

Attorney Docket No.

PATENT TRANSMITTAL LETTER

(SMALL ENTITY)

Attorney Docket No 43426.00014

TO THE COMMISSIONER FOR PATENTS:

09/861229

Transmitted herewith for filing under 35 U.S.C. 111 and 37 C.F.R. is the patent application of:

Yigal Edery, Nimrod Vered and David Kroll

	-		
17	ıι	u	•
	.,	к	-

Malicious Mobile Code Runtime Monitoring System and Methods:

- ☐ Certificate of Mailing with Express Mailing Label No.: EL 701 364 462 US;
- ☑ 10 Informal Sheets of Drawings: FIGS 1a-1c; 2, 3, 4; 5, 6a and 6b; 7a-7b and 8; 9 10A-10B; 11; 12a-12b
- **☑** Unsigned Combined Declaration and Power of Attorney;
- ☐ General Authorization and Request to Petition for Extension of Time; and
- Return Receipt Postcard

111						
CLAIMS AS FILED						
F@R	FILED	ALLOWED	Extra	Rate	Additional	
194			l		Fee	
Total Claims	76	-20	56	x \$ 9.00	\$ 504.00	
Indep. Claims	11	-3	8	x \$40.00	\$ 320.00	
Multiple Dependent Claims (check if applicable)					\$	
199				Basic Fee	\$ 355.00	
Brong Strong				Total Filing Fee	\$1,179.00	

No additional fee is required for amendment.

Please charge Deposit Account No. 05-0150 in the amount of \$1,179.00

The Commissioner is hereby authorized to charge and credit Deposit Account No. . 05-0150 As described below. A duplicate copy of this sheet is enclosed.

☐ Charge the amount of \$1,179.00 as filing fee.

Credit any overpayment.

☐ Charge any additional filing fees required under 37 C.F.R. 1.16.

Charge any patent application processing fees under 37 C.F.R. 1.17.

Charge the issue fee set in 37 C.F.K. 1.18 at the mailing of the Notice of Allowance, pursuant

to 37 C.F.R. 1/31/1(b).

Daryl C. Josephson Reg. No. 37,365 Attorney for Applicants

Squire, Sanders & Dempsey L.L.P.

600 Hansen Way

Palo Alto, CA 94304-1043 Telephone: (650) 856-6500 Facsimile: (650) 856-3619

APPLICATION FOR

UNITED STATES PATENT

IN THE NAME OF

Yigal Edery, Nimrod Vered and David Kroll

OF

FINJAN SOFTWARE, LTD.

MALICIOUS MOBILE CODE RUNTIME MONITORING

SYSTEM AND METHODS

DOCKET NO. 43426.00014

Please direct communications to:

Intellectual Property Department Squire, Sanders & Dempsey L.L.P. 600 Hansen Way Palo Alto, CA 94304-1043 (650) 856-6500

Express Mail Number EL 701 364 624

MALICIOUS MOBILE CODE RUNTIME MONITORING SYSTEM AND METHODS

PRIORITY REFERENCE TO RELATED APPLICATIONS

This application claims benefit of and hereby incorporates by reference provisional application serial number 60/205,591, entitled "Computer Network Malicious Code Run-time Monitoring," filed on May 17, 2000 by inventors Nimrod Itzhak Vered, et al. This application is also a Continuation-In-Part of and hereby incorporates by reference patent application serial number 09/539,667, entitled "System and Method for Protecting a Computer and a Network From Hostile Downloadables" filed on March 30, 2000 by inventor Shlomo Touboul. This application is also a Continuation-In-Part of and hereby incorporates by reference patent application serial number 09/551,302, entitled "System and Method for Protecting a Client During Runtime From Hostile Downloadables", filed on April 18, 2000 by inventor Shlomo Touboul.

BACKGROUND OF THE INVENTION

Field of the Invention

This invention relates generally to computer networks, and more particularly provides a system and methods for protecting network-connectable devices from undesirable downloadable operation.

Description of the Background Art

2 of 59

Advances in networking technology continue to impact an increasing number and diversity of users. The Internet, for example, already provides to expert, intermediate and even novice users the informational, product and service resources of over 100,000 interconnected networks owned by governments, universities, nonprofit groups, companies, etc. Unfortunately, particularly the Internet and other public networks have also become a major source of potentially system-fatal or otherwise damaging computer code commonly referred to as "viruses."

Efforts to forestall viruses from attacking networked computers have thus far met with only limited success at best. Typically, a virus protection program designed to identify and remove or protect against the initiating of known viruses is installed on a network firewall or individually networked computer. The program is then inevitably surmounted by some new virus that often causes damage to one or more computers. The damage is then assessed and, if isolated, the new virus is analyzed. A corresponding new virus protection program (or update thereof) is then developed and installed to combat the new virus, and the new program operates successfully until yet another new virus appears - and so on. Of course, damage has already typically been incurred.

To make matters worse, certain classes of viruses are not well recognized or understood, let alone protected against. It is observed by this inventor, for example, that Downloadable information comprising program code can include distributable components (e.g. JavaTM applets and JavaScript scripts, ActiveXTM controls, Visual Basic, add-ins and/or others). It can also include, for example, application programs, Trojan horses, multiple compressed programs such as zip or meta files, among others. U.S. Patent 5,983,348 to Shuang, however, teaches a protection system for protecting

against only distributable components including "Java applets or ActiveX controls", and further does so using resource intensive and high bandwidth static Downloadable content and operational analysis, and modification of the Downloadable component; Shuang further fails to detect or protect against additional program code included within a tested Downloadable. U.S. Patent 5,974,549 to Golan teaches a protection system that further focuses only on protecting against ActiveX controls and not other distributable components, let alone other Downloadable types. U.S. patent 6,167,520 to Touboul enables more accurate protection than Shuang or Golan, but lacks the greater flexibility and efficiency taught herein, as do Shuang and Golan.

Accordingly, there remains a need for efficient, accurate and flexible protection of computers and other network connectable devices from malicious Downloadables.

SUMMARY OF THE INVENTION

The present invention provides protection systems and methods capable of protecting a personal computer ("PC") or other persistently or even intermittently network accessible devices or processes from harmful, undesirable, suspicious or other "malicious" operations that might otherwise be effectuated by remotely operable code. While enabling the capabilities of prior systems, the present invention is not nearly so limited, resource intensive or inflexible, and yet enables more reliable protection. For example, remotely operable code that is protectable against can include downloadable application programs, Trojan horses and program code groupings, as well as software "components", such as Java™ applets, ActiveX™ controls, JavaScript™/Visual Basic scripts, add-ins, etc., among others. Protection can also be provided in a distributed

5

interactively, automatically or mixed configurable manner using protected client, server or other parameters, redirection, local/remote logging, etc., and other server/client based protection measures can also be separately and/or interoperably utilized, among other examples.

In one aspect, embodiments of the invention provide for determining, within one or more network "servers" (e.g. firewalls, resources, gateways, email relays or other devices/processes that are capable of receiving-and-transferring a Downloadable) whether received information includes executable code (and is a "Downloadable"). Embodiments also provide for delivering static, configurable and/or extensible remotely operable protection policies to a Downloadable-destination, more typically as a sandboxed package including the mobile protection code, downloadable policies and one or more received Downloadables. Further client-based or remote protection code/policies can also be utilized in a distributed manner. Embodiments also provide for causing the mobile protection code to be executed within a Downloadable-destination in a manner that enables various Downloadable operations to be detected, intercepted or further responded to via protection operations. Additional server/information-destination device security or other protection is also enabled, among still further aspects.

A protection engine according to an embodiment of the invention is operable within one or more network servers, firewalls or other network connectable information re-communicating devices (as are referred to herein summarily one or more "servers" or "re-communicators"). The protection engine includes an information monitor for monitoring information received by the server, and a code detection engine for determining whether the received information includes executable code. The protection

5

engine also includes a packaging engine for causing a sandboxed package, typically including mobile protection code and downloadable protection policies to be sent to a Downloadable-destination in conjunction with the received information, if the received information is determined to be a Downloadable.

A sandboxed package according to an embodiment of the invention is receivable by and operable with a remote Downloadable-destination. The sandboxed package includes mobile protection code ("MPC") for causing one or more predetermined malicious operations or operation combinations of a Downloadable to be monitored or otherwise intercepted. The sandboxed package also includes protection policies (operable alone or in conjunction with further Downloadable-destination stored or received policies/MPCs) for causing one or more predetermined operations to be performed if one or more undesirable operations of the Downloadable is/are intercepted. The sandboxed package can also include a corresponding Downloadable and can provide for initiating the Downloadable in a protective "sandbox". The MPC/policies can further include a communicator for enabling further MPC/policy information or "modules" to be utilized and/or for event logging or other purposes.

A sandbox protection system according to an embodiment of the invention comprises an installer for enabling a received MPC to be executed within a Downloadable-destination (device/process) and further causing a Downloadable application program, distributable component or other received downloadable code to be received and installed within the Downloadable-destination. The protection system also includes a diverter for monitoring one or more operation attempts of the Downloadable, an operation analyzer for determining one or more responses to the attempts, and a

security enforcer for effectuating responses to the monitored operations. The protection system can further include one or more security policies according to which one or more protection system elements are operable automatically (e.g. programmatically) or in conjunction with user intervention (e.g. as enabled by the security enforcer). The security policies can also be configurable/extensible in accordance with further downloadable and/or Downloadable-destination information.

A method according to an embodiment of the invention includes receiving downloadable information, determining whether the downloadable information includes executable code, and causing a mobile protection code and security policies to be communicated to a network client in conjunction with security policies and the downloadable information if the downloadable information is determined to include executable code. The determining can further provide multiple tests for detecting, alone or together, whether the downloadable information includes executable code.

A further method according to an embodiment of the invention includes forming a sandboxed package that includes mobile protection code ("MPC"), protection policies, and a received, detected-Downloadable, and causing the sandboxed package to be communicated to and installed by a receiving device or process ("user device") for responding to one or more malicious operation attempts by the detected-Downloadable from within the user device. The MPC/policies can further include a base "module" and a "communicator" for enabling further up/downloading of one or more further "modules" or other information (e.g. events, user/user device information, etc.).

Another method according to an embodiment of the invention includes installing, within a user device, received mobile protection code ("MPC") and protection policies in

conjunction with the user device receiving a downloadable application program, component or other Downloadable(s). The method also includes determining, by the MPC, a resource access attempt by the Downloadable, and initiating, by the MPC, one or more predetermined operations corresponding to the attempt. (Predetermined operations can, for example, comprise initiating user, administrator, client, network or protection system determinable operations, including but not limited to modifying the Downloadable operation, extricating the Downloadable, notifying a user/another, maintaining a local/remote log, causing one or more MPCs/policies to be downloaded, etc.)

Advantageously, systems and methods according to embodiments of the invention enable potentially damaging, undesirable or otherwise malicious operations by even unknown mobile code to be detected, prevented, modified and/or otherwise protected against without modifying the mobile code. Such protection is further enabled in a manner that is capable of minimizing server and client resource requirements, does not require pre-installation of security code within a Downloadable-destination, and provides for client specific or generic and readily updateable security measures to be flexibly and efficiently implemented. Embodiments further provide for thwarting efforts to bypass security measures (e.g. by "hiding" undesirable operation causing information within apparently inert or otherwise "friendly" downloadable information) and/or dividing or combining security measures for even greater flexibility and/or efficiency.

Embodiments also provide for determining protection policies that can be downloaded and/or ascertained from other security information (e.g. browser settings, administrative policies, user input, uploaded information, etc.). Different actions in response to different Downloadable operations, clients, users and/or other criteria are also

5

BRIEF DESCRIPTION OF THE DRAWINGS

- FIG. 1a is a block diagram illustrating a network system in accordance with an embodiment of the present invention;
- FIG. 1b is a block diagram illustrating a network subsystem example in accordance with an embodiment of the invention;
 - FIG. 1c is a block diagram illustrating a further network subsystem example in accordance with an embodiment of the invention:
 - FIG. 2 is a block diagram illustrating a computer system in accordance with an embodiment of the invention;
 - FIG. 3 is a flow diagram broadly illustrating a protection system host according to an embodiment of the invention;
 - FIG. 4 is a block diagram illustrating a protection engine according to an embodiment of the invention;
 - FIG. 5 is a block diagram illustrating a content inspection engine according to an embodiment of the invention;
 - FIG. 6a is a block diagram illustrating protection engine parameters according to an embodiment of the invention;
 - FIG. 6b is a flow diagram illustrating a linking engine use in conjunction with ordinary, compressed and distributable sandbox package utilization, according to an embodiment of the invention;
 - FIG. 7a is a flow diagram illustrating a sandbox protection system operating within a destination system, according to an embodiment of the invention;

- FIG. 7b is a block diagram illustrating memory allocation usable in conjunction with the protection system of FIG. 7a, according to an embodiment of the invention;
- FIG. 7c is a block diagram illustrating a mobile protection code according to an embodiment of the invention;
- FIG. 8 is a flowchart illustrating a method for examining a Downloadable in accordance with the present invention;
- FIG. 9 is a flowchart illustrating a server based protection method according to an embodiment of the invention;
- FIG. 10a is a flowchart illustrating method for determining if a potential-Downloadable includes or is likely to include executable code, according to an embodiment of the invention;
- FIG. 10b is a flowchart illustrating a method for forming a protection agent, according to an embodiment of the invention;
- FIG. 11 is a flowchart illustrating a method for protecting a Downloadable destination according to an embodiment of the invention;
- FIG. 12a is a flowchart illustrating a method for forming a Downloadable access interceptor according to an embodiment of the invention; and
- FIG. 12b is a flowchart illustrating a method for implementing mobile protection policies according to an embodiment of the invention.

DETAILED DESCRIPTION

In providing malicious mobile code runtime monitoring systems and methods, embodiments of the invention enable actually or potentially undesirable operations of even unknown malicious code to be efficiently and flexibly avoided. Embodiments provide, within one or more "servers" (e.g. firewalls, resources, gateways, email relays or other information re-communicating devices), for receiving downloadable-information and detecting whether the downloadable-information includes one or more instances of executable code (e.g. as with a Trojan horse, zip/meta file etc.). Embodiments also provide for separately or interoperably conducting additional security measures within the server, within a Downloadable-destination of a detected-Downloadable, or both.

Embodiments further provide for causing mobile protection code ("MPC") and downloadable protection policies to be communicated to, installed and executed within one or more received information destinations in conjunction with a detected-Downloadable. Embodiments also provide, within an information-destination, for detecting malicious operations of the detected-Downloadable and causing responses thereto in accordance with the protection policies (which can correspond to one or more user, Downloadable, source, destination, or other parameters), or further downloaded or downloadable-destination based policies (which can also be configurable or extensible). (Note that the term "or", as used herein, is generally intended to mean "and/or" unless otherwise indicated.)

FIGS. 1a through 1c illustrate a computer network system 100 according to an embodiment of the invention. FIG. 1a broadly illustrates system 100, while FIGS. 1b and

1c illustrate exemplary protectable subsystem implementations corresponding with system 104 or 106 of FIG. 1a.

Beginning with FIG. 1a, computer network system 100 includes an external computer network 101, such as a Wide Area Network or "WAN" (e.g. the Internet), which is coupled to one or more network resource servers (summarily depicted as resource server-1 102 and resource server-N 103). Where external network 101 includes the Internet, resource servers 1-N (102, 103) might provide one or more resources including web pages, streaming media, transaction-facilitating information, program updates or other downloadable information, summarily depicted as resources 121, 131 and 132. Such information can also include more traditionally viewed "Downloadables" or "mobile code" (i.e. distributable components), as well as downloadable application programs or other further Downloadables, such as those that are discussed herein. (It will be appreciated that interconnected networks can also provide various other resources as well.)

Also coupled via external network 101 are subsystems 104-106. Subsystems 104-106 can, for example, include one or more servers, personal computers ("PCs"), smart appliances, personal information managers or other devices/processes that are at least temporarily or otherwise intermittently directly or indirectly connectable in a wired or wireless manner to external network 101 (e.g. using a dialup, DSL, cable modem, cellular connection, IR/RF, or various other suitable current or future connection alternatives). One or more of subsystems 104-106 might further operate as user devices that are connectable to external network 101 via an internet service provider ("ISP") or

local area network ("LAN"), such as a corporate intranet, or home, portable device or smart appliance network, among other examples.

FIG. 1a also broadly illustrates how embodiments of the invention are capable of selectively, modifiably or extensibly providing protection to one or more determinable ones of networked subsystems 104-106 or elements thereof (not shown) against potentially harmful or other undesirable ("malicious") effects in conjunction with receiving downloadable information. "Protected" subsystem 104, for example, utilizes a protection in accordance with the teachings herein, while "unprotected" subsystem-N 105 employs no protection, and protected subsystem-M 106 might employ one or more protections including those according to the teachings herein, other protection, or some combination.

System 100 implementations are also capable of providing protection to redundant elements 107 of one or more of subsystems 104-106 that might be utilized, such as backups, failsafe elements, redundant networks, etc. Where included, such redundant elements are also similarly protectable in a separate, combined or coordinated manner using embodiments of the present invention either alone or in conjunction with other protection mechanisms. In such cases, protection can be similarly provided singly, as a composite of component operations or in a backup fashion. Care should, however, be exercised to avoid potential repeated protection engine execution corresponding to a single Downloadable; such "chaining" can cause a Downloadable to operate incorrectly or not at all, unless a subsequent detection engine is configured to recognize a prior packaging of the Downloadable..

FIGS. 1b and 1c further illustrate, by way of example, how protection systems according to embodiments of the invention can be utilized in conjunction with a wide variety of different system implementations. In the illustrated examples, system elements are generally configurable in a manner commonly referred to as a "client-server" configuration, as is typically utilized for accessing Internet and many other network resources. For clarity sake, a simple client-server configuration will be presumed unless otherwise indicated. It will be appreciated, however, that other configurations of interconnected elements might also be utilized (e.g. peer-peer, routers, proxy servers, networks, converters, gateways, services, network reconfiguring elements, etc.) in accordance with a particular application.

The FIG. 1b example shows how a suitable protected system 104a (which can correspond to subsystem-1 104 or subsystem-M 106 of FIG. 1) can include a protection-initiating host "server" or "re-communicator" (e.g. ISP server140a), one or more user devices or "Downloadable-destinations" 145, and zero or more redundant elements (which elements are summarily depicted as redundant client device/process 145a). In this example, ISP server 140a includes one or more email, Internet or other servers 141a, or other devices or processes capable of transferring or otherwise "re-communicating" downloadable information to user devices 145. Server 141a further includes protection engine or "PE" 142a, which is capable of supplying mobile protection code ("MPC") and protection policies for execution by client devices 145. One or more of user devices 145 can further include a respective one or more clients 146 for utilizing information received via server 140a, in accordance with which MPC and protection policies are operable to

20

protect user devices 145 from detrimental, undesirable or otherwise "malicious" operations of downloadable information also received by user device 145.

The FIG. 1c example shows how a further suitable protected system 104b can include, in addition to a "re-communicator", such as server 142b, a firewall 143c (e.g. as is typically the case with a corporate intranet and many existing or proposed home/smart networks.) In such cases, a server 141b or firewall 143 can operate as a suitable protection engine host. A protection engine can also be implemented in a more distributed manner among two or more protection engine host systems or host system elements, such as both of server 141b and firewall 143, or in a more integrated manner, for example, as a standalone device. Redundant system or system protection elements can also be similarly provided in a more distributed or integrated manner (see above).

System 104b also includes internal network 144 and user devices 145. User devices 145 further include a respective one or more clients 146 for utilizing information received via server 140a, in accordance with which the MPCs or protection policies are operable. (As in the previous example, one or more of user devices 145 can also include or correspond with similarly protectable redundant system elements, which are not shown.)

It will be appreciated that the configurations of FIGS 1a-1c are merely exemplary. Alternative embodiments might, for example, utilize other suitable connections, devices or processes. One or more devices can also be configurable to operate as a network server, firewall, smart router, a resource server servicing deliverable third-party/manufacturer postings, a user device operating as a firewall/server, or other information-suppliers or intermediaries (i.e. as a "re-communicator" or "server") for

servicing one or more further interconnected devices or processes or interconnected levels of devices or processes. Thus, for example, a suitable protection engine host can include one or more devices or processes capable of providing or supporting the providing of mobile protection code or other protection consistent with the teachings herein. A suitable information-destination or "user device" can further include one or more devices or processes (such as email, browser or other clients) that are capable of receiving and initiating or otherwise hosting a mobile code execution.

FIG. 2 illustrates an exemplary computing system 200, that can comprise one or more of the elements of FIGS. 1a through 1c. While other application-specific alternatives might be utilized, it will be presumed for clarity sake that system 100 elements (FIGS. 1a-c) are implemented in hardware, software or some combination by one or more processing systems consistent therewith, unless otherwise indicated.

Computer system 200 comprises elements coupled via communication channels (e.g. bus 201) including one or more general or special purpose processors 202, such as a Pentium® or Power PC®, digital signal processor ("DSP"), etc. System 200 elements also include one or more input devices 203 (such as a mouse, keyboard, microphone, pen, etc.), and one or more output devices 204, such as a suitable display, speakers, actuators, etc., in accordance with a particular application.

System 200 also includes a computer readable storage media reader 205 coupled to a computer readable storage medium 206, such as a storage/memory device or hard or removable storage/memory media; such devices or media are further indicated separately as storage device 208 and memory 209, which can include hard disk variants, floppy/compact disk variants, digital versatile disk ("DVD") variants, smart cards, read

only memory, random access memory, cache memory, etc., in accordance with a particular application. One or more suitable communication devices 207 can also be included, such as a modem, DSL, infrared or other suitable transceiver, etc. for providing inter-device communication directly or via one or more suitable private or public networks that can include but are not limited to those already discussed.

Working memory further includes operating system ("OS") elements and other programs, such as application programs, mobile code, data, etc. for implementing system 100 elements that might be stored or loaded therein during use. The particular OS can vary in accordance with a particular device, features or other aspects in accordance with a particular application (e.g. Windows, Mac, Linux, Unix or Palm OS variants, a proprietary OS, etc.). Various programming languages or other tools can also be utilized, such as C+++, Java, Visual Basic, etc. As will be discussed, embodiments can also include a network client such as a browser or email client, e.g. as produced by Netscape, Microsoft or others, a mobile code executor such as an OS task manager, Java Virtual Machine ("JVM"), etc., and an application program interface ("API"), such as a Microsoft Windows or other suitable element in accordance with the teachings herein. (It will also become apparent that embodiments might also be implemented in conjunction with a resident application or combination of mobile code and resident application components.)

One or more system 200 elements can also be implemented in hardware, software or a suitable combination. When implemented in software (e.g. as an application program, object, downloadable, servlet, etc. in whole or part), a system 200 element can be communicated transitionally or more persistently from local or remote storage to

memory (or cache memory, etc.) for execution, or another suitable mechanism can be utilized, and elements can be implemented in compiled or interpretive form. Input, intermediate or resulting data or functional elements can further reside more transitionally or more persistently in a storage media, cache or more persistent volatile or non-volatile memory, (e.g. storage device 207 or memory 208) in accordance with a particular application.

FIG. 3 illustrates an interconnected re-communicator 300 generally consistent with system 140b of FIG. 1, according to an embodiment of the invention. As with system 140b, system 300 includes a server 301, and can also include a firewall 302. In this implementation, however, either server 301 or firewall 302 (if a firewall is used) can further include a protection engine (310 or 320 respectively). Thus, for example, an included firewall can process received information in a conventional manner, the results of which can be further processed by protection engine 310 of server 301, or information processed by protection engine 320 of an included firewall 302 can be processed in a conventional manner by server 301. (For clarity sake, a server including a singular protection engine will be presumed, with or without a firewall, for the remainder of the discussion unless otherwise indicated. Note, however, that other embodiments consistent with the teachings herein might also be utilized.)

FIG. 3 also shows how information received by server 301 (or firewall 302) can include non-executable information, executable information or a combination of non-executable and one or more executable code portions (e.g. so-called Trojan horses that include a hostile Downloadable within a friendly one, combined, compressed or otherwise encoded files, etc.). Particularly such combinations will likely remain

5

undetected by a firewall or other more conventional protection systems. Thus, for convenience, received information will also be referred to as a "potential-Downloadable", and received information found to include executable code will be referred to as a "Downloadable" or equivalently as a "detected-Downloadable" (regardless of whether the executable code includes one or more application programs, distributable "components" such as Java, ActiveX, add-in, etc.).

Protection engine 310 provides for detecting whether received potential-Downloadables include executable code, and upon such detection, for causing mobile protection code ("MPC") to be transferred to a device that is a destination of the potential-Downloadable (or "Downloadable-destination"). Protection engine 310 can also provide protection policies in conjunction with the MPC (or thereafter as well), which MPC/policies can be automatically (e.g. programmatically) or interactively configurable in accordance user, administrator, downloadable source, destination, operation, type or various other parameters alone or in combination (see below).

Protection engine 310 can also provide or operate separately or interoperably in conjunction with one or more of certification, authentication, downloadable tagging, source checking, verification, logging, diverting or other protection services via the MPC, policies, other local/remote server or destination processing, etc. (e.g. which can also include protection mechanisms taught by the above-noted prior applications; see FIG. 4).

Operationally, protection engine 310 of server 301 monitors information received by server 301 and determines whether the received information is deliverable to a protected destination, e.g. using a suitable monitor/data transfer mechanism and comparing a destination-address of the received information to a protected destination set,

5

such as a protected destinations list, array, database, etc. (All deliverable information or one or more subsets thereof might also be monitored.) Protection engine 310 further analyzes the potential-Downloadable and determines whether the potential-Downloadable includes executable code. If not, protection engine 310 enables the not executable potential-Downloadable 331 to be delivered to its destination in an unaffected manner.

In conjunction with determining that the potential-Downloadable is a detected-Downloadable, protection engine 310 also causes mobile protection code or "MPC" 341 to be communicated to the Downloadable-destination of the Downloadable, more suitably in conjunction with the detected-Downloadable 343 (see below). Protection engine 310 further causes downloadable protection policies 342 to be delivered to the Downloadable-destination, again more suitably in conjunction with the detected-Downloadable.

Protection policies 342 provide parameters (or can additionally or alternatively provide additional mobile code) according to which the MPC is capable of determining or providing applicable protection to a Downloadable-destination against malicious Downloadable operations.

(One or more "checked", tag, source, destination, type, detection or other security result indicators, which are not shown, can also be provided as corresponding to determined non-Downloadables or Downloadables, e.g. for testing, logging, further processing, further identification tagging or other purposes in accordance with a particular application.)

Further MPCs, protection policies or other information are also deliverable to a the same or another destination, for example, in accordance with communication by an MPC/protection policies already delivered to a downloadable-destination. Initial or

subsequent MPCs/policies can further be selected or configured in accordance with a Downloadable-destination indicated by the detected-Downloadable, destination-user or administrative information, or other information providable to protection engine 310 by a user, administrator, user system, user system examination by a communicated MPC, etc. (Thus, for example, an initial MPC/policies can also be initially provided that are operable with or optimized for more efficient operation with different Downloadable-destinations or destination capabilities.)

While integrated protection constraints within the MPC might also be utilized, providing separate protection policies has been found to be more efficient, for example, by enabling more specific protection constraints to be more easily updated in conjunction with detected-Downloadable specifics, post-download improvements, testing, etc.

Separate policies can further be more efficiently provided (e.g. selected, modified, instantiated, etc.) with or separately from an MPC, or in accordance with the requirements of a particular user, device, system, administration, later improvement, etc., as might also be provided to protection engine 310 (e.g. via user/MPC uploading, querying, parsing a Downloadable, or other suitable mechanism implemented by one or more servers or Downloadable-destinations).

(It will also become apparent that performing executable code detection and communicating to a downloadable-Destination an MPC and any applicable policies as separate from a detected-Downloadable is more accurate and far less resource intensive than, for example, performing content and operation scanning, modifying a Downloadable, or providing completely Downloadable-destination based security.)

System 300 enables a single or extensible base-MPC to be provided, in anticipation or upon receipt of a first Downloadable, that is utilized thereafter to provide protection of one or more Downloadable-destinations. It is found, however, that providing an MPC upon each detection of a Downloadable (which is also enabled) can provide a desirable combination of configurability of the MPC/policies and lessened need for management (e.g. given potentially changing user/destination needs, enabling testing, etc.).

Providing an MPC upon each detection of a Downloadable also facilitates a lessened demand on destination resources, e.g. since information-destination resources used in executing the MPC/policies can be re-allocated following such use. Such alternatives can also be selectively, modifiably or extensibly provided (or further in accordance with other application-specific factors that might also apply.) Thus, for example, a base-MPC or base-policies might be provided to a user device that is/are extensible via additionally downloadable "modules" upon server 301 detection of a Downloadable deliverable to the same user device, among other alternatives.

In accordance with a further aspect of the invention, it is found that improved efficiency can also be achieved by causing the MPC to be executed within a Downloadable-destination in conjunction with, and further, prior to initiation of the detected Downloadable. One mechanism that provides for greater compatibility and efficiency in conjunction with conventional client-based Downloadable execution is for a protection engine to form a sandboxed package 340 including MPC 341, the detected-Downloadable 343 and any policies 342. For example, where the Downloadable is a binary executable to be executed by an operating system, protection engine 310 forms a

protected package by concatenating, within sandboxed package 340, MPC 341 for delivery to a Downloadable-destination first, followed by protection policies 342 and Downloadable 343. (Concatenation or techniques consistent therewith can also be utilized for providing a protecting package corresponding to a Java applet for execution by a JVM of a Downloadable-destination, or with regard to ActiveX controls, add-ins or other distributable components, etc.)

The above concatenation or other suitable processing will result in the following. Upon receipt of sandboxed package 340 by a compatible browser, email or other destination-client and activating of the package by a user or the destination-client, the operating system (or a suitable responsively initiated distributed component host) will attempt to initiate sandboxed package 340 as a single Downloadable. Such processing will, however, result in initiating the MPC 341 and -in accordance with further aspects of the invention- the MPC will initiate the Downloadable in a protected manner, further in accordance with any applicable included or further downloaded protection policies 342. (While system 300 is also capable of ascertaining protection policies stored at a Downloadable-destination, e.g. by poll, query, etc. of available destination information, including at least initial policies within a suitable protecting package is found to avoid associated security concerns or inefficiencies.)

Turning to FIG. 4, a protection engine 400 generally consistent with protection engine 310 (or 320) of FIG. 3 is illustrated in accordance with an embodiment of the invention. Protection engine 400 comprises information monitor 401, detection engine 402, and protected packaging engine 403, which further includes agent generator 431, storage 404, linking engine 405, and transfer engine 406. Protection engine 400 can also

include a buffer 407, for temporarily storing a received potential-Downloadable, or one or more systems for conducting additional authentication, certification, verification or other security processing (e.g. summarily depicted as security system 408) Protection engine 400 can further provide for selectively re-directing, further directing, logging, etc. of a potential/detected Downloadable or information corresponding thereto in conjunction with detection, other security, etc., in accordance with a particular application.

(Note that FIG. 4, as with other figures included herein, also depicts exemplary signal flow arrows; such arrows are provided to facilitate discussion, and should not be construed as exclusive or otherwise limiting.)

Information monitor 401 monitors potential-Downloadables received by a host server and provides the information via buffer 407 to detection engine 402 or to other system 400 elements. Information monitor 401 can be configured to monitor host server download operations in conjunction with a user or a user-device that has logged-on to the server, or to receive information via a server operation hook, servlet, communication channel or other suitable mechanism.

Information monitor 401 can also provide for transferring, to storage 404 or other protection engine elements, configuration information including, for example, user, MPC, protection policy, interfacing or other configuration information (e.g. see FIG. 6). Such configuration information monitoring can be conducted in accordance with a user/device logging onto or otherwise accessing a host server, via one or more of configuration operations, using an applet to acquire such information from or for a particular user, device or devices, via MPC/policy polling of a user device, or via other suitable mechanisms.

Detection engine 402 includes code detector 421, which receives a potential-Downloadable and determines, more suitably in conjunction with inspection parameters 422, whether the potential-Downloadable includes executable code and is thus a "detected-Downloadable". (Code detector 421 can also include detection processors for performing file decompression or other "decoding", or such detection-facilitating processing as decryption, utilization/support of security system 408, etc. in accordance with a particular application.)

Detection engine 402 further transfers a detected-downloadable ("XEQ") to protected packaging engine 403 along with indicators of such detection, or a determined non-executable ("NXEQ") to transfer engine 406. (Inspection parameters 422 enable analysis criteria to be readily updated or varied, for example, in accordance with particular source, destination or other potential Downloadable impacting parameters, and are discussed in greater detail with reference to FIG. 5). Detection engine 402 can also provide indicators for delivery of initial and further MPCs/policies, for example, prior to or in conjunction with detecting a Downloadable and further upon receipt of an indicator from an already downloaded MPC/policy. A downloaded MPC/policy can further remain resident at a user device with further modules downloaded upon or even after delivery of a sandboxed package. Such distribution can also be provided in a configurable manner, such that delivery of a complete package or partial packages are automatically or interactively determinable in accordance with user/administrative preferences/policies, among other examples.

Packaging engine 403 provides for generating mobile protection code and protection policies, and for causing delivery thereof (typically with a detected-

5

Downloadable) to a Downloadable-destination for protecting the Downloadable-destination against malicious operation attempts by the detected Downloadable. In this example, packaging engine 403 includes agent generator 431, storage 404 and linking engine 405.

Agent generator 431 includes an MPC generator 432 and a protection policy generator 433 for "generating" an MPC and a protection policy (or set of policies)

respectively upon receiving one or more "generate MPC/policy" indicators from detection engine 402, indicating that a potential-Downloadable is a detected-Downloadable. MPC generator 432 and protection policy generator 433 provide for generating MPCs and protection policies respectively in accordance with parameters retrieved from storage 404.

Agent generator 431 is further capable of providing multiple MPCs/policies, for example, the same or different MPCs/policies in accordance with protecting ones of multiple executables within a zip file, or for providing initial MPCs/policies and then further MPCs/policies or MPC/policy "modules" as initiated by further indicators such as given above, via an indicator of an already downloaded MPC/policy or via other suitable mechanisms. (It will be appreciated that pre-constructed MPCs/policies or other processing can also be utilized, e.g. via retrieval from storage 404, but with a potential decrease in flexibility.)

MPC generator 432 and protection policy generator 433 are further configurable. Thus, for example, more generic MPCs/policies can be provided to all or a grouping of serviced destination-devices (e.g. in accordance with a similarly configured/administered intranet), or different MPCs/policies that can be configured in accordance with one or more of user, network administration, Downloadable-destination or other parameters (e.g.

5

see FIG. 6). As will become apparent, a resulting MPC provides an operational interface to a destination device/process. Thus, a high degree of flexibility and efficiency is enabled in providing such an operational interface within different or differently configurable user devices/processes or other constraints.

Such configurability further enables particular policies to be utilized in accordance with a particular application (e.g. particular system uses, access limitations, user interaction, treating application programs or Java components from a particular known source one way and unknown source ActiveX components, or other considerations). Agent generator 431 further transfers a resulting MPC and protection policy pair to linking engine 405.

Linking engine 405 provides for forming from received component elements (see above) a sandboxed package that can include one or more initial or complete MPCs and applicable protection policies, and a Downloadable, such that the sandboxed package will protect a receiving Downloadable-destination from malicious operation by the Downloadable. Linking engine 405 is implementable in a static or configurable manner in accordance, for example, with characteristics of a particular user device/process stored intermittently or more persistently in storage 404. Linking engine 405 can also provide for restoring a Downloadable, such as a compressed, encrypted or otherwise encoded file that has been decompressed, decrypted or otherwise decoded via detection processing (e.g. see FIG. 6b).

It is discovered, for example, that the manner in which the Windows OS initiates a binary executable or an ActiveX control can be utilized to enable protected initiation of a detected-Downloadable. Linking engine 405 is, for example, configurable to form, for

5

an ordinary single-executable Downloadable (e.g. an application program, applet, etc.) a sandboxed package 340 as a concatenation of ordered elements including an MPC 341, applicable policies 342 and the Downloadable or "XEQ" 343 (e.g. see FIG. 4).

Linking engine 405 is also configurable to form, for a Downloadable received by a server as a compressed single or multiple-executable Downloadable such as a zipped or meta file, a protecting package 340 including one or more MPCs, applicable policies and the one or more included executables of the Downloadable. For example, a sandboxed package can be formed in which a single MPC and policies precede and thus will affect all such executables as a result of inflating and installation. An MPC and applicable policies can also, for example, precede each executable, such that each executable will be separately sandboxed in the same or a different manner according to MPC/policy configuration (see above) upon inflation and installation. (See also FIGS. 5 and 6)

Linking engine is also configurable to form an initial MPC, MPC-policy or sandboxed package (e.g. prior to upon receipt of a downloadable) or an additional MPC, MPC-policy or sandboxed package (e.g. upon or following receipt of a downloadable), such that suitable MPCs/policies can be provided to a Downloadable-destination or other destination in a more distributed manner. In this way, requisite bandwidth or destination resources can be minimized (via two or more smaller packages) in compromise with latency or other considerations raised by the additional required communication.

A configurable linking engine can also be utilized in accordance with other requirements of particular devices/processes, further or different elements or other permutations in accordance with the teachings herein. (It might, for example be desirable to modify the ordering of elements, to provide one or more elements separately, to

5

provide additional information, such as a header, etc., or perform other processing in accordance with a particular device, protocol or other application considerations.)

Policy/authentication reader-analyzer 481 summarily depicts other protection mechanisms that might be utilized in conjunction with Downloadable detection, such as already discussed, and that can further be configurable to operate in accordance with policies or parameters (summarily depicted by security/authentication policies 482). Integration of such further protection in the depicted configuration, for example, enables a potential-Downloadable from a known unfriendly source, a source failing authentication or a provided-source that is confirmed to be fictitious to be summarily discarded, otherwise blocked, flagged, etc. (with or without further processing). Conversely, a potential-Downloadable from a known friendly source (or one confirmed as such) can be transferred with or without further processing in accordance with particular application considerations. (Other configurations including pre or post Downloadable detection mechanisms might also be utilized.)

Finally, transfer engine 406 of protection agent engine 303 provides for receiving and causing linking engine 405 (or other protection) results to be transferred to a destination user device/process. As depicted, transfer engine 406 is configured to receive and transfer a Downloadable, a determined non-executable or a sandboxed package. However, transfer engine 406 can also be provided in a more configurable manner, such as was already discussed for other system 400 elements. (Any one or more of system 400 elements might be configurably implemented in accordance with a particular application.) Transfer engine 406 can perform such transfer, for example, by adding the information to a server transfer queue (not shown) or utilizing another suitable method.

5

Turning to FIG. 5 with reference to FIG. 4, a code detector 421 example is illustrated in accordance with an embodiment of the invention. As shown, code detector 421 includes data fetcher 501, parser 502, file-type detector 503, inflator 504 and control 506; other depicted elements. While implementable and potentially useful in certain instances, are found to require substantial overhead, to be less accurate in certain instances (see above) and are not utilized in a present implementation; these will be discussed separately below. Code detector elements are further configurable in accordance with stored parameters retrievable by data fetcher 501. (A coupling between data fetcher 501 and control 506 has been removed for clarity sake.)

Data fetcher 501 provides for retrieving a potential-Downloadable or portions thereof stored in buffer 407 or parameters from storage 404, and communicates such information or parameters to parser 502. Parser 502 receives a potential-Downloadable or portions thereof from data fetcher 501 and isolates potential-Downloadable elements, such as file headers, source, destination, certificates, etc. for use by further processing elements.

File type detector 502 receives and determines whether the potential-Downloadable (likely) is or includes an executable file type. File-reader 502 can, for example, be configured to analyze a received potential-Downloadable for a file header, which is typically included in accordance with conventional data transfer protocols, such as a portable executable or standard "exe" file format for Windows OS application programs, a Java class header for Java applets, and so on for other applications, distributed components, etc. "Zipped", meta or other compressed files, which might include one or more executables, also typically provide standard single or multi-level

5

headers that can be read and used to identify included executable code (or other included information types). File type detector 502 is also configurable for analyzing potential-Downloadables for all potential file type delimiters or a more limited subset of potential file type delimiters (e.g. ".exe" or ".com" in conjunction with a DOS or Microsoft Windows OS Downloadable-destination).

Known file type delimiters can, for example, be stored in a more temporary or more persistent storage (e.g. storage 404 of FIG. 4) which file type detector 502 can compare to a received potential-Downloadable. (Such delimiters can thus also be updated in storage 404 as a new file type delimiter is provided, or a more limited subset of delimiters can also be utilized in accordance with a particular Downloadable-destination or other considerations of a particular application.) File type detector 502 further transfers to controller 506 a detected file type indicator indicating that the potential-Downloadable includes or does not include (i.e. or likely include) an executable file type.

In this example, the aforementioned detection processor is also included as predetection processor or, more particularly, a configurable file inflator 504. File inflator 504 provides for opening or "inflating" compressed files in accordance with a compressed file type received from file type detector 503 and corresponding file opening parameters received from data fetcher 501. Where a compressed file (e.g. a meta file) includes nested file type information not otherwise reliably provided in an overall file header or other information, inflator 504 returns such information to parser 502. File inflator 504 also provides any now-accessible included executables to control 506 where one or more included files are to be separately packaged with an MPC or policies.

Control 506, in this example, operates in accordance with stored parameters and provides for routing detected non-Downloadables or Downloadables and control information, and for conducting the aforementioned distributed downloading of packages to Downloadable-destinations. In the case of a non-Downloadable, for example, control 506 sends the non-Downloadable to transfer engine 406 (FIG. 4) along with any indicators that might apply. For an ordinary single-executable Downloadable, control 506 sends control information to agent generator 431 and the Downloadable to linking engine 405 along with any other applicable indicators (see 641 of FIG. 6b). Control 506 similarly handles a compressed single-executable Downloadable or a multiple downloadable to be protected using a single sandboxed package. For a multipleexecutable Downloadable, control 506 sends control information for each corresponding executable to agent generator agent generator 431, and sends the executable to linking engine 405 along with controls and any applicable indicators, as in 643b of FIG. 6b. (The above assumes, however, that distributed downloading is not utilized; when used according to applicable parameters- control 506 also operates in accordance with the following.)

Control 506 conducts distributed protection (e.g. distributed packaging) by providing control signals to agent generator 431, linking engine 405 and transfer engine 406. In the present example, control 506 initially sends controls to agent generator 431 and linking engine 405 (FIG. 4) causing agent generator to generate an initial MPC and initial policies, and sends control and a detected-Downloadable to linking engine 405. Linking engine 405 forms an initial sandboxed package, which transfer engine causes (in conjunction with further controls) to be downloaded to the Downloadable destination

(643a of FIG. 6b). An initial MPC within the sandboxed package includes an installer and a communicator and performs installation as indicated below. The initial MPC also communicates via the communicator controls to control 506 (FIG. 5) in response to which control 506 similarly causes generation of MPC-M and policy-M modules 643c, which linking engine 405 links and transfer engine 406 causes to be sent to the Downloadable destination, and so on for any further such modules.

(It will be appreciated, however, that an initial package might be otherwise configured or sent prior to receipt of a Downloadable in accordance with configuration parameters or user interaction. Information can also be sent to other user devices, such as that of an administrator. Further MPCs/policies might also be coordinated by control 506 or other elements, or other suitable mechanisms might be utilized in accordance with the teachings herein.)

Regarding the remaining detection engine elements illustrated in FIG. 5, where content analysis is utilized, parser 502 can also provide a Downloadable or portions thereof to content detector 505. Content detector 505 can then provide one or more content analyses. Binary detector 551, for example, performs detection of binary information; pattern detector 552 further analyzes the Downloadable for patterns indicating executable code, or other detectors can also be utilized. Analysis results therefrom can be used in an absolute manner, where a first testing result indicating executable code confirms Downloadable detection, which result is then sent to control 506. Alternatively, however, composite results from such analyses can also be sent to control 506 for evaluation. Control 506 can further conduct such evaluation in a summary manner (determining whether a Downloadable is detected according to a

majority or minimum number of indicators), or based on a weighting of different analysis results. Operation then continues as indicated above. (Such analysis can also be conducted in accordance with aspects of a destination user device or other parameters.)

FIG. 6a illustrates more specific examples of indicators/parameters and known (or "knowledge base") elements that can be utilized to facilitate the above-discussed system 400 configurability and detection. For clarity sake, indicators, parameters and knowledge base elements are combined as indicated "parameters." It will be appreciated, however, that the particular parameters utilized can differ in accordance with a particular application, and indicators, parameters or known elements, where utilized, can vary and need not correspond exactly with one another. Any suitable explicit or referencing list, database or other storage structure(s) or storage structure configuration(s) can also be utilized to implement a suitable user/device based protection scheme, such as in the above examples, or other desired protection schema.

Executable parameters 601 comprise, in accordance with the above examples, executable file type parameters 611, executable code parameters 612 and code pattern parameters 613 (including known executable file type indicators, header/code indicators and patterns respectively, where code patterns are utilized). Use parameters 602 further comprise user parameters 621, system parameters 622 and general parameters 623 corresponding to one or more users, user classifications, user-system correspondences or destination system, device or processes, etc. (e.g. for generating corresponding MPCs/policies, providing other protection, etc.). The remaining parameters include interface parameters 631 for providing MPC/policy (or further) configurability in

accordance with a particular device or for enabling communication with a device user (see below), and other parameters 632.

FIG. 6b illustrates a linking engine 405 according to an embodiment of the invention. As already discussed, linking engine 405 includes a linker for combining MPCs, policies or agents via concatination or other suitable processing in accordance with an OS, JVM or other host executor or other applicable factors that might apply. Linking engine 405 also includes the aforementioned post-detection processor which, in this example, comprises a compressor 508. As noted, compressor 508 receives linked elements from linker 507 and, where a potential-Downloadable corresponds to a compressed file that was inflated during detection, re-forms the compressed file. (Known file information can be provided via configuration parameters, substantially reversal of inflating or another suitable method.) Encryption or other post-detection processing can also be conducted by linking engine 508.

FIGS. 7a, 7b and 8 illustrate a "sandbox protection" system, as operable within a receiving destination-device, according to an embodiment of the invention.

Beginning with FIG. 7a, a client 146 receiving sandbox package 340 will "recognize" sandbox package 340 as a (mobile) executable and cause a mobile code installer 711 (e.g. an OS loader, JVM, etc.) to be initiated. Mobile code installer 711 will also recognize sandbox package 340 as an executable and will attempt to initiate sandbox package 340 at its "beginning." Protection engine 400 processing corresponding to destination 700 use of a such a loader, however, will have resulted in the "beginning" of sandbox package 340 as corresponding to the beginning of MPC 341, as noted with regard to the above FIG. 4 example.

Such protection engine processing will therefore cause a mobile code installer (e.g. OS loader 711, for clarity sake) to initiate MPC 341. In other cases, other processing might also be utilized for causing such initiation or further protection system operation. Protection engine processing also enables MPC 341 to effectively form a protection "sandbox" around Downloadable (e.g. detected-Downloadable or "XEQ") 343, to monitor Downloadable 343, intercept determinable Downloadable 343 operation (such as attempted accesses of Downloadable 343 to destination resources) and, if "malicious", to cause one or more other operations to occur (e.g. providing an alert, offloading the Downloadable, offloading the MPC, providing only limited resource access, possibly in a particular address space or with regard to a particularly "safe" resource or resource operation, etc.).

MPC 341, in the present OS example, executes MPC element installation and installs any policies, causing MPC 341 and protection policies 342 to be loaded into a first memory space, P1. MPC 341 then initiates loading of Downloadable 343. Such Downloadable initiation causes OS loader 711 to load Downloadable 343 into a further working memory space-P2 703 along with an API import table ("IAT") 731 for providing Downloadable 631 with destination resource access capabilities. It is discovered, however that the IAT can be modified so that any call to an API can be redirected to a function within the MPC. The technique for modifying the IAT is documented within the MSDN (Microsoft Developers Network) Library CD in several articles. The technique is also different for each operating system (e.g. between Windows 9x and Windows NT), which can be accommodated by agent generator configurability, such as that given above.

MPC 341 therefore has at least initial access to API IAT 731 of Downloadable 632, and provides for diverting, evaluating and responding to attempts by Downloadable 632 to utilize system APIs 731, or further in accordance with protection policies 342.

In addition to API diverting, MPC 341 can also install filter drivers, which can be used for controlling access to resources such as a Downloadable-destination file system or registry. Filter driver installation can be conducted as documented in the MSDN or using other suitable methods.

Turning to FIG. 8 with reference to FIG. 7b, an MPC 341 according to an embodiment of the invention includes a package extractor 801, executable installer 802, sandbox engine installer 803, resource access diverter 804, resource access (attempt) analyzer 805, policy enforcer 806 and MPC de-installer 807. Package extractor 801 is initiated upon initiation of MPC 341, and extracts MPC 341 elements and protection policies 342. Executable installer 802 further initiates installation of a Downloadable by extracting the downloadable from the protected package, and loading the process into memory in suspended mode (so it only loads into memory, but does not start to run). Such installation further causes the operating system to initialize the Downloadable's IAT 731 in the memory space of the downloadable process, P2, as already noted.

Sandbox engine installer 803 (running in process space P1) then installs the sandbox engine (803-805) and policies 342 into the downloadable process space P2. This is done in different way in each operating system (e.g. see above). Resource access diverter 804 further modifies those Downloadable-API IAT entries that correspond with protection policies 342, thereby causing corresponding Downloadable accesses via Downloadable-API IAT 731 to be diverted resource access analyzer 805.

During Downloadable operation, resource access analyzer or "RAA" 805 receives and determines a response to diverted Downloadable (i.e. "malicious") operations in accordance with corresponding protection policies of policies 342. (RAA 805 or further elements, which are not shown, can further similarly provide for other security mechanisms that might also be implemented.) Malicious operations can for example include, in a Windows environment: file operations (e.g. reading, writing, deleting or renaming a file), network operations (e.g. listen on or connect to a socket, send/receive data or view intranet), OS registry or similar operations (read/write a registry item), OS operations (exit OS/client, kill or change the priority of a process/thread, dynamically load a class library), resource usage thresholds (e.g. memory, CPU, graphics), etc.

Policy enforcer 806 receives RAA 805 results and causes a corresponding response to be implemented, again according to the corresponding policies. Policy enforcer 806 can, for example, interact with a user (e.g. provide an alert, receive instructions, etc.), create a log file, respond, cause a response to be transferred to the Downloadable using "dummy" or limited data, communicate with a server or other networked device (e.g. corresponding to a local or remote administrator), respond more specifically with a better known Downloadable, verify accessibility or user/system information (e.g. via local or remote information), even enable the attempted Downloadable access, among a wide variety of responses that will become apparent in view of the teachings herein.

The FIG. 9 flowchart illustrates a protection method according to an embodiment of the invention. In step 901, a protection engine monitors the receipt, by a server or other re-communicator of information, and receives such information intended for a

protected information-destination (i.e. a potential-Downloadable) in step 903. Steps 905-911 depict an adjunct trustworthiness protection that can also be provided, wherein the protection engine determines whether the source of the received information is known to be "unfriendly" and, if so, prevents current (at least unaltered) delivery of the potential-Downloadable and provides any suitable alerts. (The protection engine might also continue to perform Downloadable detection and nevertheless enable delivery or protected delivery of a non-Downloadable, or avoid detection if the source is found to be "trusted", among other alternatives enabled by the teachings herein.)

If, in step 913, the potential-Downloadable source is found to be of an unknown or otherwise suitably authenticated/certified source, then the protection engine determines whether the potential-Downloadable includes executable code in step 915. If the potential-Downloadable does not include executable code, then the protection engine causes the potential-Downloadable to be delivered to the information-destination in its original form in step 917, and the method ends. If instead the potential-Downloadable is found to include executable code in step 915 (and is thus a "detected-Downloadable"), then the protection engine forms a sandboxed package in step 919 and causes the protection agent to be delivered to the information-Destination in step 921, and the method ends. As was discussed earlier, a suitable protection agent can include mobile protection code, policies and the detected-Downloadable (or information corresponding thereto).

The FIG. 10a flowchart illustrates a method for analyzing a potential-Downloadable, according to an embodiment of the invention. As shown, one or more aspects can provide useful indicators of the inclusion of executable code within the

potential-Downloadable. In step 1001, the protection engine determines whether the potential-Downloadable indicates an executable file type, for example, by comparing one or more included file headers for file type indicators (e.g. extensions or other descriptors). The indicators can be compared against all known file types executable by all protected Downloadable destinations, a subset, in accordance with file types executable or desirably executable by the Downloadable-destination, in conjunction with a particular user, in conjunction with available information or operability at the destination, various combinations, etc.

Where content analysis is conducted, in step 1003 of FIG. 10a, the protection engine analyzes the potential-Downloadable and determines in accordance therewith whether the potential-Downloadable does or is likely to include binary information, which typically indicates executable code. The protection engine further analyzes the potential-Downloadable for patterns indicative of included executable code in step 1003. Finally, in step 1005, the protection engine determines whether the results of steps 1001 and 1003 indicate that the potential-Downloadable more likely includes executable code (e.g. via weighted comparison of the results with a suitable level indicating the inclusion or exclusion of executable code). The protection engine, given a suitably high confidence indicator of the inclusion of executable code, treats the potential-Downloadable as a detected-Downloadable.

The FIG. 10b flowchart illustrates a method for forming a sandboxed package according to an embodiment of the invention. As shown, in step 1011, a protection engine retrieves protection parameters and forms mobile protection code according to the parameters. The protection engine further, in step 1013, retrieves protection parameters

and forms protection policies according to the parameters. Finally, in step 1015, the protection engine couples the mobile protection code, protection policies and received-information to form a sandboxed package. For example, where a Downloadable-destination utilizes a standard windows executable, coupling can further be accomplished via concatenating the MPC for delivery of MPC first, policies second, and received information third. (The protection parameters can, for example, include parameters relating to one or more of the Downloadable destination device/process, user, supervisory constraints or other parameters.)

The FIG. 11 flowchart illustrates how a protection method performed by mobile protection code ("MPC") according to an embodiment of the invention includes the MPC installing MPC elements and policies within a destination device in step 1101. In step 1102, the MPC loads the Downloadable without actually initiating it (i.e. for executables, it will start a process in suspended mode). The MPC further forms an access monitor or "interceptor" for monitoring or "intercepting" downloadable destination device access attempts within the destination device (according to the protection policies in step 1103, and initiates a corresponding Downloadable within the destination device in step 1105.

If, in step 1107, the MPC determines, from monitored/intercepted information, that the Downloadable is attempting or has attempted a destination device access considered undesirable or otherwise malicious, then the MPC performs steps 1109 and 1111; otherwise the MPC returns to step 1107. In step 1109, the MPC determines protection policies in accordance with the access attempt by the Downloadable, and in step 1111, the MPC executes the protection policies. (Protection policies can, for example, be retrieved from a temporary, e.g. memory/cache, or more persistent storage.)

As shown in the FIG. 12a example, the MPC can provide for intercepting Downloadable access attempts by a Downloadable by installing the Downloadable (but not executing it) in step 1201. Such installation will cause a Downloadable executor, such as a the Windows operating system, to provide all required interfaces and parameters (such as the IAT, process ID, etc.) for use by the Downloadable to access device resources of the host device. The MPC can thus cause Downloadable access attempts to be diverted to the MPC by modifying the Downloadable IAT, replacing device resource location indicators with those of the MPC (step 1203).

The FIG. 12b example further illustrates an example of how the MPC can apply suitable policies in accordance with an access attempt by a Downloadable. As shown, the MPC receives the Downloadable access request via the modified IAT in step 1211. The MPC further queries stored policies to determine a policy corresponding to the Downloadable access request in step 1213.

The foregoing description of preferred embodiments of the invention is provided by way of example to enable a person skilled in the art to make and use the invention, and in the context of particular applications and requirements thereof. Various modifications to the embodiments will be readily apparent to those skilled in the art, and the generic principles defined herein may be applied to other embodiments and applications without departing from the spirit and scope of the invention. Thus, the present invention is not intended to be limited to the embodiments shown, but is to be accorded the widest scope consistent with the principles, features and teachings disclosed herein. The embodiments described herein are not intended to be exhaustive or limiting. The present invention is limited only by the following claims.

5

-

WHAT IS CLAIMED IS:

1. A method, comprising:

receiving downloadable-information;

determining whether the downloadable-information includes executable code; and causing mobile protection code to be communicated to at least one information-destination of the downloadable-information, if the downloadable-information is determined to include executable code.

- 2. The method of claim 1, wherein the receiving includes monitoring received information of an information re-communicator.
- 3. The method of claim 2, wherein the information re-communicator is a network server.
- 4. The method of claim 1, wherein the determining comprises analyzing the downloadable-information for an included type indicator indicating an executable file type.
- 5. The method of claim 1, wherein the determining comprises analyzing the downloadable-information for an included an included type detector indicating an archive file that contains at least one executable.
 - 6. The method of claim 1, wherein the determining comprises analyzing the downloadable-information for an included file type indicator and an information pattern

ford ford

And And

15

corresponding to one or more information patterns that tend to be included within executable code.

7. The method of claim 1, further comprising receiving one or more executable code characteristics of executable code that is capable of being executed by the information-destination, and wherein the determining is conducted in accordance with the executable code characteristics.

8. The method of claim 1, wherein the determining comprises performing one or more analyses of the downloadable-information, the analyses producing detection-indicators indicating whether a correspondence is detected between a downloadable-information characteristic and at least one respective executable code characteristic, and evaluating the detection-indicators to determine whether the downloadable-information includes executable code.

- 9. The method of claim 8, wherein at least one of the detection-indicators indicates a level of downloadable-information characteristic and executable code characteristic correspondence.
- 20 10. The method of claim 8, wherein the evaluating includes assigning a weighted level of importance to at least one of the indicators.
 - 11. The method of claim 1, wherein the causing mobile protection code to be

45 of 59

communicated comprises forming a sandboxed package including the mobile protection code and the downloadable-information, and causing the sandboxed package to be communicated to the at least one information-destination.

- 12. The method of claim 10, wherein the sandboxed package is formed such that the mobile protection code will be executed by the information-destination before the downloadable-information.
 - 13. The method of claim 11, wherein the sandboxed package further includes protection policies according to which the mobile protection code is operable.
 - 14. The method of claim 13, wherein the sandboxed package is formed for receipt by the information-destination such that the mobile protection code is received before the downloadable-information, and the downloadable information before the protection policies.
 - 15. The method of claim 13, wherein the protection policies correspond with at least one of the information-destination and a user of the information destination.
- 20 16. A system, comprising:

an information monitor for receiving downloadable-information;

a content inspection engine communicatively coupled to the information monitor for determining whether the downloadable-information includes executable code; and

ATTORNEY DOCKET 43426.00014

a protection agent engine communicatively coupled to the content inspection engine for causing mobile protection code ("MPC") to be communicated to at least one information-destination of the downloadable-information, if the downloadable-information is determined to include executable code.

5

17. The system of claim 16, wherein the information monitor intercepts received information received by an information re-communicator.

The same are the s

The first force of the first first

20

18. The system of claim 17, wherein the information re-communicator is a network

server.

19. The system of claim 16, wherein the content inspection engine comprises a file type

detector for determining whether the downloadable-information includes a file type

indicator indicating an executable file type.

20. The system of claim 16, wherein the content inspection engine comprises a parser for

parsing the downloadable-information and a content analyzer communicatively coupled

to the parser for determining whether one or more downloadable-information elements of

the downloadable-information correspond with executable code elements are executable

code elements.

21. The system of claim 16, wherein the content inspection engine comprises one or

more downloadable-information analyzers for analyzing the downloadable-information,

47 of 59

each analyzer producing therefrom a detection indicator indicating whether a downloadable-information characteristic corresponds with an executable code characteristic, and an inspection controller communicatively coupled to the analyzers for determining whether the indicators indicate that the downloadable-information includes executable code.

- 22. The system of claim 21, wherein at least one of the detection-indicators indicates a level of downloadable-information characteristic and executable code characteristic correspondence.
- 23. The system of claim 21, wherein the evaluating includes assigning a weighted level of importance to at least one of the detection-indicators.
- 24. The system of claim 16, wherein the sandboxed package engine comprises an MPC generator for providing the MPC, a linking engine coupled to the MPC generator for forming a protection agent including the MPC and the downloadable-information, and a transfer engine for causing the protection agent to be communicated to the at least one information-destination.
- 25. The system of claim 24, wherein the protection agent engine further comprises a policy generator communicatively coupled to the linking engine for providing protection policies according to which the MPC is operable.

- 26. The system of claim 25, wherein the sandboxed package is formed for receipt by the information-destination such that the mobile protection code is executed before the downloadable-information.
- 5 27. The system of claim 26, wherein the protection policies correspond with policies of at least one of the information-destination and a user of the information destination.
 - 28. A system, comprising:

means for receiving downloadable-information;

means for determining whether the downloadable-information includes executable code; and

means for causing mobile protection code to be communicated to at least one information-destination of the downloadable-information, if the downloadable-information is determined to include executable code.

29. A computer-readable storage medium storing program code for causing a computer to perform the steps of:

receiving downloadable-information;

determined to include executable code.

determining whether the downloadable-information includes executable code; and causing mobile protection code to be communicated to at least one information-destination of the downloadable-information, if the downloadable-information is

49 of 59

] [10

Constitution of the

Hard to the found that the first

receiving, at an information re-communicator, downloadable-information, including executable code; and

causing mobile protection code to be executed by a mobile code executor at a

downloadable-information destination such that one or more operations of the executable

code at the destination, if attempted, will be processed by the mobile protection code.

- 31. The method of claim 30, wherein the mobile code executor is a Java Virtual Machine.
- 32. The method of claim 30, wherein the mobile code executor is the operating system, running native code executables.
- 33. The method of claim 30, wherein the mobile code executor is ActiveX subsystem of the windows operating system
- 34. The method of claim 30, wherein the mobile code executor is the Microsoft Windows scripting host
- 35. The method of claim 30, wherein the causing is accomplished by forming a sandboxed package including the mobile protection code and the downloadable-information, and causing the sandboxed package to be delivered to the downloadable-information destination.

50 of 59

37. A sandboxed package formed according to the method of claim 35.38. A sandboxed package formed according to the method of claim 36.

36. The method of claim 35, wherein the sandboxed package further includes protection

policies according to which the processing by the mobile protection code is conducted.

- 39. The method of claim 36, wherein the forming comprises generating the mobile protection code, generating the sandboxed package, and linking the mobile protection code, protection policies and downloadable-information.
 - 40. The method of claim 39, wherein the generating of at least one of the mobile protection code and the protection policies is conducted in accordance with one or more destination-characteristics of the destination.
 - 41. The method of claim 40, wherein the destination-characteristics include characteristics corresponding to at least one of a destination user, a destination device and a destination process.
 - 42. The method of claim 35, wherein the causing the sandboxed package to be executed includes communicating the sandboxed package to a communication buffer of the information re-communicator.

20

To the same was a second secon

20

- 43. The method of claim 30, wherein the re-communicator is at least one of a firewall and a network server.
- 5 44. The method of claim 30, wherein the sandboxed package has a same file type as the downloadable-information, thereby causing the mobile code executor to be unaware that the protected package is not a normal downloadable.
 - 45. The method of claim 44, wherein the sandboxed package is formed using concatenation of a mobile protection code, a policy, and a downloadable.
 - 46. The method of claim 30, wherein executing the mobile protection code at the destination causes downloadable interfaces to resources at the destination to be modified such that at least one attempted operation of the executable code is diverted to the mobile protection code.

47. A system, comprising:

receiving means for receiving, at an information re-communicator, downloadable-information, including executable code; and

mobile code means communicatively coupled to the receiving means for causing mobile protection code to be executed by a mobile code executor at a downloadable-information destination such that one or more operations of the executable code at the destination, if attempted, will be processed by the mobile protection code.

- 48. The system of claim 47, wherein the mobile code executor is a Java Virtual Machine.
- 49. The system of claim 47, wherein the mobile code executor is an operating system,
- 5 running native code executables.
 - 50. The system of claim 47, wherein the mobile code executor is an ActiveX subsystem of the windows operating system.
 - 51. The system of claim 47, wherein the mobile code executor is a Microsoft Windows scripting host.
 - 52. The system of claim 47, wherein the causing is accomplished by forming a sandboxed package including the mobile protection code and the downloadable-information, and causing the sandboxed package to be delivered to the downloadable-information destination.
 - 53. The system of claim 52, wherein the sandboxed package further includes protection policies according to which the processing by the mobile protection code is conducted.
 - 54. The system of claim 53, wherein the forming comprises generating the mobile protection code, generating the protection policies, and linking the mobile protection code, protection policies and downloadable-information.

53 of 59

55. The system of claim 54, wherein the generating of at least one of the mobile protection code and the protection policies is conducted in accordance with one or more destination-characteristics of the destination.

5

56. The system of claim 55, wherein the destination-characteristics include characteristics corresponding to at least one of a destination user, a destination device and a destination process.

in the same and th

Ü

¹ 15

20

- 57. The system of claim 46, wherein the causing the sandboxed package to be executed includes communicating the sandboxed package to a communication buffer of the information re-communicator.
- 58. The system of claim 47, wherein the re-communicator is at least one of a firewall and a network server.
- 59. The system of claim 47, wherein executing the mobile protection code at the destination causes downloadable interfaces a resource at the destination to be modified such that at least one attempted operation of the executable code is diverted to the mobile protection code.
- 60. A computer-readable storage medium storing program code for causing a computer to perform the steps of:

receiving, at an information re-communicator, downloadable-information, including executable code; and

causing mobile protection code to be executed by a mobile code executor at a downloadable-information destination such that one or more operations of the executable code at the destination, if attempted, will be processed by the mobile protection code.

61. A method, comprising:

receiving mobile protection code ("MPC") and a Downloadable at a Downloadable-destination;

causing, by the MPC, one or more operations attempted by the Downloadable to be received by the MPC;

receiving, by the MPC, an attempted operation of the Downloadable; and initiating, by the MPC, a protection policy corresponding to the attempted operation.

- 62. The method of claim 61, wherein the receiving comprises receiving a sandboxed package that includes the MPC, the Downloadable and one or more protection policies.
- 63. The method of claim 62, wherein the sandboxed package is configured such that the
 MPC is executed first, the Downloadable is executed by the MPC and the protection policies are accessible to the MPC.
 - 64. The method of claim 61, wherein the causing comprises modifying, by the MPC,

interfaces of a corresponding downloadable to resources at the destination.

65. The method of claim 64, wherein the modifying is accomplished by initiating a loading of the Downloadable, thereby causing a mobile code executor to provide and initialize the interfaces, modifying one or more interface elements to divert corresponding attempted Downloadable operations to the MPC, and initiating execution of the Downloadable.

To the last the last

20

- 66. The method of claim 64, wherein the interfaces comprise an import address table ("IAT") of a native code executable downloadable.
- 67. The method of claim 64, wherein modifying the interfaces installs a filter-driver between the downloadable and the resources.
- 68. A system, comprising:
- a mobile code executer for initiating received mobile code; and a sandboxed package capable of being received and initiated by the mobile code executer, the sandboxed package including a Downloadable and mobile protection code ("MPC") for causing one or more Downloadable operations to be intercepted and for processing the intercepted operations, if the Downloadable attempts to initiate the operations.
- 69. The system of claim 60, wherein the MPC comprises:

56 of 59

5

an MPC installer for causing MPC elements to be installed;

a Downloadable installer communicatively coupled to the MPC element installer for installing the Downloadable;

a resource access diverter communicatively coupled to the MPC installer for causing the Downloadable operations to be intercepted;

a resource access analyzer communicatively coupled to the MPC installer for receiving an intercepted Downloadable operation and determining a protection policy corresponding to the intercepted Downloadable operation; and

a policy enforcer communicatively coupled to the resource access analyzer for processing the intercepted Downloadable operation.

- 70. The system of claim 69, wherein the resource access diverter modifies one or more elements of an interface usable by the Downloadable to effectuate the Downloadable operations.
- 71. The system of claim 69, wherein the mobile code executer is a Java Virtual Machine.
- 72. The system of claim 69, wherein the mobile code executor is an operating system, running native code executables.

73. The system of claim 69, wherein the mobile code executor is an ActiveX subsystem of the windows operating system.

- 74. The system of claim 69, wherein the mobile code executor is an Microsoft Windows scripting host.
- 75. A system, comprising

O Company of the control of the cont

A Company of the Comp

5 receiving means for receiving mobile protection code ("MPC") and a

Downloadable at a Downloadable-destination;

monitoring means for causing, by the MPC, one or more operations attempted by the Downloadable to be received by the MPC;

second receiving means receiving, by the MPC, an attempted operation of the Downloadable; and

initiating means for initiating, by the MPC, a protection policy corresponding to the attempted operation.

76. A computer-readable storage medium storing program code for causing a computer to perform the steps of:

receiving mobile protection code ("MPC") and a Downloadable at a Downloadable-destination;

causing, by the MPC, one or more operations attempted by the Downloadable to be received by the MPC;

20 receiving, by the MPC, an attempted operation of the Downloadable; and initiating, by the MPC, a protection policy corresponding to the attempted operation.

The state of the s

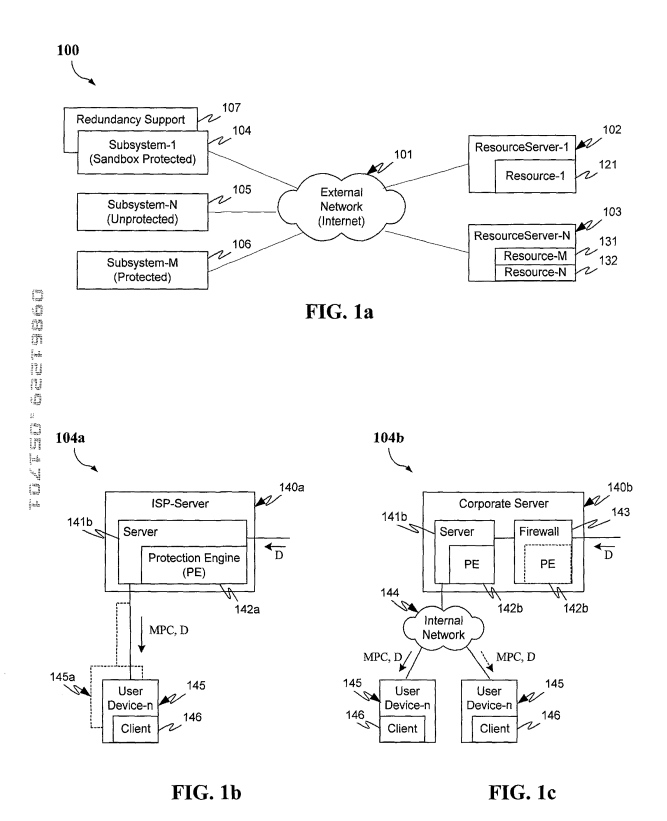
ABSTRACT OF THE DISCLOSURE

MALICIOUS MOBILE CODE RUNTIME MONITORING SYSTEM AND METHODS

5

Protection systems and methods provide for protecting one or more personal computers ("PCs") and/or other intermittently or persistently network accessible devices or processes from undesirable or otherwise malicious operations of Java™ applets, ActiveX™ controls, JavaScript™ scripts, Visual Basic scripts, add-ins, downloaded/ uploaded programs or other "Downloadables" or "mobile code" in whole or part. A protection engine embodiment provides, within a server, firewall or other suitable "recommunicator," for monitoring information received by the communicator, determining whether received information does or is likely to include executable code, and if so, causes mobile protection code (MPC) to be transferred to and rendered operable within a destination device of the received information, more suitably by forming a protection agent including the MPC, protection policies and a detected-Downloadable. An MPC embodiment further provides, within a Downloadable-destination, for initiating the Downloadable, enabling malicious Downloadable operation attempts to be received by the MPC, and causing (predetermined) corresponding operations to be executed in response to the attempts, more suitably in conjunction with protection policies.

20



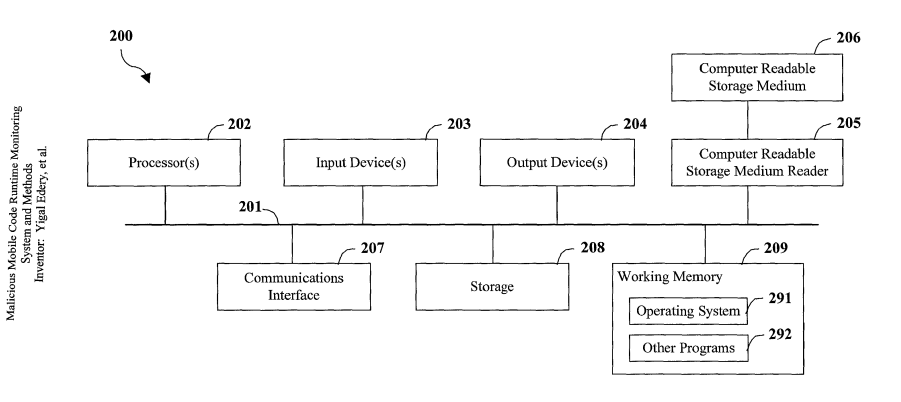


FIG. 2

Malicious Mobile Code Runtime Monitoring System and Methods Inventor: Yigal Edery, et al.

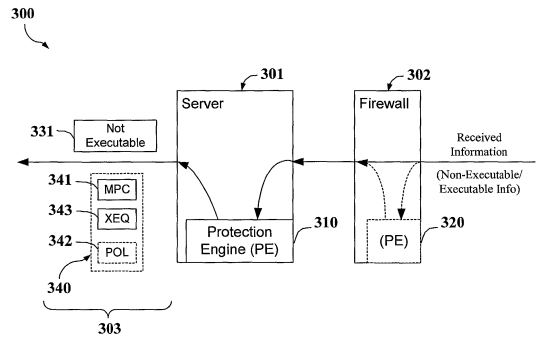


FIG. 3

E15.70

Malicious Mobile Code Runtime Monitoring System and Methods

Inventor: Yigal Edery, et al.

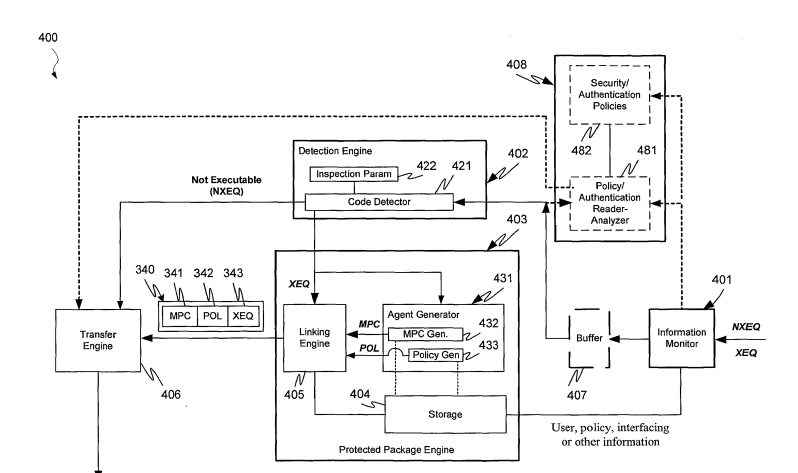
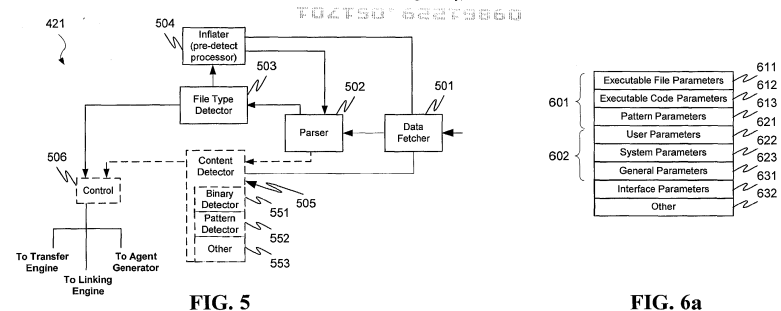


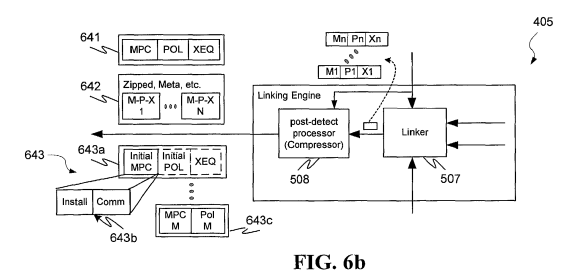
FIG. 4

Malicious Mobile Code Runtime Monitoring System and Methods

Inventor: Yigal Edery, et al.







Malicious Mobile Code Runtime Monitoring System and Methods Inventor: Yigal Edery, et al.

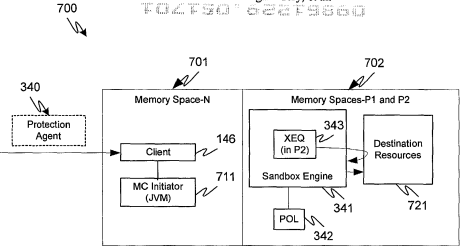
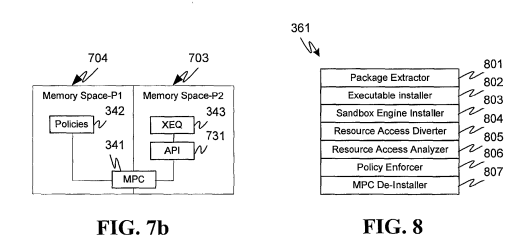
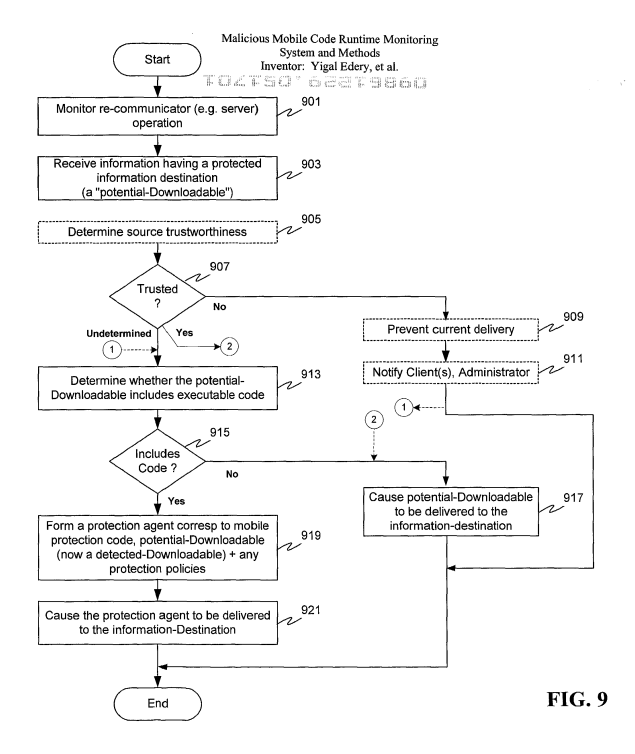


FIG. 7a





Malicious Mobile Code Runtime Monitoring System and Methods Inventor: Yigal Edery, et al.

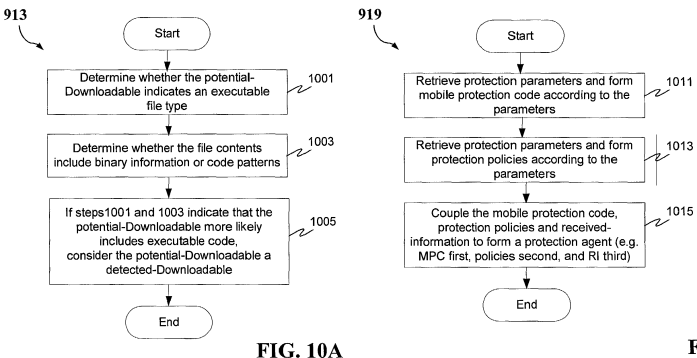


FIG. 10B

Malicious Mobile Code Runtime Monitoring System and Methods Inventor: Yigal Edery, et al.

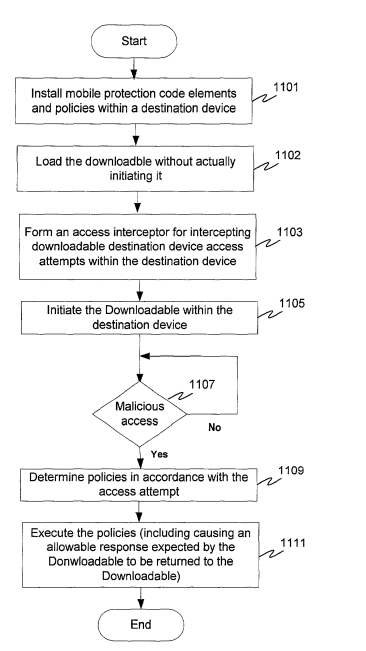


FIG. 11

*

Malicious Mobile Code Runtime Monitoring System and Methods

Inventor: Yigal Edery, et al.

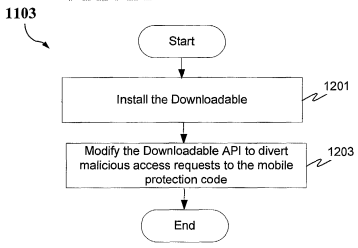


FIG. 12a

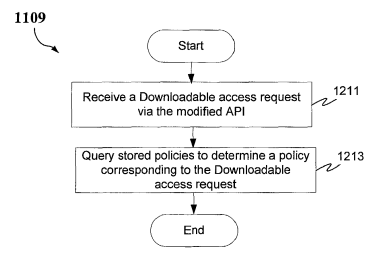


FIG. 12b

			1210	O.I.P.E.		ATENT DATE		
			SCANNED	Wil O.A.	<u> </u>			
3	APPLICATION NO 09/86122	1 -	DR CLASS 799	SUBCLASS	ART UNIT 24-52	EXAMINER (f)	vale	
	APPLICANTS APPLICANTS David K	•						
	# Malicio	us mobile	code runt:	ime monit	oring sy:	stem and ma	thods PTO-20 12/99	
* 1	·	ISSUING CLASSIFICATION						
	ORIGINA	AL	1330114	G CLASS		FERENCE(S)		
	CLASS	SUBCLASS	CLASS	sı		E SUBCLASS PER	BLOCK)	
	INTERMATION	CLASSIFICATI	ON .		1		-	
	INTERNATIONAL	LULASSIFICATI	ON	- 	+			
						Continued on Issue S	lip Inside File Jacket	
		TERMINAL DISCLAIMER		DRAWINGS	Dei-A E'-		MS ALLOWED	
			Sheets Drwg.	Figs. Drwg.	Print Fig.	Total Claims	Print Claim for C	
,	☐ The term of this	☐ The term of this patent		<u> </u>		NOTICE OF AL	LOWANCE MAILED	
	subsequent to has been disclaimed	(date)	(Assistant	Examiner)	(Date)			
	☐ The term of this				· ·			
		not extend beyond the expiration date of U.S Patent. No.		,			ISSUE FEE	
	not extend beyond t		,		1			
1.	not extend beyond t		,			Amount Due	Date Paid	
:	not extend beyond t		(Primary I	Examiner)	(Date)		Date Paid	

(FACE)



SEARCHED					
Class	Sub.	Date	Exmr.		
7:3	176,175, 200,201	12 4 104	an		
701	223.229				
717	120, 124,				
	130, 131,		V		
	! !	,	,		
į	ļ				
i i					
į.	}				
Ć.	<u> </u>				
		,			

INTERFERENCE SEARCHED					
Class	Sub.	Date	Exmr.		
			ļ		
	- 				
ļ					
<u> </u>		l I	1		

SEARCH NOTES (INCLUDING SEARCH STRATEGY)					
BRS Tourflowed, USPAT, DEPOSEDIT, JRD, EPO, IBMTOB, USPEPAS, USOCIL DIALDG COMPSCE, ELERTICAN SOFT WARET PALM INVENDOR Name Search		Exmr.			

(RIGHT OUTSIDE)

ISSUE SLIP STAPLE AREA (for additional cross references)

POSITION	INITIALS	ID NO.	DATE	
FEE DETERMINATION	honord		15/12 20	
O.I.P.E. CLASSIFIER	1	12/	6/6	
FORMALITY REVIEW	40	420	07-19-01	
RESPONSE FORMALITY REVIEW	2m	927	10-19-01	

INDEX OF CLAIMS

V	Rejected	N	Non-elected
	Allowed	- 1	Interference
	(Through numeral) Canceled	Α	Appeal
<u>.</u>	Restricted	0	Objected

Claim Date	Claim Date	Claim Date
	1º S	
	Final Conginal	Final
Pinal Drigin	E 0 3	
Final Co. Continual Co.	51 /	101
	52 0	102
3 🗸	53 ()	103
1 [1]	54 2	104
5 4		105
6 /	56 0	106
7 7	57 0	100/
8 0	58 (7)	109 1 1
C e	58 Ø 59 Ø	110
	₹81) √	
	62 7	112
12 7	63 /	113
130	64 /	1114 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
15 0	1 65 7 1	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
16	66 0	116
17/1	67 1	
18 /	68 7	118
19	69.//	1119
	70 1	120
20 7	70 7	121
22 0	72 (122
23 0	72 73	123
24 0	74]	124
25 0	75 7	125
26 0	₹76)V	126
27	77	127
1/128 N/1.	78	128
29/	79	129
(30)	80	130
31 /	81	131
32 3	82	132
33 ,	83	133
34 J	84	134
35 0	85	135
36 0	86	136
1 1-1 1 1 1 1 1 1 1 1 1 1	87	137
	89	138
	90	139
		140
41 0	91	141
	92	142
	93	143
44 0	94	144
45 1	96	145
4331	97	145
48 1	98	148
49 / 1	99	149
50	100	
1501	100	1

If more than 150 claims or 10 actions staple additional sheet here

(LEFT INSIDE)

PATENT TRANSMITTAL L

(SMALL ENTITY)

Attorney Docket No. 43426.00014

TO THE COMMISSIONER FOR PATENTS:

Transmitted herewith for filing under 35 U.S.C. 111 and 37 C.F.R. is the patent application of:

Yigal Edery, Nimrod Vered and David Kroll

		_	
10.4	n.	n	
г,		ĸ	

Q

Malicious Mobile Code Runtime Monitoring System and Methods:

- Certificate of Mailing with Express Mailing Label No.: EL 701 364 462 US; \boxtimes
- Ø 10 Informal Sheets of Drawings: FIGS 1a-1c; 2, 3, 4; 5, 6a and 6b; 7a-7b and 8; 9 10A-10B; 11; 12a-12b
- 図 Unsigned Combined Declaration and Power of Attorney;
- Ø General Authorization and Request to Petition for Extension of Time; and
- X. **Return Receipt Postcard**

113						
区LAIMS AS FILED						
F@R	FILED		ALLOWED	Extra	Rate	Additional
10						Fee
Total Claims	76		-20	56	x \$ 9.00	\$ 504.00
Indep. Claims	11		-3	8	x \$40.00	\$ 320.00
Multiple Dependent Claims (check if applicable) \$						\$
2:20) 1:20					Basic Fee	\$ 355.00
1 TH 1 TH 1 TH 1 TH					Total Filing Fee	\$1,179.00

No additional fee is required for amendment.

Please charge Deposit Account No. 05-0150 in the amount of \$1,179.00

The Commissioner is hereby authorized to charge and credit Deposit Account No. . 05-0150 As described below. A duplicate copy of this sheet is enclosed.

Charge the amount of \$1,179.00 as filing fee.

Credit any overpayment.

Charge any additional filing fees required under 37 C.F.R. 1.16.

Charge any patent application processing fees under 37 C.F.R. 1.17.

Charge the issue fee set in 37 C.F.K. 1.18 at the mailing of the Notice of Allowance, pursuant

to 37 C.F.R. 1/31/1(b).

Daryl C. Josephson Reg. No. 3/1

Attorney for Applicants

Squire, Sanders & Dempsey L.L.P.

600 Hansen Way

Palo Alto, CA 94304-1043 Telephone: (650) 856-6500 Facsimile: (650) 856-3619

Attorney Docket No.: 43426.00014



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In Re Application Of:

Examiner:

Unknown

Yigal Edery, et al.

Art Unit:

Unknown

Serial No:

Unknown

Filed:

Date Herewith

For:

Malicious Mobile Code Runtime

Monitoring System and Methods

BOX PATENT APPLICATION

Commissioner of Patents Washington, D.C. 20231

GENERAL AUTHORIZATION TO PETITION FOR EXTENSIONS OF TIME

Dear Sir:

With reference to the subject application, and pursuant to 37 C.F.R. § 1.136, Applicants hereby authorize and request the Commissioner to treat any correspondence requiring a petition for extension of time as containing such a request therefor for the appropriate length of time. This general authorization is effective during the pendency of this application, including any division or continuing application therefrom.

Where no check is received by the Commissioner, you are hereby authorized to charge payment of the requisite petition fees, or charge any additional fee required under 37 C.F.R. §

-1-

Library: PaloAlto; Document #: 16963v1

Attorney Docket No.: 43426.00014

1.17, or credit any overpayment of same, to Deposit Account No. 05-0150.

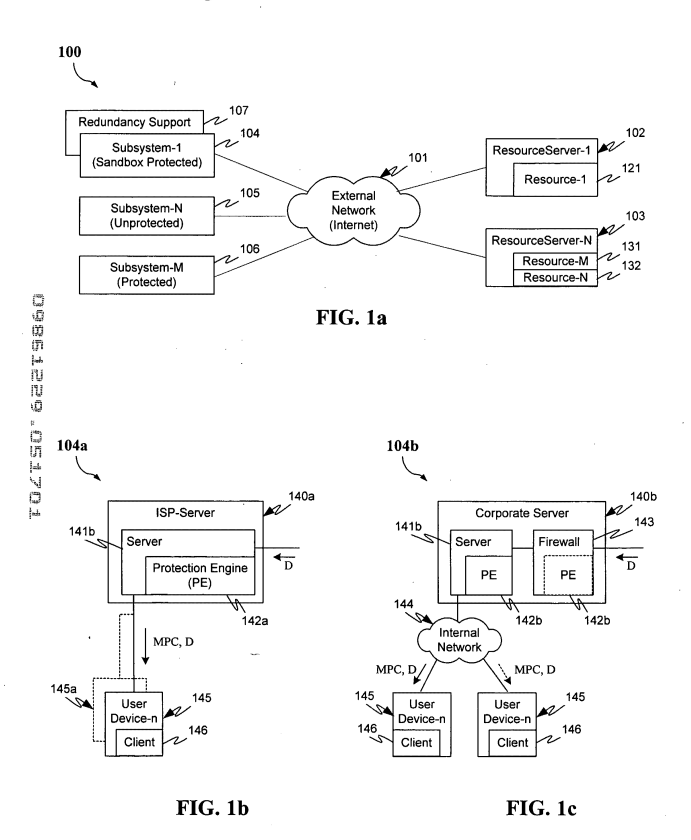
Respectfully submitted, Yigal Edery

By: Daryl C. Josephson
Attorney for Applicants
Reg. No. 31,365

Squire, Sanders & Dempsey L.L.P. 600 Hansen Way Palo Alto, CA 94304-1043 Telephone (650) 856-6500 Facsimile (650) 856-3619

CERTIFICATE OF EXPRESS MAILING

I hereby certify that this paper (along with any paper referred to as being attached or enclosed) is being deposited with the United States Postal Service on the date shown below with sufficient postage as EXPRESS MAIL LABEL EL 701 364 624 U.S. in an envelope addressed to the Commissioner for Patents, Washington, D.C. 2023, on



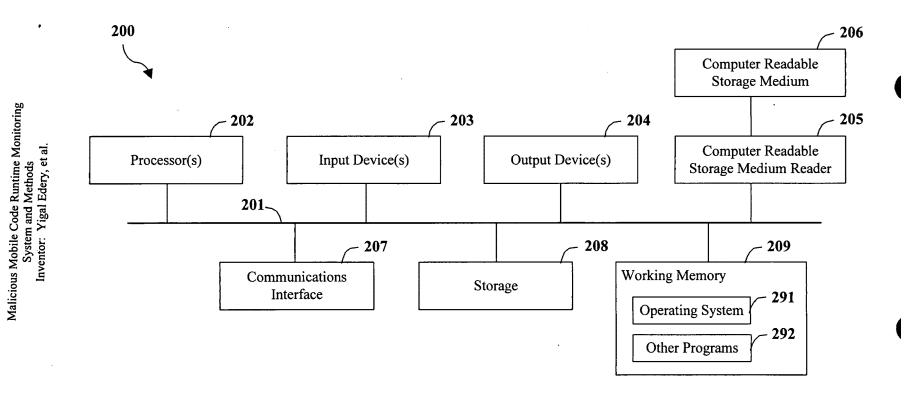


FIG. 2

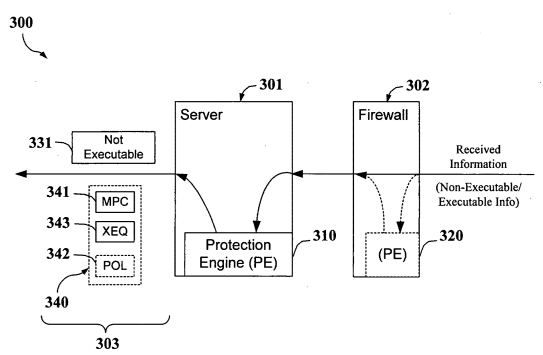


FIG. 3

基设施

Malicious Mobile Code Runtime Monitoring System and Methods Inventor: Yigal Edery, et al.

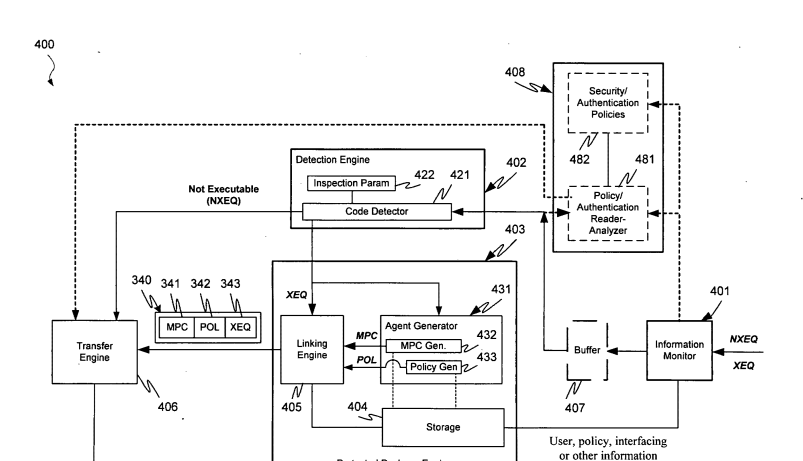


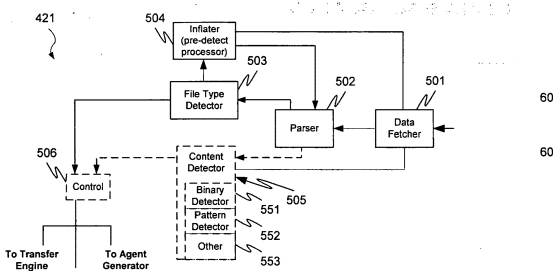
FIG. 4

Protected Package Engine

.事/《四

Malicious Mobile Code Runtime Monitoring System and Methods

Inventor: Yigal Edery, et al.



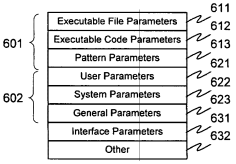


FIG. 5

To Linking Engine

FIG. 6a

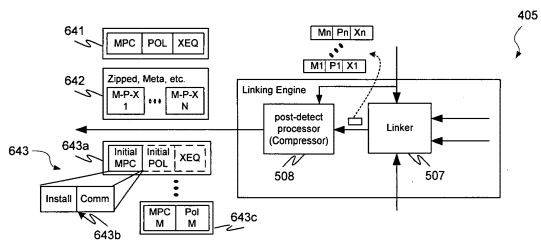


FIG. 6b

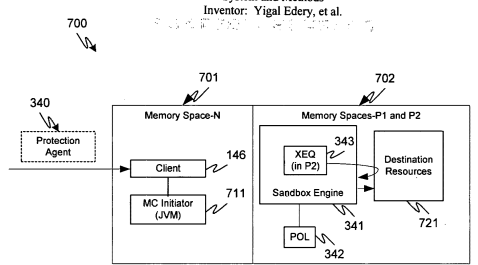
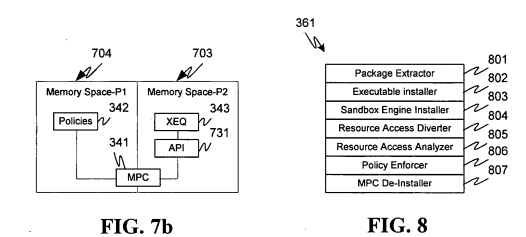
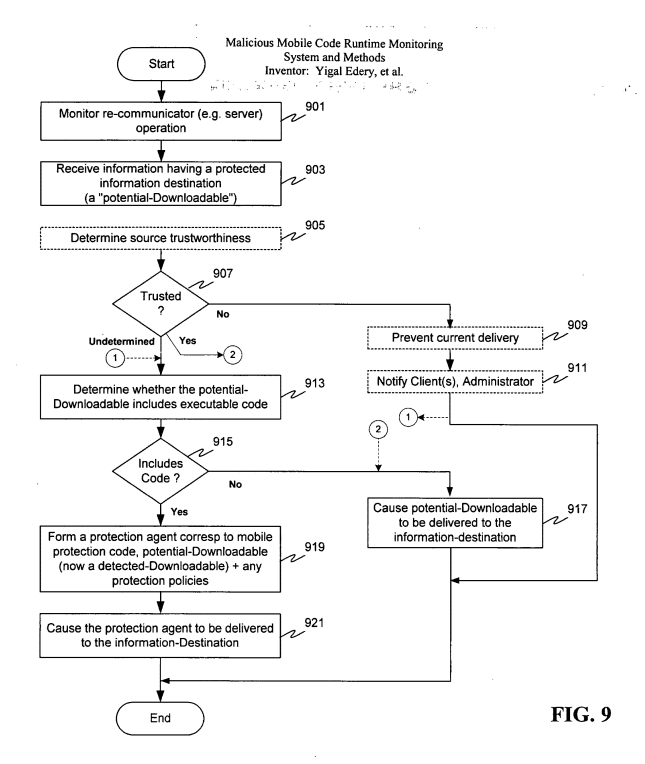
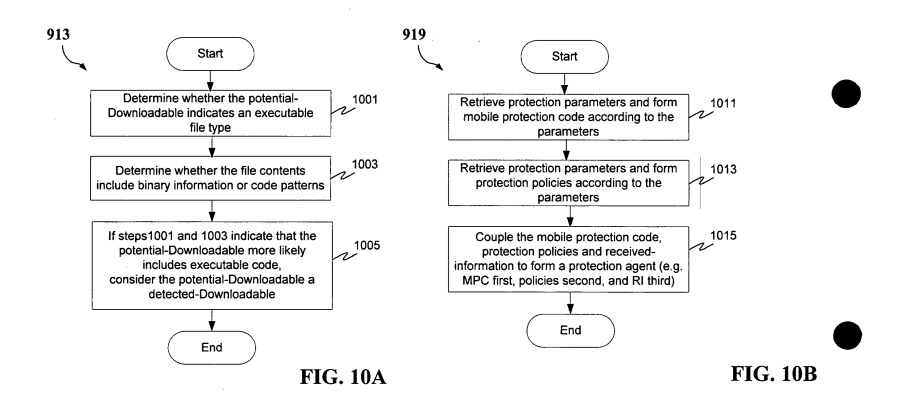


FIG. 7a





=



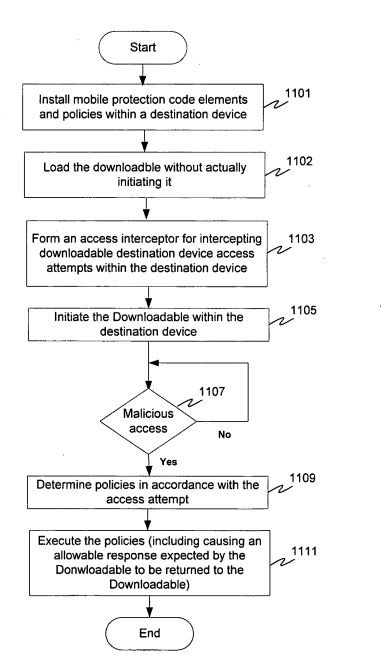


FIG. 11

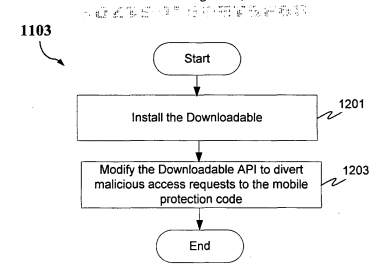


FIG. 12a

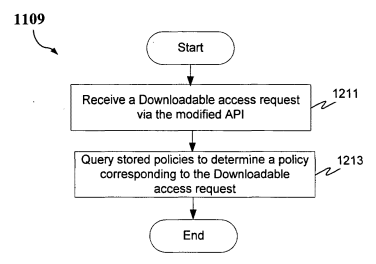


FIG. 12b

APPLICATION FOR UNITED STATES PATENT IN THE NAME OF

Yigal Edery, Nimrod Vered and David Kroll

OF

FINJAN SOFTWARE, LTD.

MALICIOUS MOBILE CODE RUNTIME MONITORING SYSTEM AND METHODS

DOCKET NO. 43426.00014

Please direct communications to:

Intellectual Property Department Squire, Sanders & Dempsey L.L.P. 600 Hansen Way Palo Alto, CA 94304-1043 (650) 856-6500

Express Mail Number EL 701 364 624

5

MALICIOUS MOBILE CODE RUNTIME MONITORING SYSTEM AND METHODS

PRIORITY REFERENCE TO RELATED APPLICATIONS

This application claims benefit of and hereby incorporates by reference provisional application serial number 60/205,591, entitled "Computer Network Malicious Code Run-time Monitoring," filed on May 17, 2000 by inventors Nimrod Itzhak Vered, et al. This application is also a Continuation-In-Part of and hereby incorporates by reference patent application serial number 09/539,667, entitled "System and Method for Protecting a Computer and a Network From Hostile Downloadables" filed on March 30, 2000 by inventor Shlomo Touboul. This application is also a Continuation-In-Part of and hereby incorporates by reference patent application serial number 09/551,302, entitled "System and Method for Protecting a Client During Runtime From Hostile Downloadables", filed on April 18, 2000 by inventor Shlomo Touboul.

BACKGROUND OF THE INVENTION

Field of the Invention

This invention relates generally to computer networks, and more particularly provides a system and methods for protecting network-connectable devices from undesirable downloadable operation.

Description of the Background Art

5

Advances in networking technology continue to impact an increasing number and diversity of users. The Internet, for example, already provides to expert, intermediate and even novice users the informational, product and service resources of over 100,000 interconnected networks owned by governments, universities, nonprofit groups, companies, etc. Unfortunately, particularly the Internet and other public networks have also become a major source of potentially system-fatal or otherwise damaging computer code commonly referred to as "viruses."

Efforts to forestall viruses from attacking networked computers have thus far met with only limited success at best. Typically, a virus protection program designed to identify and remove or protect against the initiating of known viruses is installed on a network firewall or individually networked computer. The program is then inevitably surmounted by some new virus that often causes damage to one or more computers. The damage is then assessed and, if isolated, the new virus is analyzed. A corresponding new virus protection program (or update thereof) is then developed and installed to combat the new virus, and the new program operates successfully until yet another new virus appears - and so on. Of course, damage has already typically been incurred.

To make matters worse, certain classes of viruses are not well recognized or understood, let alone protected against. It is observed by this inventor, for example, that Downloadable information comprising program code can include distributable components (e.g. JavaTM applets and JavaScript scripts, ActiveXTM controls, Visual Basic, add-ins and/or others). It can also include, for example, application programs, Trojan horses, multiple compressed programs such as zip or meta files, among others.

U.S. Patent 5,983,348 to Shuang, however, teaches a protection system for protecting

against only distributable components including "Java applets or ActiveX controls", and further does so using resource intensive and high bandwidth static Downloadable content and operational analysis, and modification of the Downloadable component; Shuang further fails to detect or protect against additional program code included within a tested Downloadable. U.S. Patent 5,974,549 to Golan teaches a protection system that further focuses only on protecting against ActiveX controls and not other distributable components, let alone other Downloadable types. U.S. patent 6,167,520 to Touboul enables more accurate protection than Shuang or Golan, but lacks the greater flexibility and efficiency taught herein, as do Shuang and Golan.

Accordingly, there remains a need for efficient, accurate and flexible protection of computers and other network connectable devices from malicious Downloadables.

SUMMARY OF THE INVENTION

The present invention provides protection systems and methods capable of protecting a personal computer ("PC") or other persistently or even intermittently network accessible devices or processes from harmful, undesirable, suspicious or other "malicious" operations that might otherwise be effectuated by remotely operable code. While enabling the capabilities of prior systems, the present invention is not nearly so limited, resource intensive or inflexible, and yet enables more reliable protection. For example, remotely operable code that is protectable against can include downloadable application programs, Trojan horses and program code groupings, as well as software "components", such as Java™ applets, ActiveX™ controls, JavaScript™/Visual Basic scripts, add-ins, etc., among others. Protection can also be provided in a distributed

5

interactively, automatically or mixed configurable manner using protected client, server or other parameters, redirection, local/remote logging, etc., and other server/client based protection measures can also be separately and/or interoperably utilized, among other examples.

In one aspect, embodiments of the invention provide for determining, within one or more network "servers" (e.g. firewalls, resources, gateways, email relays or other devices/processes that are capable of receiving-and-transferring a Downloadable) whether received information includes executable code (and is a "Downloadable"). Embodiments also provide for delivering static, configurable and/or extensible remotely operable protection policies to a Downloadable-destination, more typically as a sandboxed package including the mobile protection code, downloadable policies and one or more received Downloadables. Further client-based or remote protection code/policies can also be utilized in a distributed manner. Embodiments also provide for causing the mobile protection code to be executed within a Downloadable-destination in a manner that enables various Downloadable operations to be detected, intercepted or further responded to via protection operations. Additional server/information-destination device security or other protection is also enabled, among still further aspects.

A protection engine according to an embodiment of the invention is operable within one or more network servers, firewalls or other network connectable information re-communicating devices (as are referred to herein summarily one or more "servers" or "re-communicators"). The protection engine includes an information monitor for monitoring information received by the server, and a code detection engine for determining whether the received information includes executable code. The protection

5

engine also includes a packaging engine for causing a sandboxed package, typically including mobile protection code and downloadable protection policies to be sent to a Downloadable-destination in conjunction with the received information, if the received information is determined to be a Downloadable.

A sandboxed package according to an embodiment of the invention is receivable by and operable with a remote Downloadable-destination. The sandboxed package includes mobile protection code ("MPC") for causing one or more predetermined malicious operations or operation combinations of a Downloadable to be monitored or otherwise intercepted. The sandboxed package also includes protection policies (operable alone or in conjunction with further Downloadable-destination stored or received policies/MPCs) for causing one or more predetermined operations to be performed if one or more undesirable operations of the Downloadable is/are intercepted. The sandboxed package can also include a corresponding Downloadable and can provide for initiating the Downloadable in a protective "sandbox". The MPC/policies can further include a communicator for enabling further MPC/policy information or "modules" to be utilized and/or for event logging or other purposes.

A sandbox protection system according to an embodiment of the invention comprises an installer for enabling a received MPC to be executed within a Downloadable-destination (device/process) and further causing a Downloadable application program, distributable component or other received downloadable code to be received and installed within the Downloadable-destination. The protection system also includes a diverter for monitoring one or more operation attempts of the Downloadable, an operation analyzer for determining one or more responses to the attempts, and a

security enforcer for effectuating responses to the monitored operations. The protection system can further include one or more security policies according to which one or more protection system elements are operable automatically (e.g. programmatically) or in conjunction with user intervention (e.g. as enabled by the security enforcer). The security policies can also be configurable/extensible in accordance with further downloadable and/or Downloadable-destination information.

A method according to an embodiment of the invention includes receiving downloadable information, determining whether the downloadable information includes executable code, and causing a mobile protection code and security policies to be communicated to a network client in conjunction with security policies and the downloadable information if the downloadable information is determined to include executable code. The determining can further provide multiple tests for detecting, alone or together, whether the downloadable information includes executable code.

A further method according to an embodiment of the invention includes forming a sandboxed package that includes mobile protection code ("MPC"), protection policies, and a received, detected-Downloadable, and causing the sandboxed package to be communicated to and installed by a receiving device or process ("user device") for responding to one or more malicious operation attempts by the detected-Downloadable from within the user device. The MPC/policies can further include a base "module" and a "communicator" for enabling further up/downloading of one or more further "modules" or other information (e.g. events, user/user device information, etc.).

Another method according to an embodiment of the invention includes installing, within a user device, received mobile protection code ("MPC") and protection policies in

5

conjunction with the user device receiving a downloadable application program, component or other Downloadable(s). The method also includes determining, by the MPC, a resource access attempt by the Downloadable, and initiating, by the MPC, one or more predetermined operations corresponding to the attempt. (Predetermined operations can, for example, comprise initiating user, administrator, client, network or protection system determinable operations, including but not limited to modifying the Downloadable operation, extricating the Downloadable, notifying a user/another, maintaining a local/remote log, causing one or more MPCs/policies to be downloaded, etc.)

Advantageously, systems and methods according to embodiments of the invention enable potentially damaging, undesirable or otherwise malicious operations by even unknown mobile code to be detected, prevented, modified and/or otherwise protected against without modifying the mobile code. Such protection is further enabled in a manner that is capable of minimizing server and client resource requirements, does not require pre-installation of security code within a Downloadable-destination, and provides for client specific or generic and readily updateable security measures to be flexibly and efficiently implemented. Embodiments further provide for thwarting efforts to bypass security measures (e.g. by "hiding" undesirable operation causing information within apparently inert or otherwise "friendly" downloadable information) and/or dividing or combining security measures for even greater flexibility and/or efficiency.

Embodiments also provide for determining protection policies that can be downloaded and/or ascertained from other security information (e.g. browser settings, administrative policies, user input, uploaded information, etc.). Different actions in response to different Downloadable operations, clients, users and/or other criteria are also

enabled, and embodiments provide for implementing other security measures, such as verifying a downloadable source, certification, authentication, etc. Appropriate action can also be accomplished automatically (e.g. programmatically) and/or in conjunction with alerting one or more users/administrators, utilizing user input, etc. Embodiments further enable desirable Downloadable operations to remain substantially unaffected, among other aspects.



BRIEF DESCRIPTION OF THE DRAWINGS

- FIG. 1a is a block diagram illustrating a network system in accordance with an embodiment of the present invention;
- FIG. 1b is a block diagram illustrating a network subsystem example in accordance with an embodiment of the invention;
- FIG. 1c is a block diagram illustrating a further network subsystem example in accordance with an embodiment of the invention;
- FIG. 2 is a block diagram illustrating a computer system in accordance with an embodiment of the invention;
- FIG. 3 is a flow diagram broadly illustrating a protection system host according to an embodiment of the invention;
- FIG. 4 is a block diagram illustrating a protection engine according to an embodiment of the invention;
- FIG. 5 is a block diagram illustrating a content inspection engine according to an embodiment of the invention;
- FIG. 6a is a block diagram illustrating protection engine parameters according to an embodiment of the invention;
- FIG. 6b is a flow diagram illustrating a linking engine use in conjunction with ordinary, compressed and distributable sandbox package utilization, according to an embodiment of the invention;
- FIG. 7a is a flow diagram illustrating a sandbox protection system operating within a destination system, according to an embodiment of the invention;

- FIG. 7b is a block diagram illustrating memory allocation usable in conjunction with the protection system of FIG. 7a, according to an embodiment of the invention;
- FIG. 7c is a block diagram illustrating a mobile protection code according to an embodiment of the invention;
- FIG. 8 is a flowchart illustrating a method for examining a Downloadable in accordance with the present invention;
- FIG. 9 is a flowchart illustrating a server based protection method according to an embodiment of the invention;
- FIG. 10a is a flowchart illustrating method for determining if a potential-Downloadable includes or is likely to include executable code, according to an embodiment of the invention;
- FIG. 10b is a flowchart illustrating a method for forming a protection agent, according to an embodiment of the invention;
- FIG. 11 is a flowchart illustrating a method for protecting a Downloadable destination according to an embodiment of the invention;
- FIG. 12a is a flowchart illustrating a method for forming a Downloadable access interceptor according to an embodiment of the invention; and
- FIG. 12b is a flowchart illustrating a method for implementing mobile protection policies according to an embodiment of the invention.



DETAILED DESCRIPTION

In providing malicious mobile code runtime monitoring systems and methods, embodiments of the invention enable actually or potentially undesirable operations of even unknown malicious code to be efficiently and flexibly avoided. Embodiments provide, within one or more "servers" (e.g. firewalls, resources, gateways, email relays or other information re-communicating devices), for receiving downloadable-information and detecting whether the downloadable-information includes one or more instances of executable code (e.g. as with a Trojan horse, zip/meta file etc.). Embodiments also provide for separately or interoperably conducting additional security measures within the server, within a Downloadable-destination of a detected-Downloadable, or both.

Embodiments further provide for causing mobile protection code ("MPC") and downloadable protection policies to be communicated to, installed and executed within one or more received information destinations in conjunction with a detected-Downloadable. Embodiments also provide, within an information-destination, for detecting malicious operations of the detected-Downloadable and causing responses thereto in accordance with the protection policies (which can correspond to one or more user, Downloadable, source, destination, or other parameters), or further downloaded or downloadable-destination based policies (which can also be configurable or extensible). (Note that the term "or", as used herein, is generally intended to mean "and/or" unless otherwise indicated.)

FIGS. 1a through 1c illustrate a computer network system 100 according to an embodiment of the invention. FIG. 1a broadly illustrates system 100, while FIGS. 1b and

5



1c illustrate exemplary protectable subsystem implementations corresponding with system 104 or 106 of FIG. 1a.

Beginning with FIG. 1a, computer network system 100 includes an external computer network 101, such as a Wide Area Network or "WAN" (e.g. the Internet), which is coupled to one or more network resource servers (summarily depicted as resource server-1 102 and resource server-N 103). Where external network 101 includes the Internet, resource servers 1-N (102, 103) might provide one or more resources including web pages, streaming media, transaction-facilitating information, program updates or other downloadable information, summarily depicted as resources 121, 131 and 132. Such information can also include more traditionally viewed "Downloadables" or "mobile code" (i.e. distributable components), as well as downloadable application programs or other further Downloadables, such as those that are discussed herein. (It will be appreciated that interconnected networks can also provide various other resources as well.)

Also coupled via external network 101 are subsystems 104-106. Subsystems 104-106 can, for example, include one or more servers, personal computers ("PCs"), smart appliances, personal information managers or other devices/processes that are at least temporarily or otherwise intermittently directly or indirectly connectable in a wired or wireless manner to external network 101 (e.g. using a dialup, DSL, cable modem, cellular connection, IR/RF, or various other suitable current or future connection alternatives). One or more of subsystems 104-106 might further operate as user devices that are connectable to external network 101 via an internet service provider ("ISP") or

5

local area network ("LAN"), such as a corporate intranet, or home, portable device or smart appliance network, among other examples.

FIG. 1a also broadly illustrates how embodiments of the invention are capable of selectively, modifiably or extensibly providing protection to one or more determinable ones of networked subsystems 104-106 or elements thereof (not shown) against potentially harmful or other undesirable ("malicious") effects in conjunction with receiving downloadable information. "Protected" subsystem 104, for example, utilizes a protection in accordance with the teachings herein, while "unprotected" subsystem-N 105 employs no protection, and protected subsystem-M 106 might employ one or more protections including those according to the teachings herein, other protection, or some combination.

System 100 implementations are also capable of providing protection to redundant elements 107 of one or more of subsystems 104-106 that might be utilized, such as backups, failsafe elements, redundant networks, etc. Where included, such redundant elements are also similarly protectable in a separate, combined or coordinated manner using embodiments of the present invention either alone or in conjunction with other protection mechanisms. In such cases, protection can be similarly provided singly, as a composite of component operations or in a backup fashion. Care should, however, be exercised to avoid potential repeated protection engine execution corresponding to a single Downloadable; such "chaining" can cause a Downloadable to operate incorrectly or not at all, unless a subsequent detection engine is configured to recognize a prior packaging of the Downloadable.

FIGS. 1b and 1c further illustrate, by way of example, how protection systems according to embodiments of the invention can be utilized in conjunction with a wide variety of different system implementations. In the illustrated examples, system elements are generally configurable in a manner commonly referred to as a "client-server" configuration, as is typically utilized for accessing Internet and many other network resources. For clarity sake, a simple client-server configuration will be presumed unless otherwise indicated. It will be appreciated, however, that other configurations of interconnected elements might also be utilized (e.g. peer-peer, routers, proxy servers, networks, converters, gateways, services, network reconfiguring elements, etc.) in accordance with a particular application.

The FIG. 1b example shows how a suitable protected system 104a (which can correspond to subsystem-1 104 or subsystem-M 106 of FIG. 1) can include a protection-initiating host "server" or "re-communicator" (e.g. ISP server140a), one or more user devices or "Downloadable-destinations" 145, and zero or more redundant elements (which elements are summarily depicted as redundant client device/process 145a). In this example, ISP server 140a includes one or more email, Internet or other servers 141a, or other devices or processes capable of transferring or otherwise "re-communicating" downloadable information to user devices 145. Server 141a further includes protection engine or "PE" 142a, which is capable of supplying mobile protection code ("MPC") and protection policies for execution by client devices 145. One or more of user devices 145 can further include a respective one or more clients 146 for utilizing information received via server 140a, in accordance with which MPC and protection policies are operable to

protect user devices 145 from detrimental, undesirable or otherwise "malicious" operations of downloadable information also received by user device 145.

The FIG. 1c example shows how a further suitable protected system 104b can include, in addition to a "re-communicator", such as server 142b, a firewall 143c (e.g. as is typically the case with a corporate intranet and many existing or proposed home/smart networks.) In such cases, a server 141b or firewall 143 can operate as a suitable protection engine host. A protection engine can also be implemented in a more distributed manner among two or more protection engine host systems or host system elements, such as both of server 141b and firewall 143, or in a more integrated manner, for example, as a standalone device. Redundant system or system protection elements can also be similarly provided in a more distributed or integrated manner (see above).

System 104b also includes internal network 144 and user devices 145. User devices 145 further include a respective one or more clients 146 for utilizing information received via server 140a, in accordance with which the MPCs or protection policies are operable. (As in the previous example, one or more of user devices 145 can also include or correspond with similarly protectable redundant system elements, which are not shown.)

It will be appreciated that the configurations of FIGS 1a-1c are merely exemplary. Alternative embodiments might, for example, utilize other suitable connections, devices or processes. One or more devices can also be configurable to operate as a network server, firewall, smart router, a resource server servicing deliverable third-party/manufacturer postings, a user device operating as a firewall/server, or other information-suppliers or intermediaries (i.e. as a "re-communicator" or "server") for

servicing one or more further interconnected devices or processes or interconnected levels of devices or processes. Thus, for example, a suitable protection engine host can include one or more devices or processes capable of providing or supporting the providing of mobile protection code or other protection consistent with the teachings herein. A suitable information-destination or "user device" can further include one or more devices or processes (such as email, browser or other clients) that are capable of receiving and initiating or otherwise hosting a mobile code execution.

FIG. 2 illustrates an exemplary computing system 200, that can comprise one or more of the elements of FIGS. 1a through 1c. While other application-specific alternatives might be utilized, it will be presumed for clarity sake that system 100 elements (FIGS. 1a-c) are implemented in hardware, software or some combination by one or more processing systems consistent therewith, unless otherwise indicated.

Computer system 200 comprises elements coupled via communication channels (e.g. bus 201) including one or more general or special purpose processors 202, such as a Pentium® or Power PC®, digital signal processor ("DSP"), etc. System 200 elements also include one or more input devices 203 (such as a mouse, keyboard, microphone, pen, etc.), and one or more output devices 204, such as a suitable display, speakers, actuators, etc., in accordance with a particular application.

System 200 also includes a computer readable storage media reader 205 coupled to a computer readable storage medium 206, such as a storage/memory device or hard or removable storage/memory media; such devices or media are further indicated separately as storage device 208 and memory 209, which can include hard disk variants, floppy/compact disk variants, digital versatile disk ("DVD") variants, smart cards, read

only memory, random access memory, cache memory, etc., in accordance with a particular application. One or more suitable communication devices 207 can also be included, such as a modem, DSL, infrared or other suitable transceiver, etc. for providing inter-device communication directly or via one or more suitable private or public networks that can include but are not limited to those already discussed.

Working memory further includes operating system ("OS") elements and other programs, such as application programs, mobile code, data, etc. for implementing system 100 elements that might be stored or loaded therein during use. The particular OS can vary in accordance with a particular device, features or other aspects in accordance with a particular application (e.g. Windows, Mac, Linux, Unix or Palm OS variants, a proprietary OS, etc.). Various programming languages or other tools can also be utilized, such as C++, Java, Visual Basic, etc. As will be discussed, embodiments can also include a network client such as a browser or email client, e.g. as produced by Netscape, Microsoft or others, a mobile code executor such as an OS task manager, Java Virtual Machine ("JVM"), etc., and an application program interface ("API"), such as a Microsoft Windows or other suitable element in accordance with the teachings herein. (It will also become apparent that embodiments might also be implemented in conjunction with a resident application or combination of mobile code and resident application components.)

One or more system 200 elements can also be implemented in hardware, software or a suitable combination. When implemented in software (e.g. as an application program, object, downloadable, servlet, etc. in whole or part), a system 200 element can be communicated transitionally or more persistently from local or remote storage to

memory (or cache memory, etc.) for execution, or another suitable mechanism can be utilized, and elements can be implemented in compiled or interpretive form. Input, intermediate or resulting data or functional elements can further reside more transitionally or more persistently in a storage media, cache or more persistent volatile or non-volatile memory, (e.g. storage device 207 or memory 208) in accordance with a particular application.

FIG. 3 illustrates an interconnected re-communicator 300 generally consistent with system 140b of FIG. 1, according to an embodiment of the invention. As with system 140b, system 300 includes a server 301, and can also include a firewall 302. In this implementation, however, either server 301 or firewall 302 (if a firewall is used) can further include a protection engine (310 or 320 respectively). Thus, for example, an included firewall can process received information in a conventional manner, the results of which can be further processed by protection engine 310 of server 301, or information processed by protection engine 320 of an included firewall 302 can be processed in a conventional manner by server 301. (For clarity sake, a server including a singular protection engine will be presumed, with or without a firewall, for the remainder of the discussion unless otherwise indicated. Note, however, that other embodiments consistent with the teachings herein might also be utilized.)

FIG. 3 also shows how information received by server 301 (or firewall 302) can include non-executable information, executable information or a combination of non-executable and one or more executable code portions (e.g. so-called Trojan horses that include a hostile Downloadable within a friendly one, combined, compressed or otherwise encoded files, etc.). Particularly such combinations will likely remain

undetected by a firewall or other more conventional protection systems. Thus, for convenience, received information will also be referred to as a "potential-Downloadable", and received information found to include executable code will be referred to as a "Downloadable" or equivalently as a "detected-Downloadable" (regardless of whether the executable code includes one or more application programs, distributable "components" such as Java, ActiveX, add-in, etc.).

Protection engine 310 provides for detecting whether received potentialDownloadables include executable code, and upon such detection, for causing mobile protection code ("MPC") to be transferred to a device that is a destination of the potential-Downloadable (or "Downloadable-destination"). Protection engine 310 can also provide protection policies in conjunction with the MPC (or thereafter as well), which MPC/policies can be automatically (e.g. programmatically) or interactively configurable in accordance user, administrator, downloadable source, destination, operation, type or various other parameters alone or in combination (see below).

Protection engine 310 can also provide or operate separately or interoperably in conjunction with one or more of certification, authentication, downloadable tagging, source checking, verification, logging, diverting or other protection services via the MPC, policies, other local/remote server or destination processing, etc. (e.g. which can also include protection mechanisms taught by the above-noted prior applications; see FIG. 4).

Operationally, protection engine 310 of server 301 monitors information received by server 301 and determines whether the received information is deliverable to a protected destination, e.g. using a suitable monitor/data transfer mechanism and comparing a destination-address of the received information to a protected destination set,

20 of 59

Ľ

IJ

20

such as a protected destinations list, array, database, etc. (All deliverable information or one or more subsets thereof might also be monitored.) Protection engine 310 further analyzes the potential-Downloadable and determines whether the potential-Downloadable includes executable code. If not, protection engine 310 enables the not executable potential-Downloadable 331 to be delivered to its destination in an unaffected manner.

In conjunction with determining that the potential-Downloadable is a detected-Downloadable, protection engine 310 also causes mobile protection code or "MPC" 341 to be communicated to the Downloadable-destination of the Downloadable, more suitably in conjunction with the detected-Downloadable 343 (see below). Protection engine 310 further causes downloadable protection policies 342 to be delivered to the Downloadable-destination, again more suitably in conjunction with the detected-Downloadable.

Protection policies 342 provide parameters (or can additionally or alternatively provide additional mobile code) according to which the MPC is capable of determining or providing applicable protection to a Downloadable-destination against malicious Downloadable operations.

(One or more "checked", tag, source, destination, type, detection or other security result indicators, which are not shown, can also be provided as corresponding to determined non-Downloadables or Downloadables, e.g. for testing, logging, further processing, further identification tagging or other purposes in accordance with a particular application.)

Further MPCs, protection policies or other information are also deliverable to a the same or another destination, for example, in accordance with communication by an MPC/protection policies already delivered to a downloadable-destination. Initial or

subsequent MPCs/policies can further be selected or configured in accordance with a Downloadable-destination indicated by the detected-Downloadable, destination-user or administrative information, or other information providable to protection engine 310 by a user, administrator, user system, user system examination by a communicated MPC, etc.

(Thus, for example, an initial MPC/policies can also be initially provided that are operable with or optimized for more efficient operation with different Downloadable-destinations or destination capabilities.)

While integrated protection constraints within the MPC might also be utilized, providing separate protection policies has been found to be more efficient, for example, by enabling more specific protection constraints to be more easily updated in conjunction with detected-Downloadable specifics, post-download improvements, testing, etc.

Separate policies can further be more efficiently provided (e.g. selected, modified, instantiated, etc.) with or separately from an MPC, or in accordance with the requirements of a particular user, device, system, administration, later improvement, etc., as might also be provided to protection engine 310 (e.g. via user/MPC uploading, querying, parsing a Downloadable, or other suitable mechanism implemented by one or more servers or Downloadable-destinations).

(It will also become apparent that performing executable code detection and communicating to a downloadable-Destination an MPC and any applicable policies as separate from a detected-Downloadable is more accurate and far less resource intensive than, for example, performing content and operation scanning, modifying a Downloadable, or providing completely Downloadable-destination based security.)

System 300 enables a single or extensible base-MPC to be provided, in anticipation or upon receipt of a first Downloadable, that is utilized thereafter to provide protection of one or more Downloadable-destinations. It is found, however, that providing an MPC upon each detection of a Downloadable (which is also enabled) can provide a desirable combination of configurability of the MPC/policies and lessened need for management (e.g. given potentially changing user/destination needs, enabling testing, etc.).

Providing an MPC upon each detection of a Downloadable also facilitates a lessened demand on destination resources, e.g. since information-destination resources used in executing the MPC/policies can be re-allocated following such use. Such alternatives can also be selectively, modifiably or extensibly provided (or further in accordance with other application-specific factors that might also apply.) Thus, for example, a base-MPC or base-policies might be provided to a user device that is/are extensible via additionally downloadable "modules" upon server 301 detection of a Downloadable deliverable to the same user device, among other alternatives.

In accordance with a further aspect of the invention, it is found that improved efficiency can also be achieved by causing the MPC to be executed within a Downloadable-destination in conjunction with, and further, prior to initiation of the detected Downloadable. One mechanism that provides for greater compatibility and efficiency in conjunction with conventional client-based Downloadable execution is for a protection engine to form a sandboxed package 340 including MPC 341, the detected-Downloadable 343 and any policies 342. For example, where the Downloadable is a binary executable to be executed by an operating system, protection engine 310 forms a

protected package by concatenating, within sandboxed package 340, MPC 341 for delivery to a Downloadable-destination first, followed by protection policies 342 and Downloadable 343. (Concatenation or techniques consistent therewith can also be utilized for providing a protecting package corresponding to a Java applet for execution by a JVM of a Downloadable-destination, or with regard to ActiveX controls, add-ins or other distributable components, etc.)

The above concatenation or other suitable processing will result in the following. Upon receipt of sandboxed package 340 by a compatible browser, email or other destination-client and activating of the package by a user or the destination-client, the operating system (or a suitable responsively initiated distributed component host) will attempt to initiate sandboxed package 340 as a single Downloadable. Such processing will, however, result in initiating the MPC 341 and -in accordance with further aspects of the invention- the MPC will initiate the Downloadable in a protected manner, further in accordance with any applicable included or further downloaded protection policies 342. (While system 300 is also capable of ascertaining protection policies stored at a Downloadable-destination, e.g. by poll, query, etc. of available destination information, including at least initial policies within a suitable protecting package is found to avoid associated security concerns or inefficiencies.)

Turning to FIG. 4, a protection engine 400 generally consistent with protection engine 310 (or 320) of FIG. 3 is illustrated in accordance with an embodiment of the invention. Protection engine 400 comprises information monitor 401, detection engine 402, and protected packaging engine 403, which further includes agent generator 431, storage 404, linking engine 405, and transfer engine 406. Protection engine 400 can also

include a buffer 407, for temporarily storing a received potential-Downloadable, or one or more systems for conducting additional authentication, certification, verification or other security processing (e.g. summarily depicted as security system 408) Protection engine 400 can further provide for selectively re-directing, further directing, logging, etc. of a potential/detected Downloadable or information corresponding thereto in conjunction with detection, other security, etc., in accordance with a particular application.

(Note that FIG. 4, as with other figures included herein, also depicts exemplary signal flow arrows; such arrows are provided to facilitate discussion, and should not be construed as exclusive or otherwise limiting.)

Information monitor 401 monitors potential-Downloadables received by a host server and provides the information via buffer 407 to detection engine 402 or to other system 400 elements. Information monitor 401 can be configured to monitor host server download operations in conjunction with a user or a user-device that has logged-on to the server, or to receive information via a server operation hook, servlet, communication channel or other suitable mechanism.

Information monitor 401 can also provide for transferring, to storage 404 or other protection engine elements, configuration information including, for example, user, MPC, protection policy, interfacing or other configuration information (e.g. see FIG. 6). Such configuration information monitoring can be conducted in accordance with a user/device logging onto or otherwise accessing a host server, via one or more of configuration operations, using an applet to acquire such information from or for a particular user, device or devices, via MPC/policy polling of a user device, or via other suitable mechanisms.

Detection engine 402 includes code detector 421, which receives a potential-Downloadable and determines, more suitably in conjunction with inspection parameters 422, whether the potential-Downloadable includes executable code and is thus a "detected-Downloadable". (Code detector 421 can also include detection processors for performing file decompression or other "decoding", or such detection-facilitating processing as decryption, utilization/support of security system 408, etc. in accordance with a particular application.)

Detection engine 402 further transfers a detected-downloadable ("XEQ") to protected packaging engine 403 along with indicators of such detection, or a determined non-executable ("NXEQ") to transfer engine 406. (Inspection parameters 422 enable analysis criteria to be readily updated or varied, for example, in accordance with particular source, destination or other potential Downloadable impacting parameters, and are discussed in greater detail with reference to FIG. 5). Detection engine 402 can also provide indicators for delivery of initial and further MPCs/policies, for example, prior to or in conjunction with detecting a Downloadable and further upon receipt of an indicator from an already downloaded MPC/policy. A downloaded MPC/policy can further remain resident at a user device with further modules downloaded upon or even after delivery of a sandboxed package. Such distribution can also be provided in a configurable manner, such that delivery of a complete package or partial packages are automatically or interactively determinable in accordance with user/administrative preferences/policies, among other examples.

Packaging engine 403 provides for generating mobile protection code and protection policies, and for causing delivery thereof (typically with a detected-

5

Downloadable) to a Downloadable-destination for protecting the Downloadable-destination against malicious operation attempts by the detected Downloadable. In this example, packaging engine 403 includes agent generator 431, storage 404 and linking engine 405.

Agent generator 431 includes an MPC generator 432 and a protection policy generator 433 for "generating" an MPC and a protection policy (or set of policies) respectively upon receiving one or more "generate MPC/policy" indicators from detection engine 402, indicating that a potential-Downloadable is a detected-Downloadable. MPC generator 432 and protection policy generator 433 provide for generating MPCs and protection policies respectively in accordance with parameters retrieved from storage 404. Agent generator 431 is further capable of providing multiple MPCs/policies, for example, the same or different MPCs/policies in accordance with protecting ones of multiple executables within a zip file, or for providing initial MPCs/policies and then further MPCs/policies or MPC/policy "modules" as initiated by further indicators such as given above, via an indicator of an already downloaded MPC/policy or via other suitable mechanisms. (It will be appreciated that pre-constructed MPCs/policies or other processing can also be utilized, e.g. via retrieval from storage 404, but with a potential decrease in flexibility.)

MPC generator 432 and protection policy generator 433 are further configurable. Thus, for example, more generic MPCs/policies can be provided to all or a grouping of serviced destination-devices (e.g. in accordance with a similarly configured/administered intranet), or different MPCs/policies that can be configured in accordance with one or more of user, network administration, Downloadable-destination or other parameters (e.g.

5

see FIG. 6). As will become apparent, a resulting MPC provides an operational interface to a destination device/process. Thus, a high degree of flexibility and efficiency is enabled in providing such an operational interface within different or differently configurable user devices/processes or other constraints.

Such configurability further enables particular policies to be utilized in accordance with a particular application (e.g. particular system uses, access limitations, user interaction, treating application programs or Java components from a particular known source one way and unknown source ActiveX components, or other considerations). Agent generator 431 further transfers a resulting MPC and protection policy pair to linking engine 405.

Linking engine 405 provides for forming from received component elements (see above) a sandboxed package that can include one or more initial or complete MPCs and applicable protection policies, and a Downloadable, such that the sandboxed package will protect a receiving Downloadable-destination from malicious operation by the Downloadable. Linking engine 405 is implementable in a static or configurable manner in accordance, for example, with characteristics of a particular user device/process stored intermittently or more persistently in storage 404. Linking engine 405 can also provide for restoring a Downloadable, such as a compressed, encrypted or otherwise encoded file that has been decompressed, decrypted or otherwise decoded via detection processing (e.g. see FIG. 6b).

It is discovered, for example, that the manner in which the Windows OS initiates a binary executable or an ActiveX control can be utilized to enable protected initiation of a detected-Downloadable. Linking engine 405 is, for example, configurable to form, for

an ordinary single-executable Downloadable (e.g. an application program, applet, etc.) a sandboxed package 340 as a concatenation of ordered elements including an MPC 341, applicable policies 342 and the Downloadable or "XEQ" 343 (e.g. see FIG. 4).

Linking engine 405 is also configurable to form, for a Downloadable received by a server as a compressed single or multiple-executable Downloadable such as a zipped or meta file, a protecting package 340 including one or more MPCs, applicable policies and the one or more included executables of the Downloadable. For example, a sandboxed package can be formed in which a single MPC and policies precede and thus will affect all such executables as a result of inflating and installation. An MPC and applicable policies can also, for example, precede each executable, such that each executable will be separately sandboxed in the same or a different manner according to MPC/policy configuration (see above) upon inflation and installation. (See also FIGS. 5 and 6)

Linking engine is also configurable to form an initial MPC, MPC-policy or sandboxed package (e.g. prior to upon receipt of a downloadable) or an additional MPC, MPC-policy or sandboxed package (e.g. upon or following receipt of a downloadable), such that suitable MPCs/policies can be provided to a Downloadable-destination or other destination in a more distributed manner. In this way, requisite bandwidth or destination resources can be minimized (via two or more smaller packages) in compromise with latency or other considerations raised by the additional required communication.

A configurable linking engine can also be utilized in accordance with other requirements of particular devices/processes, further or different elements or other permutations in accordance with the teachings herein. (It might, for example be desirable to modify the ordering of elements, to provide one or more elements separately, to

5

provide additional information, such as a header, etc., or perform other processing in accordance with a particular device, protocol or other application considerations.)

Policy/authentication reader-analyzer 481 summarily depicts other protection mechanisms that might be utilized in conjunction with Downloadable detection, such as already discussed, and that can further be configurable to operate in accordance with policies or parameters (summarily depicted by security/authentication policies 482). Integration of such further protection in the depicted configuration, for example, enables a potential-Downloadable from a known unfriendly source, a source failing authentication or a provided-source that is confirmed to be fictitious to be summarily discarded, otherwise blocked, flagged, etc. (with or without further processing). Conversely, a potential-Downloadable from a known friendly source (or one confirmed as such) can be transferred with or without further processing in accordance with particular application considerations. (Other configurations including pre or post Downloadable detection mechanisms might also be utilized.)

Finally, transfer engine 406 of protection agent engine 303 provides for receiving and causing linking engine 405 (or other protection) results to be transferred to a destination user device/process. As depicted, transfer engine 406 is configured to receive and transfer a Downloadable, a determined non-executable or a sandboxed package. However, transfer engine 406 can also be provided in a more configurable manner, such as was already discussed for other system 400 elements. (Any one or more of system 400 elements might be configurably implemented in accordance with a particular application.) Transfer engine 406 can perform such transfer, for example, by adding the information to a server transfer queue (not shown) or utilizing another suitable method.

30 of 59

Turning to FIG. 5 with reference to FIG. 4, a code detector 421 example is illustrated in accordance with an embodiment of the invention. As shown, code detector 421 includes data fetcher 501, parser 502, file-type detector 503, inflator 504 and control 506; other depicted elements. While implementable and potentially useful in certain instances, are found to require substantial overhead, to be less accurate in certain instances (see above) and are not utilized in a present implementation; these will be discussed separately below. Code detector elements are further configurable in accordance with stored parameters retrievable by data fetcher 501. (A coupling between data fetcher 501 and control 506 has been removed for clarity sake.)

Data fetcher 501 provides for retrieving a potential-Downloadable or portions thereof stored in buffer 407 or parameters from storage 404, and communicates such information or parameters to parser 502. Parser 502 receives a potential-Downloadable or portions thereof from data fetcher 501 and isolates potential-Downloadable elements, such as file headers, source, destination, certificates, etc. for use by further processing elements.

File type detector 502 receives and determines whether the potential-Downloadable (likely) is or includes an executable file type. File-reader 502 can, for example, be configured to analyze a received potential-Downloadable for a file header, which is typically included in accordance with conventional data transfer protocols, such as a portable executable or standard ".exe" file format for Windows OS application programs, a Java class header for Java applets, and so on for other applications, distributed components, etc. "Zipped", meta or other compressed files, which might include one or more executables, also typically provide standard single or multi-level

headers that can be read and used to identify included executable code (or other included information types). File type detector 502 is also configurable for analyzing potential-Downloadables for all potential file type delimiters or a more limited subset of potential file type delimiters (e.g. ".exe" or ".com" in conjunction with a DOS or Microsoft Windows OS Downloadable-destination).

Known file type delimiters can, for example, be stored in a more temporary or more persistent storage (e.g. storage 404 of FIG. 4) which file type detector 502 can compare to a received potential-Downloadable. (Such delimiters can thus also be updated in storage 404 as a new file type delimiter is provided, or a more limited subset of delimiters can also be utilized in accordance with a particular Downloadable-destination or other considerations of a particular application.) File type detector 502 further transfers to controller 506 a detected file type indicator indicating that the potential-Downloadable includes or does not include (i.e. or likely include) an executable file type.

In this example, the aforementioned detection processor is also included as predetection processor or, more particularly, a configurable file inflator 504. File inflator 504 provides for opening or "inflating" compressed files in accordance with a compressed file type received from file type detector 503 and corresponding file opening parameters received from data fetcher 501. Where a compressed file (e.g. a meta file) includes nested file type information not otherwise reliably provided in an overall file header or other information, inflator 504 returns such information to parser 502. File inflator 504 also provides any now-accessible included executables to control 506 where one or more included files are to be separately packaged with an MPC or policies.

Control 506, in this example, operates in accordance with stored parameters and provides for routing detected non-Downloadables or Downloadables and control information, and for conducting the aforementioned distributed downloading of packages to Downloadable-destinations. In the case of a non-Downloadable, for example, control 506 sends the non-Downloadable to transfer engine 406 (FIG. 4) along with any indicators that might apply. For an ordinary single-executable Downloadable, control 506 sends control information to agent generator 431 and the Downloadable to linking engine 405 along with any other applicable indicators (see 641 of FIG. 6b). Control 506 similarly handles a compressed single-executable Downloadable or a multiple downloadable to be protected using a single sandboxed package. For a multipleexecutable Downloadable, control 506 sends control information for each corresponding executable to agent generator agent generator 431, and sends the executable to linking engine 405 along with controls and any applicable indicators, as in 643b of FIG. 6b. (The above assumes, however, that distributed downloading is not utilized; when used – according to applicable parameters- control 506 also operates in accordance with the following.)

Control 506 conducts distributed protection (e.g. distributed packaging) by providing control signals to agent generator 431, linking engine 405 and transfer engine 406. In the present example, control 506 initially sends controls to agent generator 431 and linking engine 405 (FIG. 4) causing agent generator to generate an initial MPC and initial policies, and sends control and a detected-Downloadable to linking engine 405. Linking engine 405 forms an initial sandboxed package, which transfer engine causes (in conjunction with further controls) to be downloaded to the Downloadable destination

(643a of FIG. 6b). An initial MPC within the sandboxed package includes an installer and a communicator and performs installation as indicated below. The initial MPC also communicates via the communicator controls to control 506 (FIG. 5) in response to which control 506 similarly causes generation of MPC-M and policy-M modules 643c, which linking engine 405 links and transfer engine 406 causes to be sent to the Downloadable destination, and so on for any further such modules.

(It will be appreciated, however, that an initial package might be otherwise configured or sent prior to receipt of a Downloadable in accordance with configuration parameters or user interaction. Information can also be sent to other user devices, such as that of an administrator. Further MPCs/policies might also be coordinated by control 506 or other elements, or other suitable mechanisms might be utilized in accordance with the teachings herein.)

Regarding the remaining detection engine elements illustrated in FIG. 5, where content analysis is utilized, parser 502 can also provide a Downloadable or portions thereof to content detector 505. Content detector 505 can then provide one or more content analyses. Binary detector 551, for example, performs detection of binary information; pattern detector 552 further analyzes the Downloadable for patterns indicating executable code, or other detectors can also be utilized. Analysis results therefrom can be used in an absolute manner, where a first testing result indicating executable code confirms Downloadable detection, which result is then sent to control 506. Alternatively, however, composite results from such analyses can also be sent to control 506 for evaluation. Control 506 can further conduct such evaluation in a summary manner (determining whether a Downloadable is detected according to a

5

majority or minimum number of indicators), or based on a weighting of different analysis results. Operation then continues as indicated above. (Such analysis can also be conducted in accordance with aspects of a destination user device or other parameters.)

FIG. 6a illustrates more specific examples of indicators/parameters and known (or "knowledge base") elements that can be utilized to facilitate the above-discussed system 400 configurability and detection. For clarity sake, indicators, parameters and knowledge base elements are combined as indicated "parameters." It will be appreciated, however, that the particular parameters utilized can differ in accordance with a particular application, and indicators, parameters or known elements, where utilized, can vary and need not correspond exactly with one another. Any suitable explicit or referencing list, database or other storage structure(s) or storage structure configuration(s) can also be utilized to implement a suitable user/device based protection scheme, such as in the above examples, or other desired protection schema.

Executable parameters 601 comprise, in accordance with the above examples, executable file type parameters 611, executable code parameters 612 and code pattern parameters 613 (including known executable file type indicators, header/code indicators and patterns respectively, where code patterns are utilized). Use parameters 602 further comprise user parameters 621, system parameters 622 and general parameters 623 corresponding to one or more users, user classifications, user-system correspondences or destination system, device or processes, etc. (e.g. for generating corresponding MPCs/policies, providing other protection, etc.). The remaining parameters include interface parameters 631 for providing MPC/policy (or further) configurability in

accordance with a particular device or for enabling communication with a device user (see below), and other parameters 632.

FIG. 6b illustrates a linking engine 405 according to an embodiment of the invention. As already discussed, linking engine 405 includes a linker for combining MPCs, policies or agents via concatination or other suitable processing in accordance with an OS, JVM or other host executor or other applicable factors that might apply. Linking engine 405 also includes the aforementioned post-detection processor which, in this example, comprises a compressor 508. As noted, compressor 508 receives linked elements from linker 507 and, where a potential-Downloadable corresponds to a compressed file that was inflated during detection, re-forms the compressed file. (Known file information can be provided via configuration parameters, substantially reversal of inflating or another suitable method.) Encryption or other post-detection processing can also be conducted by linking engine 508.

FIGS. 7a, 7b and 8 illustrate a "sandbox protection" system, as operable within a receiving destination-device, according to an embodiment of the invention.

Beginning with FIG. 7a, a client 146 receiving sandbox package 340 will "recognize" sandbox package 340 as a (mobile) executable and cause a mobile code installer 711 (e.g. an OS loader, JVM, etc.) to be initiated. Mobile code installer 711 will also recognize sandbox package 340 as an executable and will attempt to initiate sandbox package 340 at its "beginning." Protection engine 400 processing corresponding to destination 700 use of a such a loader, however, will have resulted in the "beginning" of sandbox package 340 as corresponding to the beginning of MPC 341, as noted with regard to the above FIG. 4 example.

36 of 59

Such protection engine processing will therefore cause a mobile code installer (e.g. OS loader 711, for clarity sake) to initiate MPC 341. In other cases, other processing might also be utilized for causing such initiation or further protection system operation. Protection engine processing also enables MPC 341 to effectively form a protection "sandbox" around Downloadable (e.g. detected-Downloadable or "XEQ") 343, to monitor Downloadable 343, intercept determinable Downloadable 343 operation (such as attempted accesses of Downloadable 343 to destination resources) and, if "malicious", to cause one or more other operations to occur (e.g. providing an alert, offloading the Downloadable, offloading the MPC, providing only limited resource access, possibly in a particular address space or with regard to a particularly "safe" resource or resource operation, etc.).

MPC 341, in the present OS example, executes MPC element installation and installs any policies, causing MPC 341 and protection policies 342 to be loaded into a first memory space, P1. MPC 341 then initiates loading of Downloadable 343. Such Downloadable initiation causes OS loader 711 to load Downloadable 343 into a further working memory space-P2 703 along with an API import table ("IAT") 731 for providing Downloadable 631 with destination resource access capabilities. It is discovered, however that the IAT can be modified so that any call to an API can be redirected to a function within the MPC. The technique for modifying the IAT is documented within the MSDN (Microsoft Developers Network) Library CD in several articles. The technique is also different for each operating system (e.g. between Windows 9x and Windows NT), which can be accommodated by agent generator configurability, such as that given above.

MPC 341 therefore has at least initial access to API IAT 731 of Downloadable 632, and provides for diverting, evaluating and responding to attempts by Downloadable 632 to utilize system APIs 731, or further in accordance with protection policies 342. In addition to API diverting, MPC 341 can also install filter drivers, which can be used for controlling access to resources such as a Downloadable-destination file system or registry. Filter driver installation can be conducted as documented in the MSDN or using other suitable methods.

Turning to FIG. 8 with reference to FIG. 7b, an MPC 341 according to an embodiment of the invention includes a package extractor 801, executable installer 802, sandbox engine installer 803, resource access diverter 804, resource access (attempt) analyzer 805, policy enforcer 806 and MPC de-installer 807. Package extractor 801 is initiated upon initiation of MPC 341, and extracts MPC 341 elements and protection policies 342. Executable installer 802 further initiates installation of a Downloadable by extracting the downloadable from the protected package, and loading the process into memory in suspended mode (so it only loads into memory, but does not start to run). Such installation further causes the operating system to initialize the Downloadable's IAT 731 in the memory space of the downloadable process, P2, as already noted.

Sandbox engine installer 803 (running in process space P1) then installs the sandbox engine (803-805) and policies 342 into the downloadable process space P2. This is done in different way in each operating system (e.g. see above). Resource access diverter 804 further modifies those Downloadable-API IAT entries that correspond with protection policies 342, thereby causing corresponding Downloadable accesses via Downloadable-API IAT 731 to be diverted resource access analyzer 805.

During Downloadable operation, resource access analyzer or "RAA" 805 receives and determines a response to diverted Downloadable (i.e. "malicious") operations in accordance with corresponding protection policies of policies 342. (RAA 805 or further elements, which are not shown, can further similarly provide for other security mechanisms that might also be implemented.) Malicious operations can for example include, in a Windows environment: file operations (e.g. reading, writing, deleting or renaming a file), network operations (e.g. listen on or connect to a socket, send/receive data or view intranet), OS registry or similar operations (read/write a registry item), OS operations (exit OS/client, kill or change the priority of a process/thread, dynamically load a class library), resource usage thresholds (e.g. memory, CPU, graphics), etc.

Policy enforcer 806 receives RAA 805 results and causes a corresponding response to be implemented, again according to the corresponding policies. Policy enforcer 806 can, for example, interact with a user (e.g. provide an alert, receive instructions, etc.), create a log file, respond, cause a response to be transferred to the Downloadable using "dummy" or limited data, communicate with a server or other networked device (e.g. corresponding to a local or remote administrator), respond more specifically with a better known Downloadable, verify accessibility or user/system information (e.g. via local or remote information), even enable the attempted Downloadable access, among a wide variety of responses that will become apparent in view of the teachings herein.

The FIG. 9 flowchart illustrates a protection method according to an embodiment of the invention. In step 901, a protection engine monitors the receipt, by a server or other re-communicator of information, and receives such information intended for a

protected information-destination (i.e. a potential-Downloadable) in step 903. Steps 905-911 depict an adjunct trustworthiness protection that can also be provided, wherein the protection engine determines whether the source of the received information is known to be "unfriendly" and, if so, prevents current (at least unaltered) delivery of the potential-Downloadable and provides any suitable alerts. (The protection engine might also continue to perform Downloadable detection and nevertheless enable delivery or protected delivery of a non-Downloadable, or avoid detection if the source is found to be "trusted", among other alternatives enabled by the teachings herein.)

If, in step 913, the potential-Downloadable source is found to be of an unknown or otherwise suitably authenticated/certified source, then the protection engine determines whether the potential-Downloadable includes executable code in step 915. If the potential-Downloadable does not include executable code, then the protection engine causes the potential-Downloadable to be delivered to the information-destination in its original form in step 917, and the method ends. If instead the potential-Downloadable is found to include executable code in step 915 (and is thus a "detected-Downloadable"), then the protection engine forms a sandboxed package in step 919 and causes the protection agent to be delivered to the information-Destination in step 921, and the method ends. As was discussed earlier, a suitable protection agent can include mobile protection code, policies and the detected-Downloadable (or information corresponding thereto).

The FIG. 10a flowchart illustrates a method for analyzing a potential-Downloadable, according to an embodiment of the invention. As shown, one or more aspects can provide useful indicators of the inclusion of executable code within the

5

potential-Downloadable. In step 1001, the protection engine determines whether the potential-Downloadable indicates an executable file type, for example, by comparing one or more included file headers for file type indicators (e.g. extensions or other descriptors). The indicators can be compared against all known file types executable by all protected Downloadable destinations, a subset, in accordance with file types executable or desirably executable by the Downloadable-destination, in conjunction with a particular user, in conjunction with available information or operability at the destination, various combinations, etc.

Where content analysis is conducted, in step 1003 of FIG. 10a, the protection engine analyzes the potential-Downloadable and determines in accordance therewith whether the potential-Downloadable does or is likely to include binary information, which typically indicates executable code. The protection engine further analyzes the potential-Downloadable for patterns indicative of included executable code in step 1003. Finally, in step 1005, the protection engine determines whether the results of steps 1001 and 1003 indicate that the potential-Downloadable more likely includes executable code (e.g. via weighted comparison of the results with a suitable level indicating the inclusion or exclusion of executable code). The protection engine, given a suitably high confidence indicator of the inclusion of executable code, treats the potential-Downloadable as a detected-Downloadable.

The FIG. 10b flowchart illustrates a method for forming a sandboxed package according to an embodiment of the invention. As shown, in step 1011, a protection engine retrieves protection parameters and forms mobile protection code according to the parameters. The protection engine further, in step 1013, retrieves protection parameters

and forms protection policies according to the parameters. Finally, in step 1015, the protection engine couples the mobile protection code, protection policies and received-information to form a sandboxed package. For example, where a Downloadable-destination utilizes a standard windows executable, coupling can further be accomplished via concatenating the MPC for delivery of MPC first, policies second, and received information third. (The protection parameters can, for example, include parameters relating to one or more of the Downloadable destination device/process, user, supervisory constraints or other parameters.)

The FIG. 11 flowchart illustrates how a protection method performed by mobile protection code ("MPC") according to an embodiment of the invention includes the MPC installing MPC elements and policies within a destination device in step 1101. In step 1102, the MPC loads the Downloadable without actually initiating it (i.e. for executables, it will start a process in suspended mode). The MPC further forms an access monitor or "interceptor" for monitoring or "intercepting" downloadable destination device access attempts within the destination device (according to the protection policies in step 1103, and initiates a corresponding Downloadable within the destination device in step 1105.

If, in step 1107, the MPC determines, from monitored/intercepted information, that the Downloadable is attempting or has attempted a destination device access considered undesirable or otherwise malicious, then the MPC performs steps 1109 and 1111; otherwise the MPC returns to step 1107. In step 1109, the MPC determines protection policies in accordance with the access attempt by the Downloadable, and in step 1111, the MPC executes the protection policies. (Protection policies can, for example, be retrieved from a temporary, e.g. memory/cache, or more persistent storage.)

As shown in the FIG. 12a example, the MPC can provide for intercepting Downloadable access attempts by a Downloadable by installing the Downloadable (but not executing it) in step 1201. Such installation will cause a Downloadable executor, such as a the Windows operating system, to provide all required interfaces and parameters (such as the IAT, process ID, etc.) for use by the Downloadable to access device resources of the host device. The MPC can thus cause Downloadable access attempts to be diverted to the MPC by modifying the Downloadable IAT, replacing device resource location indicators with those of the MPC (step 1203).

The FIG. 12b example further illustrates an example of how the MPC can apply suitable policies in accordance with an access attempt by a Downloadable. As shown, the MPC receives the Downloadable access request via the modified IAT in step 1211. The MPC further queries stored policies to determine a policy corresponding to the Downloadable access request in step 1213.

The foregoing description of preferred embodiments of the invention is provided by way of example to enable a person skilled in the art to make and use the invention, and in the context of particular applications and requirements thereof. Various modifications to the embodiments will be readily apparent to those skilled in the art, and the generic principles defined herein may be applied to other embodiments and applications without departing from the spirit and scope of the invention. Thus, the present invention is not intended to be limited to the embodiments shown, but is to be accorded the widest scope consistent with the principles, features and teachings disclosed herein. The embodiments described herein are not intended to be exhaustive or limiting. The present invention is limited only by the following claims.

WHAT IS CLAIMED IS:

1. A method, comprising:

receiving downloadable-information;

determining whether the downloadable-information includes executable code; and causing mobile protection code to be communicated to at least one information-destination of the downloadable-information, if the downloadable-information is determined to include executable code.

20

5

- 2. The method of claim 1, wherein the receiving includes monitoring received information of an information re-communicator.
- 3. The method of claim 2, wherein the information re-communicator is a network server.
- 4. The method of claim 1, wherein the determining comprises analyzing the downloadable-information for an included type indicator indicating an executable file type.
- 5. The method of claim 1, wherein the determining comprises analyzing the downloadable-information for an included an included type detector indicating an archive file that contains at least one executable.
- 6. The method of claim 1, wherein the determining comprises analyzing the downloadable-information for an included file type indicator and an information pattern

44 of 59

corresponding to one or more information patterns that tend to be included within executable code.

- 7. The method of claim 1, further comprising receiving one or more executable code characteristics of executable code that is capable of being executed by the information-destination, and wherein the determining is conducted in accordance with the executable code characteristics.
- 8. The method of claim 1, wherein the determining comprises performing one or more analyses of the downloadable-information, the analyses producing detection-indicators indicating whether a correspondence is detected between a downloadable-information characteristic and at least one respective executable code characteristic, and evaluating the detection-indicators to determine whether the downloadable-information includes executable code.
- 9. The method of claim 8, wherein at least one of the detection-indicators indicates a level of downloadable-information characteristic and executable code characteristic correspondence.
- 10. The method of claim 8, wherein the evaluating includes assigning a weighted level of importance to at least one of the indicators.
 - 11. The method of claim 1, wherein the causing mobile protection code to be

- 12. The method of claim 10, wherein the sandboxed package is formed such that the mobile protection code will be executed by the information-destination before the downloadable-information.
 - 13. The method of claim 11, wherein the sandboxed package further includes protection policies according to which the mobile protection code is operable.
 - 14. The method of claim 13, wherein the sandboxed package is formed for receipt by the information-destination such that the mobile protection code is received before the downloadable-information, and the downloadable information before the protection policies.
 - 15. The method of claim 13, wherein the protection policies correspond with at least one of the information-destination and a user of the information destination.
- 20 16. A system, comprising:

an information monitor for receiving downloadable-information;

a content inspection engine communicatively coupled to the information monitor for determining whether the downloadable-information includes executable code; and

46 of 59

15

20

a protection agent engine communicatively coupled to the content inspection engine for causing mobile protection code ("MPC") to be communicated to at least one information-destination of the downloadable-information, if the downloadable-information is determined to include executable code.

- 17. The system of claim 16, wherein the information monitor intercepts received information received by an information re-communicator.
- 18. The system of claim 17, wherein the information re-communicator is a network server.
- 19. The system of claim 16, wherein the content inspection engine comprises a file type detector for determining whether the downloadable-information includes a file type indicator indicating an executable file type.
- 20. The system of claim 16, wherein the content inspection engine comprises a parser for parsing the downloadable-information and a content analyzer communicatively coupled to the parser for determining whether one or more downloadable-information elements of the downloadable-information correspond with executable code elements are executable code elements.
- 21. The system of claim 16, wherein the content inspection engine comprises one or more downloadable-information analyzers for analyzing the downloadable-information,

47 of 59

each analyzer producing therefrom a detection indicator indicating whether a downloadable-information characteristic corresponds with an executable code characteristic, and an inspection controller communicatively coupled to the analyzers for determining whether the indicators indicate that the downloadable-information includes executable code.

- 22. The system of claim 21, wherein at least one of the detection-indicators indicates a level of downloadable-information characteristic and executable code characteristic correspondence.
- 23. The system of claim 21, wherein the evaluating includes assigning a weighted level of importance to at least one of the detection-indicators.
- 24. The system of claim 16, wherein the sandboxed package engine comprises an MPC generator for providing the MPC, a linking engine coupled to the MPC generator for forming a protection agent including the MPC and the downloadable-information, and a transfer engine for causing the protection agent to be communicated to the at least one information-destination.
- 25. The system of claim 24, wherein the protection agent engine further comprises a policy generator communicatively coupled to the linking engine for providing protection policies according to which the MPC is operable.

- 26. The system of claim 25, wherein the sandboxed package is formed for receipt by the information-destination such that the mobile protection code is executed before the downloadable-information.
- 5 27. The system of claim 26, wherein the protection policies correspond with policies of at least one of the information-destination and a user of the information destination.
 - 28. A system, comprising:

means for receiving downloadable-information;

means for determining whether the downloadable-information includes executable code; and

means for causing mobile protection code to be communicated to at least one information-destination of the downloadable-information, if the downloadable-information is determined to include executable code.

29. A computer-readable storage medium storing program code for causing a computer to perform the steps of:

receiving downloadable-information;

determining whether the downloadable-information includes executable code; and causing mobile protection code to be communicated to at least one information-destination of the downloadable-information, if the downloadable-information is determined to include executable code.

30. A method, comprising:

receiving, at an information re-communicator, downloadable-information, including executable code; and

downloadable-information destination such that one or more operations of the executable code at the destination, if attempted, will be processed by the mobile protection code.

- 31. The method of claim 30, wherein the mobile code executor is a Java Virtual Machine.
- 32. The method of claim 30, wherein the mobile code executor is the operating system, running native code executables.
- 33. The method of claim 30, wherein the mobile code executor is ActiveX subsystem of the windows operating system
- 34. The method of claim 30, wherein the mobile code executor is the Microsoft Windows scripting host
- 35. The method of claim 30, wherein the causing is accomplished by forming a sandboxed package including the mobile protection code and the downloadable-information, and causing the sandboxed package to be delivered to the downloadable-information destination.

- 36. The method of claim 35, wherein the sandboxed package further includes protection policies according to which the processing by the mobile protection code is conducted.
- 5 37. A sandboxed package formed according to the method of claim 35.
 - 38. A sandboxed package formed according to the method of claim 36.
 - 39. The method of claim 36, wherein the forming comprises generating the mobile protection code, generating the sandboxed package, and linking the mobile protection code, protection policies and downloadable-information.
 - 40. The method of claim 39, wherein the generating of at least one of the mobile protection code and the protection policies is conducted in accordance with one or more destination-characteristics of the destination.
 - 41. The method of claim 40, wherein the destination-characteristics include characteristics corresponding to at least one of a destination user, a destination device and a destination process.

(D (T10

ïŲ

42. The method of claim 35, wherein the causing the sandboxed package to be executed includes communicating the sandboxed package to a communication buffer of the information re-communicator.

- 43. The method of claim 30, wherein the re-communicator is at least one of a firewall and a network server.
- 44. The method of claim 30, wherein the sandboxed package has a same file type as the downloadable-information, thereby causing the mobile code executor to be unaware that the protected package is not a normal downloadable.
 - 45. The method of claim 44, wherein the sandboxed package is formed using concatenation of a mobile protection code, a policy, and a downloadable.
 - 46. The method of claim 30, wherein executing the mobile protection code at the destination causes downloadable interfaces to resources at the destination to be modified such that at least one attempted operation of the executable code is diverted to the mobile protection code.

47. A system, comprising:

receiving means for receiving, at an information re-communicator, downloadable-information, including executable code; and

mobile code means communicatively coupled to the receiving means for causing mobile protection code to be executed by a mobile code executor at a downloadable-information destination such that one or more operations of the executable code at the destination, if attempted, will be processed by the mobile protection code.

- 48. The system of claim 47, wherein the mobile code executor is a Java Virtual Machine.
- 49. The system of claim 47, wherein the mobile code executor is an operating system, running native code executables.
- 50. The system of claim 47, wherein the mobile code executor is an ActiveX subsystem of the windows operating system.
- 51. The system of claim 47, wherein the mobile code executor is a Microsoft Windows scripting host.
- 52. The system of claim 47, wherein the causing is accomplished by forming a sandboxed package including the mobile protection code and the downloadable-information, and causing the sandboxed package to be delivered to the downloadable-information destination.
- 53. The system of claim 52, wherein the sandboxed package further includes protection policies according to which the processing by the mobile protection code is conducted.
- 54. The system of claim 53, wherein the forming comprises generating the mobile protection code, generating the protection policies, and linking the mobile protection code, protection policies and downloadable-information.

53 of 59

5

- 55. The system of claim 54, wherein the generating of at least one of the mobile protection code and the protection policies is conducted in accordance with one or more destination-characteristics of the destination.
- 56. The system of claim 55, wherein the destination-characteristics include characteristics corresponding to at least one of a destination user, a destination device and a destination process.
- 57. The system of claim 46, wherein the causing the sandboxed package to be executed includes communicating the sandboxed package to a communication buffer of the information re-communicator.
- 58. The system of claim 47, wherein the re-communicator is at least one of a firewall and a network server.
- 59. The system of claim 47, wherein executing the mobile protection code at the destination causes downloadable interfaces a resource at the destination to be modified such that at least one attempted operation of the executable code is diverted to the mobile protection code.
- 60. A computer-readable storage medium storing program code for causing a computer to perform the steps of:

receiving, at an information re-communicator, downloadable-information, including executable code; and

causing mobile protection code to be executed by a mobile code executor at a downloadable-information destination such that one or more operations of the executable code at the destination, if attempted, will be processed by the mobile protection code.

61. A method, comprising:

receiving mobile protection code ("MPC") and a Downloadable at a Downloadable-destination;

causing, by the MPC, one or more operations attempted by the Downloadable to be received by the MPC;

receiving, by the MPC, an attempted operation of the Downloadable; and initiating, by the MPC, a protection policy corresponding to the attempted operation.

- 62. The method of claim 61, wherein the receiving comprises receiving a sandboxed package that includes the MPC, the Downloadable and one or more protection policies.
- 63. The method of claim 62, wherein the sandboxed package is configured such that the
 MPC is executed first, the Downloadable is executed by the MPC and the protection policies are accessible to the MPC.
 - 64. The method of claim 61, wherein the causing comprises modifying, by the MPC,

interfaces of a corresponding downloadable to resources at the destination.

- 65. The method of claim 64, wherein the modifying is accomplished by initiating a loading of the Downloadable, thereby causing a mobile code executor to provide and initialize the interfaces, modifying one or more interface elements to divert corresponding attempted Downloadable operations to the MPC, and initiating execution of the Downloadable.
- 66. The method of claim 64, wherein the interfaces comprise an import address table ("IAT") of a native code executable downloadable.
- 67. The method of claim 64, wherein modifying the interfaces installs a filter-driver between the downloadable and the resources.
- 68. A system, comprising:
 - a mobile code executer for initiating received mobile code; and
- a sandboxed package capable of being received and initiated by the mobile code executer, the sandboxed package including a Downloadable and mobile protection code ("MPC") for causing one or more Downloadable operations to be intercepted and for processing the intercepted operations, if the Downloadable attempts to initiate the operations.
- 69. The system of claim 60, wherein the MPC comprises:

56 of 59

20

5



an MPC installer for causing MPC elements to be installed;

a Downloadable installer communicatively coupled to the MPC element installer for installing the Downloadable;

a resource access diverter communicatively coupled to the MPC installer for causing the Downloadable operations to be intercepted;

a resource access analyzer communicatively coupled to the MPC installer for receiving an intercepted Downloadable operation and determining a protection policy corresponding to the intercepted Downloadable operation; and

a policy enforcer communicatively coupled to the resource access analyzer for processing the intercepted Downloadable operation.

- 70. The system of claim 69, wherein the resource access diverter modifies one or more elements of an interface usable by the Downloadable to effectuate the Downloadable operations.
- 71. The system of claim 69, wherein the mobile code executer is a Java Virtual Machine.
- 72. The system of claim 69, wherein the mobile code executor is an operating system, running native code executables.

73. The system of claim 69, wherein the mobile code executor is an ActiveX subsystem of the windows operating system.

74. The system of claim 69, wherein the mobile code executor is an Microsoft Windows scripting host.

75. A system, comprising

5 receiving means for receiving mobile protection code ("MPC") and a

Downloadable at a Downloadable-destination;

monitoring means for causing, by the MPC, one or more operations attempted by the Downloadable to be received by the MPC;

second receiving means receiving, by the MPC, an attempted operation of the

Downloadable; and

initiating means for initiating, by the MPC, a protection policy corresponding to the attempted operation.

76. A computer-readable storage medium storing program code for causing a computer to perform the steps of:

receiving mobile protection code ("MPC") and a Downloadable at a Downloadable-destination;

causing, by the MPC, one or more operations attempted by the Downloadable to be received by the MPC;

receiving, by the MPC, an attempted operation of the Downloadable; and initiating, by the MPC, a protection policy corresponding to the attempted operation.

ABSTRACT OF THE DISCLOSURE

MALICIOUS MOBILE CODE RUNTIME MONITORING

SYSTEM AND METHODS

5

Protection systems and methods provide for protecting one or more personal computers ("PCs") and/or other intermittently or persistently network accessible devices or processes from undesirable or otherwise malicious operations of Java™ applets, ActiveX™ controls, JavaScript™ scripts, Visual Basic scripts, add-ins, downloaded/ uploaded programs or other "Downloadables" or "mobile code" in whole or part. A protection engine embodiment provides, within a server, firewall or other suitable "recommunicator," for monitoring information received by the communicator, determining whether received information does or is likely to include executable code, and if so, causes mobile protection code (MPC) to be transferred to and rendered operable within a destination device of the received information, more suitably by forming a protection agent including the MPC, protection policies and a detected-Downloadable. An MPC embodiment further provides, within a Downloadable-destination, for initiating the Downloadable, enabling malicious Downloadable operation attempts to be received by the MPC, and causing (predetermined) corresponding operations to be executed in response to the attempts, more suitably in conjunction with protection policies.

20





UNITED STATES PATENT AND TRADEMARK OFFICE

COMMISSIONER FOR PATENTS
UNITED STATES PATENT AND TRADEMARK OFFICE
WASHINGTON, D.C. 20231
www.uspto.gov

Bib Data Sheet

CONFIRMATION NO. 5421

SERIAL NUMB 09/861,229	ER	FILING DATE 05/17/2001 RULE	C	CLASS 709	GRO	UP AR1 2152	T UNIT	D	ATTORNEY OCKET NO. 3426.00014
Nimrod Itzh David R. Ki ** CONTINUING	nak Veroll, S DATA	Edery, Pardesia, ISRA ered, Goosh Tel-Mond an Jose, CA;	, ISRAEL *						
ļ		AIMS BENEFIT OF 60 09/539,667 03/30/2000 09/551,302 04/18/2000		105/17/2000 בא נג מאינ בא נג מאינ בא נג מאינ	. ن . د. ن	S. Path Petert	ent 6,	, BC ,480	04,780 0,962
11/10		TIONS ************************************		ED** SMALL E	ENTITY	**			
	The state of the s							INDEPENDENT CLAIMS 11	
Squire, Sanders & 600 Hansen Way	ADDRESS Intellectual Property Department Squire, Sanders & Dempsey L.L.P.								
TITLE Malicious mobile	code	runtime monitoring sys	stem and	methods					
All Fees 1.16 Fees (Filing)									
FILING FEE RECEIVED 1244 FEES: Authority has been given in Paper No to charge/credit DEPOSIT ACCOUNT No for following: 1.17 Fees (Processing Ext time) 1.18 Fees (Issue) Other Credit									



U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE FEE RECORD SHEET

05/23/2001 MBELETE1 00000028 050150 09861229

01 FC:201 02 FC:202 03 FC:203

PTO-1556 (5/87)

*U.S. GPO: 2000-468-987/39595

	PATENT APPLICATION FEE DETERMINATION RECORD Effective October 1, 2000 Application or Docket Number 09/86/22 43426.000											
		CLAIMS AS	FILED - I		l (Colur	mn 2)		SMALL I	ENTITY	OR	OTHER SMALL	
ТО	TAL CLAIMS		76	·-	,	. 36. 50.0	Γ	RATE FEE]	RATE	FEE
FO	R		NUMBER F	ILED	NUMBI	ER EXTRA		BASIC FE	355.00	OR	BASIC FEE	· 710.00
то	TAL CHARGEA	BLE CLAIMS	76mini	ıs 20=	• 5	6		X\$ 9=	Soy.a	OR	X\$18=	
IND	EPENDENT CL	AIMS	<i>[</i> ∫ min	us 3 =	*	5		X40=	320.8	1	X80=	
MU	LTIPLE DEPEN	DENT CLAIM PI	RESENT					+135=		OR	+270=	
* If	the difference	in column 1 is	less than zer	o, ente	r "0" in c	olumn 2	L	TOTAL		OR		
	C	LAIMS AS A	MENDED	- PAR	T II			IOIAL	11170	l Or	OTHER	THAN
		(Column 1)		(Colu		(Column 3)	_	SMAL	L ENTITY	OR	SMALL	
ENT A		CLAIMS REMAINING AFTER AMENDMENT				PRESENT EXTRA		RATE	ADDI- TIONAL FEE		RATE	ADDI- TIONAL FEE
AMENDMENT	Total	*	Minus	**		=		X\$ 9=		OR	X\$18=	
ME	Independent	*	Minus	***		=]	X40=		OR	X80=	
Ĺ	FIRST PRESE	NTATION OF M	JLTIPLE DEP	ENDEN	T CLAIM		!	+135=		1	+270=	
							Ĺ	+135= TOT/		OR	TOTAL	
		(Oali 4)		/O-1	O\	/O-1 C\		ADDIT. FE		OR	ADDIT. FEE	
	Ann after the second	(Column 1) CLAIMS		HIGI	mn 2) HEST	(Column 3)	' '		ADDI-	1		ADDI-
AMENDMENT B	A Secretary	REMAINING AFTER AMENDMENT		PREVI	MBER OUSLY FOR	PRESENT EXTRA		RATE			RATE	TIONAL FEE
Š	Total	*	Minus	**		=		X\$ 9=		OR	X\$18=	
AME	Independent	*	Minus	***	T 01 411.	=	[X40=		OR	X80=	
Ļ	HIRST PRESE	NTATION OF M	ULTIPLE DEP	ENDEN	I CLAIM		-	+135=	:	OR	+270=	
								TOTA ADDIT. FE	AL.	OR	TOTAL ADDIT. FEE	
		(Column 1)		'(Colu	ımn 2)	(Column 3)				-		
AMENDMENT C	4	CLAIMS REMAINING AFTER AMENDMENT		HIGI NUN PREV	HEST MBER NOUSLY D FOR	PRESENT EXTRA		RATE	ADDI- TIONAL FEE		RATE	ADDI- TIONAL FEE
MQ.	Total	*	Minus	**		=] [X\$ 9=		OR	X\$18=	
ME	Independent	*	Minus	***		=	┧┇	X40=		OR	V00	
Ľ	FIRST PRES	NTATION OF M	ULTIPLE DEF	PENDEN	IT CLAIM		J ∤		-	1		1
	If the entry in not	umn 1 is less than	the entry in colu	mn 2 wri	ite "O" in co	olumn 3.	Į	+135=		OR	TOTAL	
**	If the "Highest Nu	umber Previously F umber Previously F mber Previously Pa	aid For" IN THI Paid For" IN THI	S SPACE S SPACE	is less that is less that	an 20, enter "20 an 3, enter "3."		TOT/ ADDIT. FE and in the	E	OR ox in c	AUDIT. FEE	

*U.S. GPO: 1998-443-593/89152



UNITED STATES PATENT AND TRADEMARK OFFICE

COMMISSIONER FOR PATENTS UNITED STATES PATENT AND TRADEMARK OFFICE

Washington, D.C. 2023I Wog.ofqzu.www

APPLICATION NUMBER FILING/RECEIPT DATE FIRST NAMED APPLICANT ATTORNEY DOCKET NUMBER

09/861,229

05/17/2001

Yigal Edery

43426.00014

CONFIRMATION NO. 5421

FORMALITIES LETTER

**OC000000006314695*

Intellectual Property Department Squire, Sanders & Dempsey L.L.P. 600 Hansen Way Palo Alto, CA 94304-1043

Date Mailed: 07/19/2001

NOTICE TO FILE MISSING PARTS OF NONPROVISIONAL APPLICATION

FILED UNDER 37 CFR 1.53(b)

Filing Date Granted

An application number and filing date have been accorded to this application. The item(s) indicated below, however, are missing. Applicant is given **TWO MONTHS** from the date of this Notice within which to file all required items and pay any fees required below to avoid abandonment. Extensions of time may be obtained by filing a petition accompanied by the extension fee under the provisions of 37 CFR 1.136(a).

- The oath or declaration is missing.
 A properly signed oath or declaration in compliance with 37 CFR 1.63, identifying the application by the above Application Number and Filing Date, is required.
- To avoid abandonment, a late filing fee or oath or declaration surcharge as set forth in 37 CFR 1.16(e) of \$65 for a small entity in compliance with 37 CFR 1.27, must be submitted with the missing items identified in this letter.
- The balance due by applicant is \$ 65.

The application is informal since it does not comply with the regulations for the reason(s) indicated below.

The required item(s) identified below must be timely submitted to avoid abandonment:

- Substitute drawings in compliance with 37 CFR 1.84 because:
 - drawing sheets do not have the appropriate margin(s) (see 37 CFR 1.84(g)). Each
 sheet must include a top margin of at least 2.5 cm. (1 inch), a left side margin of at
 least 2.5 cm. (1 inch), a right side margin of at least 1.5 cm. (5/8 inch), and a bottom
 margin of at least 1.0 cm. (3/8 inch);

A copy of this notice <u>MUST</u> be returned with the reply.

Customer Service Center

Initial Patent Examination Division (703) 308-1202

PART 3 - OFFICE COPY

PTO/SB/21 (08-00)

Approved for use through 10/31/2002. OMB 0651-0031

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

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

Application Number 09/861,229

Application Number 09/861,229

3		ļ	Application Number	09/861,229	
🚩 TRAN	ISMITTAL		Filing Date	May 17, 2001	
FORM			First Named Inventor	Yigal Edery, et al.	
(to be used for all con	respondence after in	itial filing)	Group Art Unit	2152	
			Examiner Name	Unknown	
Total Number of Pages	s in This Submission	27	Attorney Docket Number	43426.00014	
		ENCL	OSURES (check all that apply)		
Fee Transmittal F	orm (in duplicate)		ment Papers Application)	After Allowance Communication to Group	
Fee Attached Deposit Accou	unt Authorization	Figures	al Drawings consisting of s 1a, 1b, 1c, 2, 3, 4, 5, 6a, 6b, , 8, 9, 10a, 10b, 11, 12a, and	Appeal Communication to Board of Appeals and Interferences	
Amendment / Res	sponse	Licensi	ing-related Papers	Appeal Communication to Group (Appeal Notice, Brief, Reply Brief)	
After Final		Petition	n	Proprietary Information	
Affidavits/decl	laration(s)		n to Convert to a ional Application	Status Letter	
Extension of Time	Request		ned Power of Attorney and ration for Patent Application	Other Enclosure(s) (please identify below):	
Return Postcard			nal Disclaimer est for Refund	Letter to the Official Draftsperson (Request to Substitute Drawings) (in duplicate)	
Information Disclo	osure Statement		umber of CD(s)		
Certified Copy of I	Priority	Rema			
Response to Miss	sing Parts/ cation (in duplicate)				
Response to I Parts under 3 1.52 or 1.53	Missing	l			
	SIGNA	TURE OF /	APPLICANT, ATTORNEY, O	R AGENT	
Firm <i>or</i> Individual name	Daryl C. Josephsor Squire, Sanders & 600 Hansen Way Palo Alto, CA 9430	Dempsey, L.	•	-	
Signature	7 2 2 1 2				
Date September 10, 2001					
		CEI	RTIFICATE OF MAILING		
• •	•	• •	osited with the United States Post	tal Service as first class mail in an envelope ate: September 10, 2001	
Typed or printed name		Faterito, vvo	asimigron, D.O. 2025 Fortuna da	ite. September 10, 2001	
	J			Date September 10, 2001	



O1

J.

D]



COMMISSIONER FOR PATENTS
UNITED STATES PATENT AND TRADEMARK OFFICE
Washington, D.C. 20231
www.usob.gov

APPLICATION NUMBER

FILING/RECEIPT DATE

FIRST NAMED APPLICANT

ATTORNEY DOCKET NUMBER

09/861,229

05/17/2001

Yigal Edery

43426.00014

CONFIRMATION NO. 5421

FORMALITIES LETTER

OC0000000006314695

Intellectual Property Department Squire, Sanders & Dempsey L.L.P. 600 Hansen Way Palo Alto, CA 94304-1043

Date Mailed: 07/19/2001

NOTICE TO FILE MISSING PARTS OF NONPROVISIONAL APPLICATION

FILED UNDER 37 CFR 1.53(b)

Filing Date Granted

An application number and filing date have been accorded to this application. The item(s) indicated below, however, are missing. Applicant is given **TWO MONTHS** from the date of this Notice within which to file all required items and pay any fees required below to avoid abandonment. Extensions of time may be obtained by filing a petition accompanied by the extension fee under the provisions of 37 CFR 1.136(a).

- The oath or declaration is missing.
 A properly signed oath or declaration in compliance with 37 CFR 1.63, identifying the application by the above Application Number and Filing Date, is required.
- To avoid abandonment, a late filing fee or oath or declaration surcharge as set forth in 37 CFR 1.16(e) of \$65 for a small entity in compliance with 37 CFR 1.27, must be submitted with the missing items identified in this letter.
- The balance due by applicant is \$ 65.

The application is informal since it does not comply with the regulations for the reason(s) indicated below.

The required item(s) identified below must be timely submitted to avoid abandonment:

- Substitute drawings in compliance with 37 CFR 1.84 because:
 - drawing sheets do not have the appropriate margin(s) (see 37 CFR 1.84(g)). Each sheet must include a top margin of at least 2.5 cm. (1 inch), a left side margin of at least 2.5 cm. (1 inch), a right side margin of at least 1.5 cm. (5/8 inch), and a bottom margin of at least 1.0 cm. (3/8 inch);

A copy of this notice <u>MUST</u> be returned with the reply.

09/19/2001 9878/2801 CT-56/17 THEF R TO FEE

01 70:205

55, 36 55

THE THE WATER THE Mary Trust Ą.

Customer Service Center
Initial Patent Examination Division (703) 308-1202
PART 2 - COPY TO BE RETURNED WITH RESPONSE



Henry Henry

T.

J

1

The first and the

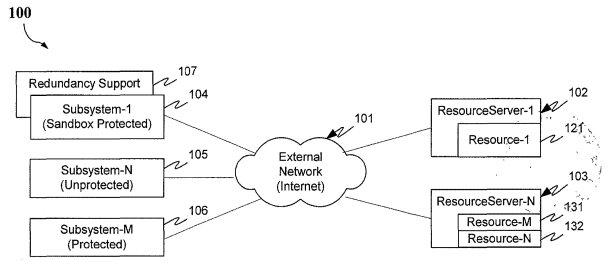


FIG. 1a

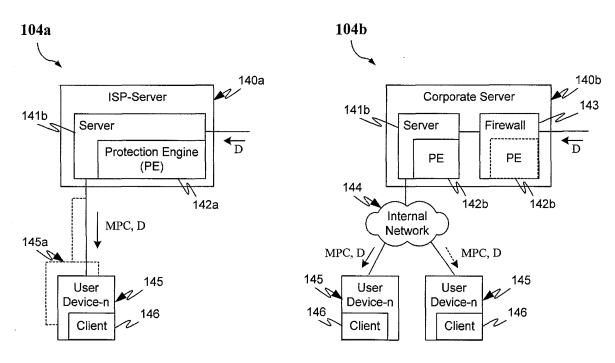


FIG. 1b

FIG. 1c

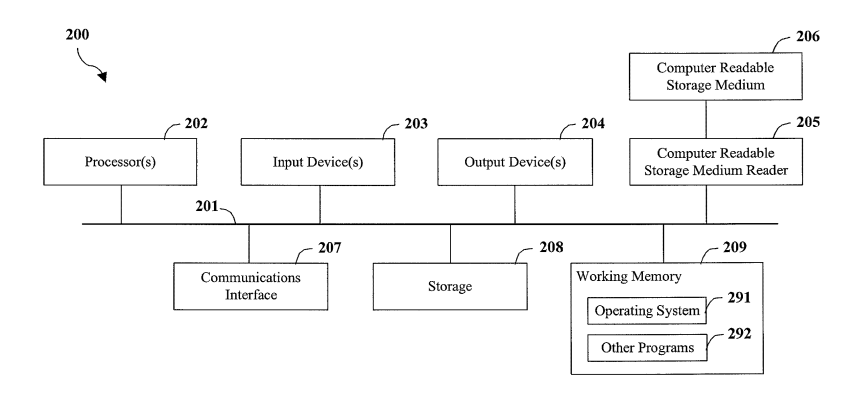


FIG. 2

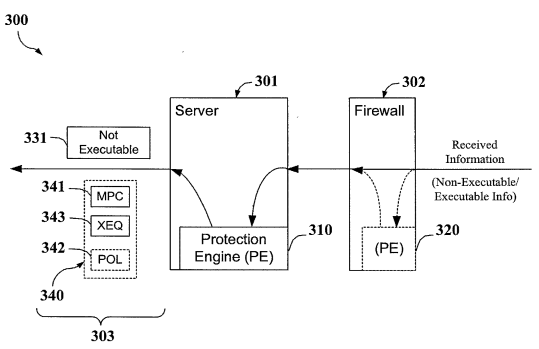


FIG. 3

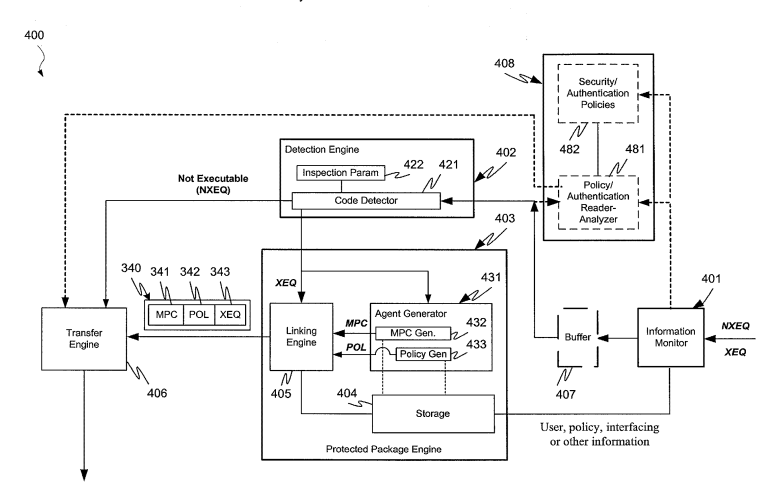
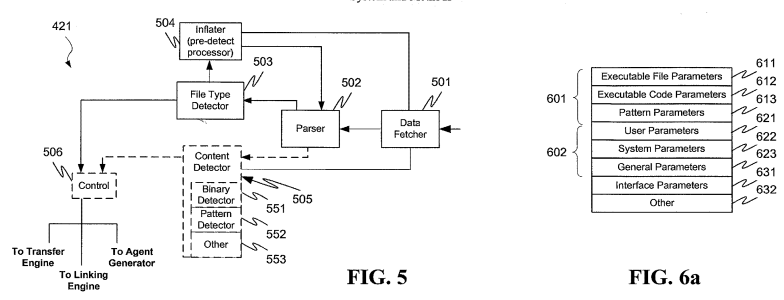
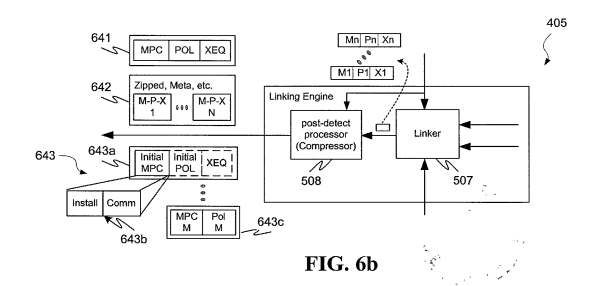


FIG. 4





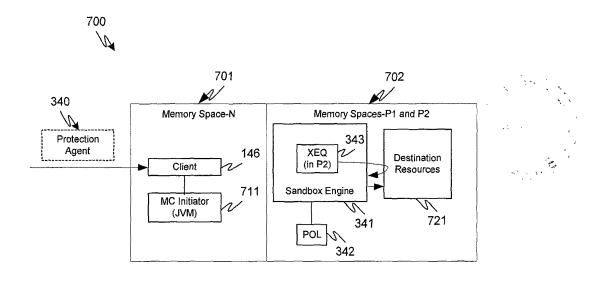
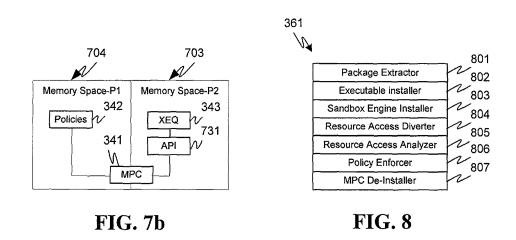
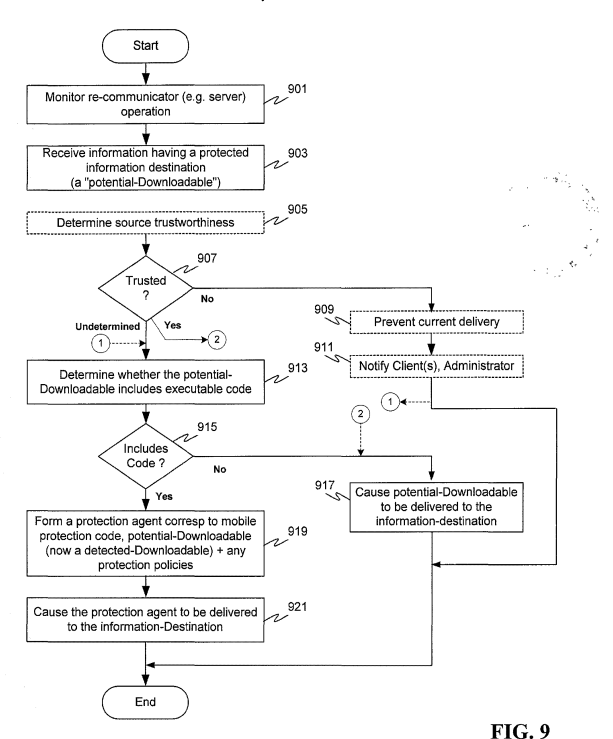


FIG. 7a





PALO ALTO NETWORKS Exhibit 1070 Page 161

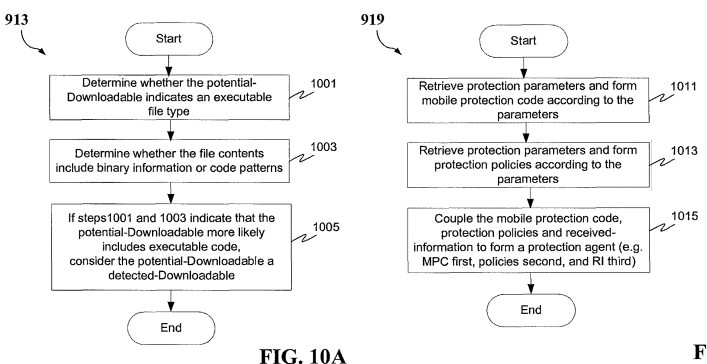


FIG. 10B

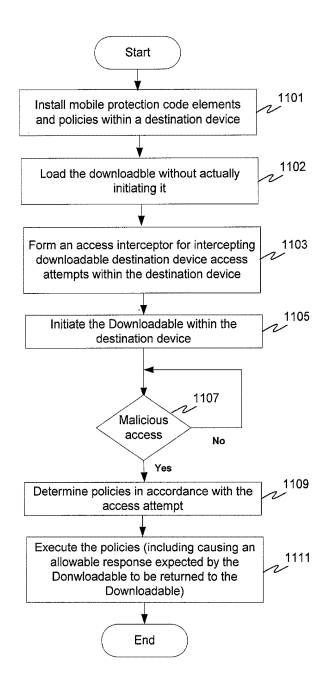


FIG. 11

Serial No.: 09/861,229 Malicious Mobile Code Runtime Monitoring System and Methods

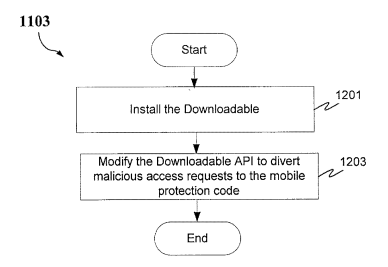


FIG. 12a

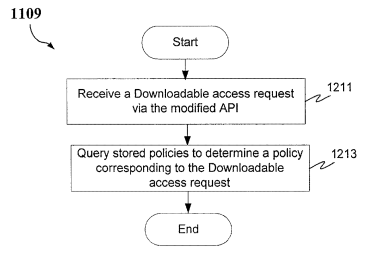


FIG. 12b



E	Reduction Act of 1995, no	_	U.S. Patent and Tradema equired to respond to a collection of info	k Office: U.S.	DEPARTMENT OF COMMERCE t displays a valid OMB control number.		
RAN TRAN		-	Application Number	09/861,2	29		
			Filing Date	May 17, 2	2001		
FORM			First Named Inventor	Yigal Ede	ery, et al.		
(to be used for all con	respondence after ini	tial filing)	Group Art Unit	2152			
			Examiner Name	Unknown			
Total Number of Pages	in This Submission	27	Attorney Docket Number	43426.00	014		
		ENCLO	OSURES (check all that apply)				
Fee Transmittal Fe	orm (in duplicate)		ment Papers Application)	After A	Illowance Communication to		
Fee Attached Deposit Accou		Figures	al Drawings consisting of s 1a, 1b, 1c, 2, 3, 4, 5, 6a, 6b, 8, 9, 10a, 10b, 11, 12a, and		I Communication to Board of ils and Interferences		
Amendment / Res	ponse	Licensi	ng-related Papers		I Communication to Group I Notice, Brief, Reply Brief)		
After Final		Petition	1	☐ Proprie	etary Information		
Affidavits/decl	aration(s)		n to Convert to a onal Application	☐ Status	Letter		
Extension of Time	Request		ned Power of Attorney and ation for Patent Application		Enclosure(s) identify below):		
Return Postcard		_	al Disclaimer st for Refund	(Req	r to the Official Draftsperson uest to Substitute Drawings) uplicate)		
Information Disclo	sure Statement		umber of CD(s)				
Certified Copy of F	Priority	Rema			***************************************		
Response to Miss	ing Parts/ ation (in duplicate)						
Response to Missing Parts under 37 CFR 1.52 or 1.53							
	SIGNAT	URE OF	APPLICANT, ATTORNEY, C	R AGENT			
Firm	Daryl C. Josephson		'				
<i>or</i> Individual name	Squire, Sanders & D 600 Hansen Way	Jempsey, L.	.L.P.				
	Palo Alto, CA 9430	4-1043)				
Signature	Days	e. (beephan				
Date	Date September 10, 2001						
	CERTIFICATE OF MAILING						
	I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope						
· · · · · · · · · · · · · · · · · · ·	addressed to: Assistant Commissioner for Patents, Washington, D.C. 20231 on this date: September 10, 2001						
Typed or printed name	e Sandy Yi						
Signature	- Jan	le 4.		Date	September 10, 2001		

PTO/SB/17 (11-00) d for use through 10/31/2002. OMB 0651-0032 k Office: U.S. DEPARTMENT OF COMMERCE

U.S. Patent and Trad he Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless It displays a valid OMB control number.

FEE TRANSMITTAL for FY 2001

Application Number May 17, 2001 Filing Date

Patent fees are subject to annual revision.

**or number previously paid, if greater; For Reissues, see above

First Named Inventor Yigal Edery, et al. **Examiner Name** Unknown Group / Art Unit 2152

Complete if Known

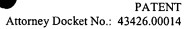
09/861,229

TOTAL AMOUNT OF PAYMENT (\$) 65				Attorn	Attorney Docket No. 43426.00014						
		METH	OD OF P	AYMENT (che	ck one)				FEE C	CALCULATION (continued)	
1.					authorized to charge over payments to:		DITIONAL Large Entity		Small Entity		
	Deposit Account 05-0150		Fee Code	Fee (\$)	Fee Code	Fee (\$)	Fee Description	Fee Paid			
Numbe		05-0	1130			105	130	205	65	Surcharge - late filing fee or oath	65
Depos	iit					127	50	. 227	25	Surcharge - late provisional filing fee or cover sheet.	
Accou		Şqui	ire, Sande	ers & Dempsey	, L.L.P.	139	130	139	130	Non-English specification	
Name	_	L				147	2,520	147	2,520	For filing a request for reexamination	
U	nder 37	CFR 1.1	onal Fee 16 and 1.	17		112	920*	112	920*	Requesting publication of SIR prior to Examiner action	
S	See 37 C	FR 1.27		y status.	÷	113	1,840*	113	1,840*	Requesting publication of SIR after Examiner action	
2.	Paymer	nt Enclo	osed:			115	110	215	55	Extension for reply within first month	-
ПC	heck	□с	redit card	☐ Mone Orde		116	390	216	195	Extension for reply within second month	
			EEE C			117	890	217	445	Extension for reply within third month	
1. BA	FEE CALCULATION 1. BASIC FILING FEE				118	1,390	218	695	Extension for reply within fourth month		
Large	Entity :	Small	Entity			128	1,890	228	945	Extension for reply within fifth month	
		Fee	Fee	Fee Descripti		119	310	219	155	Notice of Appeal	
		Code	(\$)	1 1000 - 600 6	Fee Paid	120	310	220	155	Filing a brief in support of an appeal	
		201	355	Utility filing fee		121	270	221	135	Request for oral hearing	
		206 207	160 245	Design filing fee Plant filing fee	e	138	1,510	138	1,510	Petition to institute a public use proceeding	
108	710	208	355	Reissue filing	iee	140	110	240	55	Petition to revive – unavoidable	
114	150	214	14 75 Provisional filling fee				1,240	241	620	Petition to revive - unintentional	
			UBTOTA	1. (4)	(\$) 0	142	1,240	242	620	Utility issue fee (or reissue)	
		3	UBICIA	L (1)	(4)0	143	440	243	220	Design issue fee	
2. EXTRA	A CLAIN	/ FEES	3			144	600	244	300	Plant issue fee	
				Extra	Fee from Fee	122	130	122	130	Petitions to the Commissioner	L
Total Claims	s		20 =	Claims 0 X	below Paid 0	123	130	123	130	Petitions related to provisional applications	
ndependent Claims			-3 =	o x	= 0	126	180	126	180	Submission of Information Disclosure Stmt	
Multiple Dependent				x	= 0	581	40	581	40	Recording each patent assignment per property (times number of properties)	
Large Fee	Fee	Small Fee	Fee	y Fee Descri	ption	146	710	246	355	Filing a submission after final rejection (37 CFR § 1.129(a))	
Code 103	(\$) 18	Code 203	(\$) 9	Claims in e	cess of 20	149	710	249	355	For each additional invention to be examined (37 CFR § 1.129(b))	
102	80	202	40	•	t claims in excess of 3	179	710	279	355	Request for Continued Examination (RCE)	
104	270	204	135		pendent claim, if not paid					· · · · · · · · · · · · · · · · · · ·	ļ
109	80	209	40	original pat		169	900	169	900	Request for expedited examination of a design application	
110	18	210	9	over origina	claims in excess of 20 and I patent						
			s	UBTOTAL (2)	(\$) 0	Other fo	ee (specif	ý)	-		
			•			*Redu	ced by Ba	sic Filin	g Fee P	Paid SUBTOTAL (3) (\$) 65	

SUBMITTED BY				Con	nplete (if applicable)
Name (Print/Type)	Daryl C. Josephson	Registration No. Attorney/Agent)	37,365	Telephone	650,856.6500
Signature	Day C	Logh		Date	September 10, 2001

WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038.

Burden Hour Statement: This form is estimated to take 0.2 hours to complete. Time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Assistant Commissioner for Patents, Washington, DC 20231.





IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

CERTIFICATE OF MAILING

I hereby certify that this paper (along with any paper referred to as being attached or enclosed) is being deposited with the United States Postal Service on the date shown below with sufficient postage as first class mail in an envelope addressed to Commissioner for Patents, Washington, D.C. 20231, on

Date: 9/10	<u>/oı</u>	By:				
In re Applica	tion of:	Examiner:	Unknown			
	Yigal Edery, et al.					
Serial No.	09/861,229	Art Unit:	2152			
Filed:	May 17, 2001		,			
Title:	MALICIOUS MOBILE COI AND METHODS	DE RUNTIME	MONITORING SYSTEM			

Commissioner for Patents Washington, D.C. 20231

RESPONSE TO NOTICE TO FILE MISSING PARTS OF NONPROVISIONAL APPLICATION

Dear Sir:

In response to the Notice to File Missing Parts of Nonprovisional Papers mailed on July 19, 2001, in the above-identified application, enclosed herewith are the following:

- 1) Copy of Notice to File Missing Parts of Nonprovisional Application
- 2) Combined Power of Attorney and Declaration for Patent Application
- 3) Ten (10) sheets of informal drawings consisting of Figures 1a, 1b, 1c, 2, 3, 4, 5, 6a, 6b, 7a, 7b, 8, 9, 10a, 10b, 11, 12a, and 12b
- 4) Letter to the Official Draftsperson (Request to Substitute Drawings) (in duplicate)
- 5) Transmittal Form

In re Edery, et al. U.S. Application No.: 09/861,229 Page 1 of 2 24485

PATENT Attorney Docket No.: 43426.00014

- 6) Fee Transmittal (in duplicate)
- 7) Acknowledgment Postcard

If the Examiner has any questions or needs additional information, the Examiner is invited to telephone the undersigned attorney at (650) 856-6500.

If for any reason an insufficient fee has been paid, please charge the insufficiency to Deposit Account No. <u>05-0150</u>. A duplicate of this communication is enclosed.

Date: 9/10/01

Respectfully submitted,

SQUIRE, SANDERS & DEMPSEY L.L.P.

600 Hansen Way

Palo Alto, California 94304-1043

Telephone: (650) 856-6500 Facsimile: (650) 843-8777

Daryl C. Josephson
Attorney for Applicants
Registration No.: 37,365

In re Edery, et al. U.S. Application No.: 09/861,229



. . y . } &

ď.

O

Ų.

O

ű

j.

D)





OC000000006314695

COMMISSIONER FOR PATENTS
UNITED STATES PATENT AND TRADEMARK OFFICE
WASHINGTON, D.C. 20231
WWW.uspto.gov

APPLICATION NUMBER FILING/RECEIPT DATE FIRST NAMED APPLICANT ATTORNEY DOCKET NUMBER

09/861,229

05/17/2001

Yigal Edery

43426.00014

CONFIRMATION NO. 5421
FORMALITIES LETTER

Intellectual Property Department Squire, Sanders & Dempsey L.L.P. 600 Hansen Way Palo Alto, CA 94304-1043

Date Mailed: 07/19/2001

NOTICE TO FILE MISSING PARTS OF NONPROVISIONAL APPLICATION

FILED UNDER 37 CFR 1.53(b)

Filing Date Granted

An application number and filing date have been accorded to this application. The item(s) indicated below, however, are missing. Applicant is given **TWO MONTHS** from the date of this Notice within which to file all required items and pay any fees required below to avoid abandonment. Extensions of time may be obtained by filing a petition accompanied by the extension fee under the provisions of 37 CFR 1.136(a).

- The oath or declaration is missing.

 A properly signed oath or declaration in compliance with 37 CFR 1.63, identifying the application by the above Application Number and Filing Date, is required.
- To avoid abandonment, a late filing fee or oath or declaration surcharge as set forth in 37 CFR 1.16(e) of \$65 for a small entity in compliance with 37 CFR 1.27, must be submitted with the missing items identified in this letter.
- The balance due by applicant is \$ 65.

The application is informal since it does not comply with the regulations for the reason(s) indicated below.

The required item(s) identified below must be timely submitted to avoid abandonment:

- Substitute drawings in compliance with 37 CFR 1.84 because:
 - drawing sheets do not have the appropriate margin(s) (see 37 CFR 1.84(g)). Each sheet must include a top margin of at least 2.5 cm. (1 inch), a left side margin of at least 2.5 cm. (1 inch), a right side margin of at least 1.5 cm. (5/8 inch), and a bottom margin of at least 1.0 cm. (3/8 inch);

A copy of this notice <u>MUST</u> be returned with the reply.

COVERNEOUS CHEMICAL 00000071 050150 07466005

to Cuality

65.00 CH

 Customer Service Center

....

Initial Patent Examination Division (703) 308-1202

PART 2 - COPY TO BE RETURNED WITH RESPONSE



13

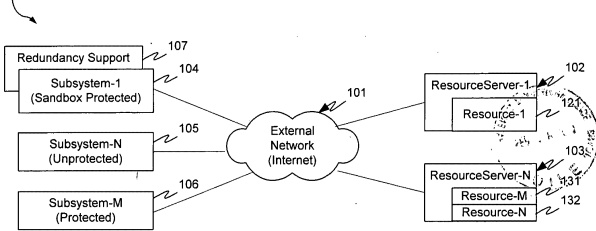


FIG. 1a

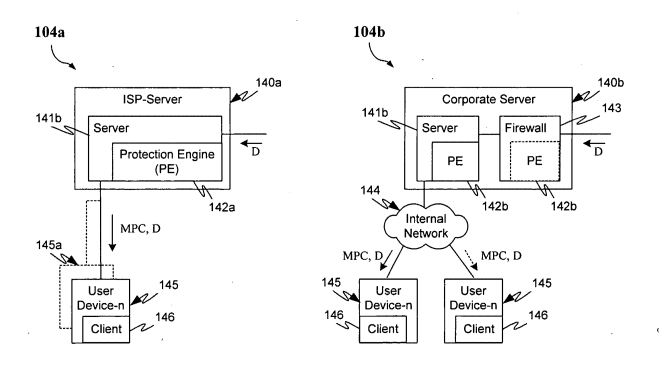


FIG. 1b

FIG. 1c

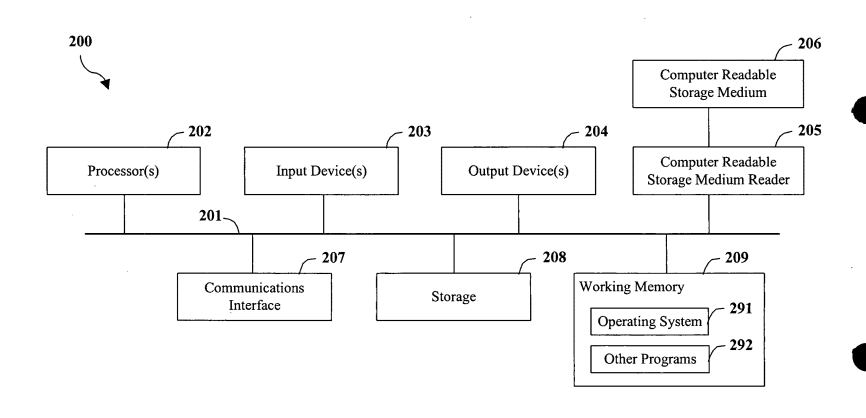
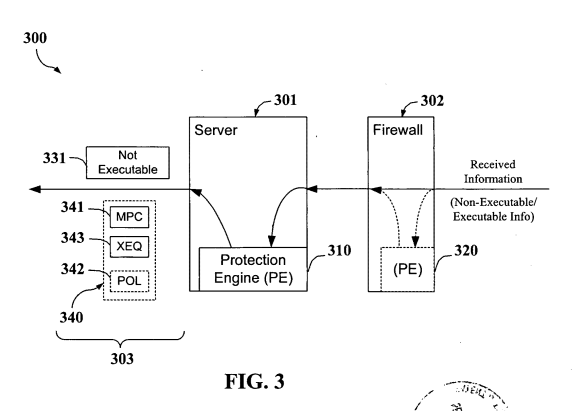


FIG. 2





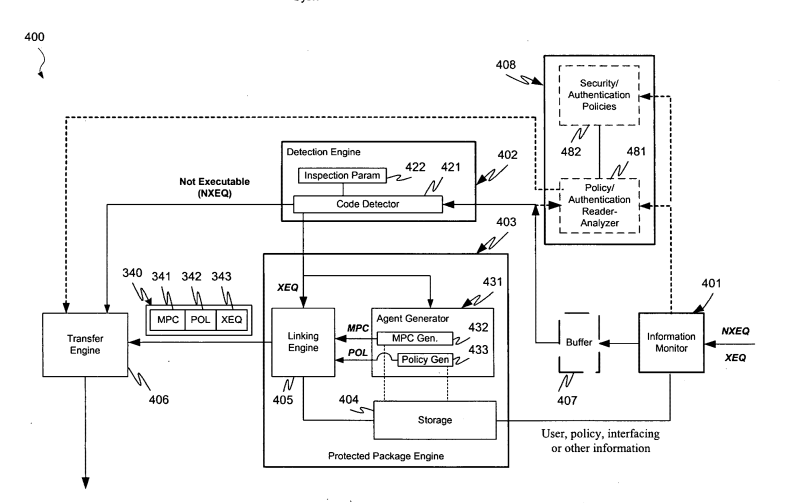
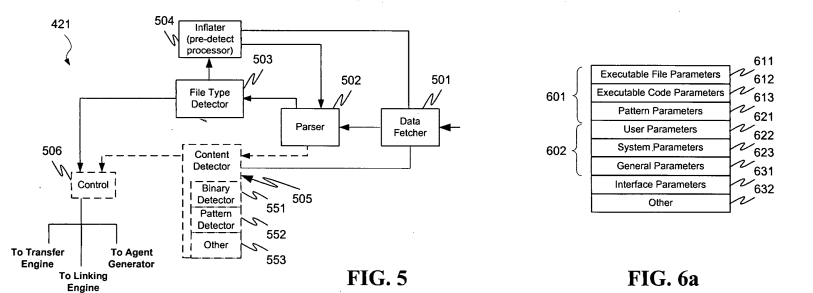
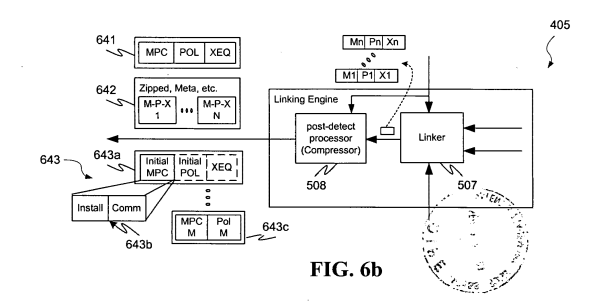


FIG. 4







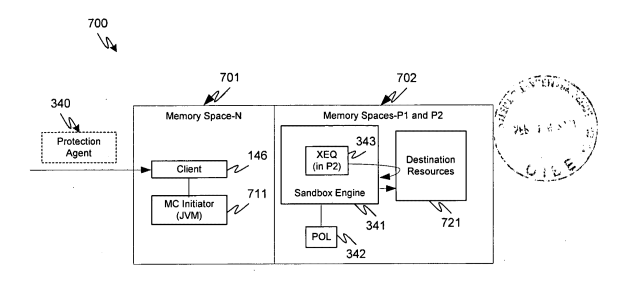
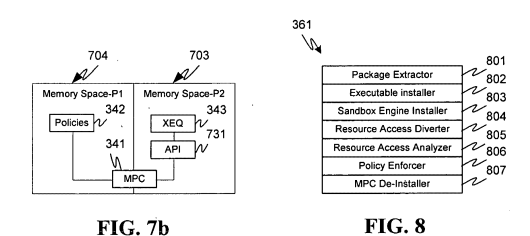
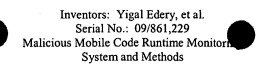
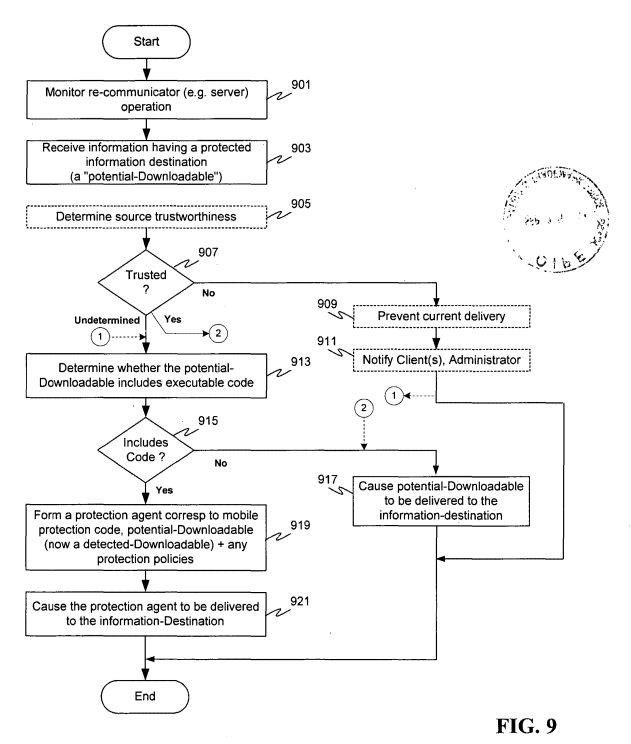


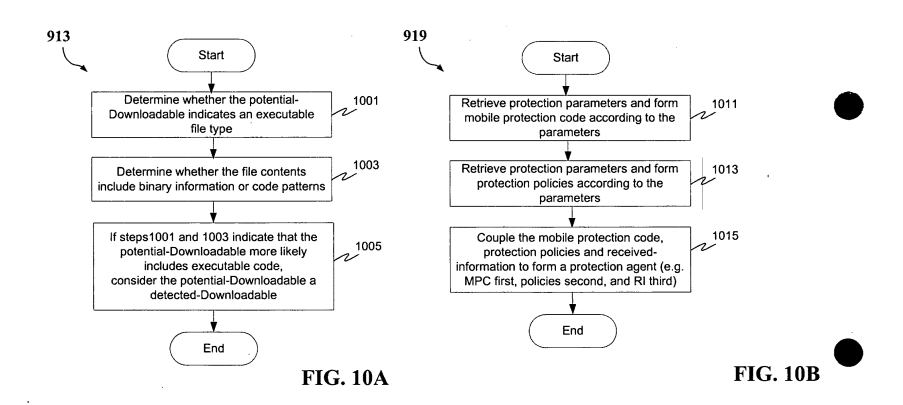
FIG. 7a

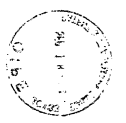






PALO ALTO NETWORKS Exhibit 1070 Page 177





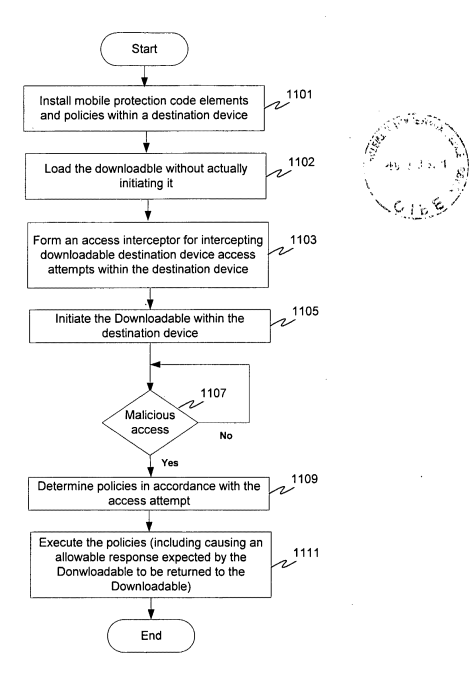


FIG. 11

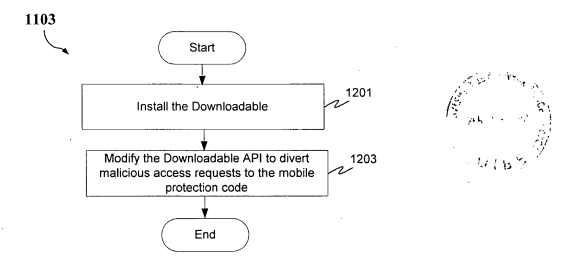


FIG. 12a

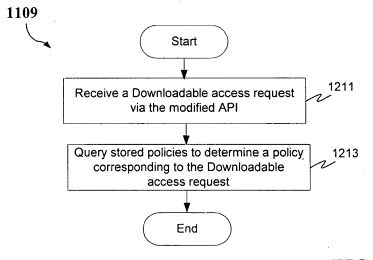


FIG. 12b



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

Yigal Edery, et al.

Serial No.

09/861,229

Filed:

May 17, 2001

COMBINED POWER OF ATTORNEY AND DECLARATION FOR PATENT APPLICATION

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next 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, which is claimed and for which a patent is sought on the invention entitled:

MALICIOUS MOBILE CODE RUNTIME MONITORING SYSTEM AND METHODS

the spec	ification of which						
	is attached hereto						
	OR						
	was filed on May 17, 2001 International Application Number 09/	as United States Application Number or PCT 861,229					
	and was amended on (if applicable)						
	state that I have reviewed and understand t as amended by any amendment referred to a	he contents of the above-identified specification, including the above.					
	wledge the duty to disclose information whince with Title 37, Code of Federal Regulation	ch is material to the patentability of this application in ons, §1.56.					
I hereby listed be	•	ates, §119 (e) of any United States provisional application(s)					
	60/205,591	May 17, 2000					
	(Application Number)	(Filing Date)					
	(Application Number)	(Filing Date)					

In re Edery, et al.

U.S. Application No.: 09/861,229

Page 1 of 4

17175



I hereby claim foreign priority benefits under Title 35, United States Code, §119 (a)-(d) or §365(b) of any foreign application(s) for patent or inventor's certificate, or §365 (a) of any PCT international application(s) which designated at least one country other than the United States of America, listed below and have also identified below any foreign application(s) for patent or inventor's certificate or any PCT international application(s) having a filing date before that of the application(s) of which priority is claimed:

(Application Number)	(Filing Date)
(Application Number)	(Filing Date)
(Application Number)	(Filing Date)

I hereby claim the benefit under Title 35, United States Code, Section 120 of any United States application(s) or PCT international application(s) designating the United States of America that is/are listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in that/those prior application(s) in the manner provided by the first paragraph of Title 35, United States Code, Section 112, I acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regulations, Section 1.56(a) which occurred between the filing date of the prior application(s) and the national or PCT international filing date of this application.

PRIOR U.S. APPLICATIONS OR PCT INTERNATIONAL APPLICATIONS DESIGNATING THE U.S. FOR BENEFIT UNDER 35 U.S.C. 120

U.S	S. APPLICATIONS	ST	ATUS (Check	one)	
U.S. APPLICATION NUMBER	U.S. FILI	U.S. FILING DATE		PENDING	ABANDONED
09/539,667	March 3	30, 2000		X	
09/551,302	April 1	8, 2000		X	
PCT APPLICAT	IONS DESIGNATI	NG THE U.S.			
PCT APPLICATION NO.	PCT FILING DATE	U.S. SERIAL NUMBERS ASSIGNED (if any)			

POWER OF ATTORNEY: As a named inventor, I hereby appoint the following attorney(s) and/or Agent(s) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith.

Marc A. Sockol, Reg. No. 40,823; Daryl C. Josephson, Reg. No. 37,365; Arnold de Guzman, Reg. No. 39,955, Cameron Kerrigan, Reg. No. 44,826; Patrick D. Benedicto, Reg. No. 40,909; David B. Abel, Reg. No. 32,394; Nathan Lane, Reg. No. 43,738; Lorinda Howland, Reg. No. 42,671; Michael Lechter, Reg. No. 27,350; David Koo, Reg. No. 46,839; David Rogers, Reg. No. 38,287; William Bachand, Reg. No. 34,980; Aaron Wininger, Reg. No. 45,229; Paul A. Durdik, Reg. No. 37,819; Paul J. Meyer 47,791; Victoria L. Nicholson, Reg. No. 47,823; and Fariba Sirjani, Reg. No. 47,947.

In re Edery, et al. U.S. Application No.: 09/861,229 Page 2 of 4 17175

PATENT Attorney Docket No.: 43426.00014

Please direct all correspondence to: Daryl C. Josephson

Squire, Sanders & Dempsey L.L.P.

600 Hansen Way

Palo Alto, CA 94304-1043

Direct Phone Calls To:

Daryl C. Josephson, 650-856-6500

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

1.	First Inventor's Name Yigai	Morgechai	Edery
	First	Middle	Last Name
	CitizenshipIsrael	A CONTROL OF THE CONT	TOTAL IN .
	Residence Hashikma 11, POB 1115	, Pardesia 42815	
	(State/Foreign Country) Israel		
	First Inventor's Signature		Date_ 3/9/01
2.	Second Inventor's Name Nimrod		Vered
	First	Middle	Last Name
	Citizenship Israel		
	Residence Moshav Mismeret #81, G	Soosh Tel-Mond 40695	
	(State/Foreign Country)Israel		
	Post Office Address		(Zip Code)
	Second Inventor's Signature	*	Date 3/5ec/0)

In re Edery, et al. U.S. Application No.: 09/861,229 Page 3 of 4 17175

PATENT Attorney Docket No.: 43426.00014

3.	Third Inventor's Name	David	R.		Kroll	
		First	Middle		Last Name	
	Citizenship United	States			······································	
	Residence 4856 K	ingbrook Dr., San Jos	se, CA 95124		was and the second of the seco	
	(State/Foreign Country)	United Sta	tes			
	Post Office Address	N/A		(Zip Code)		
	Third Inventor's Signat		CZAL.	Date	8/27/01	
	i inru inventor's Signat	ure	- 1 50	Date		

In re Edery, et al. U.S. Application No.: 09/861,229







IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

CERTIFICATE OF MAILING

I hereby certify that this paper (along with any paper referred to as being attached or enclosed) is being deposited with the United States Postal Service on the date shown below with sufficient postage as first class mail in an envelope addressed to Commissioner for Patents, Washington, D.C. 20231, on

Date: ///0	<u>/01 </u>	By: Xfuuly Gr				
In re Applica	ation of:	Examiner:	Unknown			
	Yigal Edery, et al.					
Serial No.	09/861,229	Art Unit:	2152			
Filed:	May 17, 2001					
Title:	MALICIOUS MOBILE AND METHODS	CODE RUNTIME	MONITORING SYSTEM			

Commissioner for Patents Washington, D.C. 20231

41.1.

LETTER TO THE OFFICIAL DRAFTSPERSON (Request to Substitute Drawings)

Sir:

Subject to the approval of the Primary Examiner in the above-entitled patent application, please substitute the enclosed ten (10) sheets of drawings, containing Figures 1a, 1b, 1c, 2, 3, 4, 5, 6a, 6b, 7a, 7b, 8, 9, 10a, 10b, 11, 12a, and 12b, for the ten (10) sheets of informal drawings containing Figures 1a, 1b, 1c, 2, 3, 4, 5, 6a, 6b, 7a, 7b, 8, 9, 10a, 10b, 11, 12a, and 12b as previously filed on May 17, 2001.

REMARKS

Applicants respectfully submit that the requested drawing substitution is consistent with the corresponding material in the specification and does not add any new matter to the application.

In re Edery, et al. U.S. Appln. No.: 09/861,229 Page 1 of 2 24482



Should the Examiner have any questions concerning this request, the Examiner is invited to call the undersigned at the number shown below.

The Commissioner is hereby authorized to charge payment for any deficiency of required fees associated with this communication to Deposit Account <u>05-0150</u>.

Date: 9/10/01

Squire, Sanders & Dempsey L.L.P. 600 Hansen Way Palo Alto, CA 94304-1043 Telephone (650) 856-6500 Facsimile (650) 843-8777 Respectfully submitted,

Darvl C. Josephson

Attorney for Applicants Registration No. 37,365

In re Edery, et al. U.S. Appln. No.: 09/861,229 . Her

Please type a plus sign (+) inside this box —> [+]



FTO/SB/21 (08-00)

Approved for	use through	10/31/2002.	OMB 065	1-003

U.S. Patent and Trademark Office: U.S. DEPARTMENT OF COMMERCE Inder 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.

	persons are re		mation unless it displays a valid OMB control number
TRANSMITTAL		Application Number	09/861,229
		Filing Date	May 17, 2001
때 평 FORM		First Named Inventor	Yigal Edery, et al.
(the used for all correspondence after init	tial filing)	Group Art Unit	2152
		Examiner Name	Unknown
Total Number of Pages in This Submission		Attorney Docket Number	43426.00014
	ENCLO	OSURES (check all that apply)	
Fee Transmittal Form		nment & Cover Sheet Application)	After Allowance Communication to Group
Fee Attached Deposit Account Authorization on Fee Transmittal Form	☐ Drawing(s) sheets ☐ Licensing-related Papers		Appeal Communication to Board of Appeals and Interferences
Amendment / Response			Appeal Communication to Group (Appeal Notice, Brief, Reply Brief)
☐ After Final	Petitio	on	Proprietary Information
Signed Oath/Declaration		on to Convert to a sional Application	Status Letter
Extension of Time Request		r of Attorney, Revocation ge of Correspondence Address	Other Enclosure(s) (please identify below):
Return Postcard		nal Disclaimer est for Refund	47 References €
☑ Information Disclosure Statement (2 pages) & PTO Form 1449 (2 pages)	CD, N	lumber of CD(s)	RECEIVÉD
Certified Copy of Priority Document(s)	Rema	arks	SEP 2 7 2001
Response to Missing Parts Response to Incomplete Application			Technology Center 2100

SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT

Marc A. Sockol, Reg. No. 40,823
Squire, Sanders & Dempsey, L.L.P.
600 Hansen Way
Palo Alto, CA 94304-1043

Signature

Date

September 17, 2001

CERTIFICATE OF MAILING

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope							
addressed to: Assistant Commissioner for Patents, Washington, D.C. 20231 on this date: September 17, 2001							
Typed or printed name	Sandy Yi	1					
Signature	Durch Usi		Date	September 17, 2001			

Burden Hour Statement: This form is estimated to take 0.2 hours to complete. Time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be send to the Chief Information Officer, U.S. Patent and Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Assistant Commissioner for Patents, Washington, DC 20231.

U.S. Patent and Tradema 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.

FEE TRANSMITTAL	ŀ
for FY 2001	

Patent fees are subject to annual revision.

Complete if Known Application Number 09/861,229 May 17, 2001 Filing Date SEP 2 7 2001 First Named Inventor Yigal Edery, et al. **Examiner Name** Unknown Group / Art Unit 2152

OTAL AMOUNT OF PAYMENT (\$)

43426.00014 Attorney Docket No.

Technology Center 2100

METHOD OF PAYMENT (check one)							FEE CALCULATION (continued)					
The Commissioner is hereby authorized to charge indicated fees and credit any over payments to:						3. ADD	ITIONAL	. FEES	Small			
] "		marca	nea ree:	s and credit any o	ver payments t	.0.	J	Large Entity		Entity		
Dep		05-01	50				Fee Code	Fee (\$)	Fee Code	Fee (\$)	Fee Description	Fee Paid
Num		""	-				105	130	205	65	Surcharge - late filing fee or oath	
Dep	nsit						127	50	227	25	Surcharge - late provisional filing fee or cover sheet.	
Acco	ount	Squire	e, Sand	ers & Dempsey, L	L.P.		139	130	139	130	Non-English specification	
Nam	-						147	2,520	147	2,520	For filing a request for reexamination	
	Under 37	ny Additio CFR 1.16	3 and 1.	17			112	920*	112	920*	Requesting publication of SIR prior to Examiner action	
	See 37 (ty status.			113	1,840*	113	1,840*	Requesting publication of SIR after Examiner action	
2. 🗆	Payme	nt Enclos	sea.				115	110	215	55	Extension for reply within first month	
	Check	☐ Cre	edit card	☐ Money Order	☐ Other		116	390	216	195	Extension for reply within second month	
			EEE C	ALCULATION			117	890	217	445	Extension for reply within third month	
1.	BAŞIC FI	LING FE		ALCOLATION			118	1,390	218	695	Extension for reply within fourth month	
Large	Entity	Small	Entity				128	1,890	228	945	Extension for reply within fifth month	
Fee	Fee	Fee	Fee	Fee Description			119	310	219	155	Notice of Appeal	
Code	(\$)	Code	(\$)		Fed	e Paid	120	310	220	155	Filing a brief in support of an appeal	
101	710	201	355	Utility filing fee			121	270	221	135	Request for oral hearing	
106 107	320 490	206 207	160 245	Design filing fee Plant filing fee			138	1,510	138	1,510	Petition to institute a public use proceeding	
108	710	208	355	Reissue filing fee	е		140	110	240	55	Petition to revive – unavoidable	
114	150	214	75	Provisional filling	j fee		141	1,240	241	620	Petition to revive – unintentional	
İ							142	1,240	242	620	Utility issue fee (or reissue)	
		SU	IBTOTA	L (1)	(\$)	0	143	440	243	220	Design issue fee	
2. EXT	RA CLAI	M FEES					144	600	244	300	Plant issue fee	
				Extra F	ee from	Fee	122	130	122	130	Petitions to the Commissioner	
Total Clair	ns	-2	0 =	Claims b	elow = [Paid 0	123	130	123	130	Petitions related to provisional applications	
Independe Claims	nt	7	3 =	0 X	= [0	126	180	126	180	Submission of Information Disclosure Stmt	
Multiple Dependent	•			x	=	0	581	40	581	40	Recording each patent assignment per property (times number of properties)	
Large Fee	Entity Fee	Small Fee	Entit Fee	•	_		146	710	246	355	Filing a submission after final rejection	
Code	(\$)	Code	(\$)	Fee Descript	ion		149	710	249	355	(37 CFR § 1.129(a)) For each additional invention to be	\vdash
103	18	203	9	Claims in exc	ess of 20		,,,,,	710	243	303	examined (37 CFR § 1.129(b))]
102	80	202	40	Independent	claims in exces	s of 3					- ' '	
104	270	204	135		ndent claim, if r	•	179	710	279	355	Request for Continued Examination (RCE)	
109	80	209	40	** Reissue ind original paten	dependent clain t	ns over	169	900	169	900	Request for expedited examination of a design application	
110	18	210	9	** Reissue cla over original p	aims in excess of the contract	of 20 and						
			S	UBTOTAL (2)	(\$) 0		Other fe	e (specif	y)	-		
**or nun	ber previo	ously paid,	if greate	r; For Reissues, se	e above		*Reduc	ed by Ba	sic Filin	g Fee Pa	aid SUBTOTAL (3) (\$) 0	

SUBMITTED BY				Cor	mplete <i>(if applicable)</i>
Name (Print/Type)	Marc A. Sockol	Registration No. Attorney/Agent)	40,823	Telephone	650.856.6500
Signature	MA D	hal		Date	September 17, 2001

WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038.

Burden Hour Statement: This form is estimated to take 0.2 hours to complete. Time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Assistant Commissioner for Patents, Washington, DC 20231.

Please type a plus sign (+) inside this box -> [+]



PTO/SB/21 (08-00)

lease type a plus sign (+) inside this box

+ Approved for use through 10/31/2002. OMB 0651-0031

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.

TDANG	BAITT A I		Application Number	09/861,2	29
TRANSMITTAL FORM			Filing Date	May 17, 2	2001
			First Named Inventor	Yigal Ede	ery, et al.
(the used for all corresp	oondence after ini	tial filing)	Group Art Unit	2152	
EMP			Examiner Name	Unknown)
Total Number of Pages in	This Submission		Attorney Docket Number	43426.00	0014
		ENCL	OSURES (check all that apply)		
Fee Transmittal Form			nment & Cover Sheet Application)	After A	Allowance Communication to
Fee Attached Deposit Account A Fee Transmittal Form		☐ Drawi	ng(s) sheets		Il Communication to Board of ils and Interferences
Amendment / Respon	se	Licen	sing-related Papers		Il Communication to Group Il Notice, Brief, Reply Brief)
After Final		Petitio	on		etary Information
Signed Oath/Declarat	ion		on to Convert to a sional Application	☐ Status	Letter
Extension of Time Re	quest		r of Attorney, Revocation ge of Correspondence Address		Enclosure(s)
Return Postcard	☐ Te			1	References
☐ Information Disclosure (2 pages) & PTO Form 14		CD, N	lumber of CD(s)	ECEIVÉD	
Certified Copy of Prior Document(s)	rity	Rema	arks		SEP 2 7 2001
Response to Missing	Parts			,	
Response to Incomple	ete Application			Tech	nology Center 2100
	SIGNAT	URE OF	APPLICANT, ATTORNEY, O	R AGENT	·
Firm Sq or Individual name	arc A. Sockol, Res juire, Sanders & D 0 Hansen Way llo Alto, CA 9430	g. No. 40,82 Dempsey, L	23		
Signature	MAS		Q		
Date Se	ptember 17, 2001	1		<u> </u>	
		CE	RTIFICATE OF MAILING		
I hereby certify that this co	orrespondence is	being depo	sited with the United States Post	al Service as	first class mail in an envelope
	T	Patents, W	ashington, D.C. 20231 on this da	te: Septe	ember 17, 2001
Typed or printed name	Sandy Yi		<u> </u>		
Signature	1 Au	.1. 11	. \	Date	September 17, 2001

Burden Hour Statement: This form is estimated to take 0.2 hours to complete. Time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be send to the Chief Information Officer, U.S. Patent and Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Assistant Commissioner for Patents, Washington, DC 20231.

U.S. Patent and Trademan 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.

Complete if Known FEE TRANSMITTAL 09/861,229 Application Number RECEIVED for FY 2001 May 17, 2001 Filing Date First Named Inventor Yigal Edery, et al. SEP 2 7 2001 Patent fees are subject to annual revision. **Examiner Name** Unknown Group / Art Unit 2152 Technology Center 2100

OTAL AMOUNT OF PAYMENT 43426.00014 (\$) n Attorney Docket No METHOD OF PAYMENT (check one) FEE CALCULATION (continued) The Commissioner is hereby authorized to charge 3. ADDITIONAL FEES indicated fees and credit any over payments to: Large Entity Small Entity Deposit **Fee Description** Code (\$) Code (\$) Paid 05-0150 Account 105 130 205 65 Surcharge - late filing fee or oath Number 127 227 25 50 Surcharge - late provisional filing fee or cover sheet. Deposit 139 130 Non-English specification Account Squire, Sanders & Dempsey, L.L.P. 130 139 Name 147 2,520 147 2,520 For filing a request for reexamination Charge Any Additional Fee Required Under 37 CFR 1.16 and 1.17 112 920 112 920* Requesting publication of SIR prior to Applicant claims small entity status. 113 1,8401 113 1,8401 Requesting publication of SIR after See 37 CFR 1.27 2. Payment Enclosed: 115 110 215 55 Extension for reply within first month 116 390 216 195 Extension for reply within second □ Check Credit card ☐ Money □ Other month 117 890 217 115 Extension for reply within third month **FEE CALCULATION** 118 1,390 218 695 Extension for reply within fourth BASIC FILING FEE **Entity Small** Entity 945 128 1,890 228 Extension for reply within fifth month Fee Description Fee Fee Fee 119 310 219 155 Notice of Appeal Code (\$) Code (\$) Fee Paid Filing a brief in support of an appeal 120 310 101 710 201 355 Utility filing fee 121 270 221 135 Request for oral hearing 106 320 206 160 Design filing fee Petition to institute a public use 138 1.510 138 1.510 107 490 207 245 Plant filing fee proceeding 108 710 208 355 Reissue filing fee 140 110 240 55 Petition to revive - unavoidable Provisional filling fee 114 75 141 1.240 241 620 Petition to revive - unintentional 142 1,240 242 620 Utility issue fee (or reissue) SUBTOTAL (1) (\$) 0 143 440 243 220 Design issue fee 144 600 244 300 Plant issue fee 2. EXTRA CLAIM FEES 122 122 130 Petitions to the Commissioner Extra Fee from Fee 130 Claims Paid below Petitions related to provisional 123 123 130 Total Claims -20 0 Х 0 applications Independent Submission of Information Disclosure 0 126 -3 0 Х 180 126 180 Claims Stmt Recording each patent assignment Multiple = 0 581 40 581 40 per property (times number of properties) Small Large Entity **Entity** 146 710 246 355 Filing a submission after final rejection Fee Fee Fee Fee (37 ČFR § 1.129(a)) Fee Description Code (\$) Code (\$) For each additional invention to be 149 710 249 355 103 203 Claims in excess of 20 18 examined (37 CFR § 1.129(b)) 102 202 40 Independent claims in excess of 3 80 179 710 279 355 Request for Continued Examination (RCE) 104 270 204 135 Multiple dependent claim, if not paid ** Reissue independent claims over 169 169 900 Request for expedited examination 109 209 80 40 original patent of a design application ** Reissue claims in excess of 20 and 110 18 210 over original patent Other fee (specify) _ SUBTOTAL (2) *Reduced by Basic Filing Fee Paid SUBTOTAL (3) (\$)0 **or number previously paid, if greater; For Reissues, see above

SUBMITTED BY				Cor	mplete <i>(if applicable)</i>
Name (Print/Type)	Marc A. Sockol	Registration No. Attorney/Agent)	40,823	Telephone	650.856.6500
Signature	MA D	hal		Date	September 17, 2001

WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038.

Burden Hour Statement: This form is estimated to take 0.2 hours to complete. Time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Assistant Commissioner for Patents, Washington, DC 20231.

PATENT

Attorney Docket No.: 43426.00014

THE UNITED STATES PATENT AND TRADEMARK OFFICE

CERTIFICATE OF MAILING

ereby certify that this paper (along with any paper referred to as being attached or enclosed) is being deposited with the United States Postal Service on the date shown below with sufficient postage as first class mail in an envelope addressed to Commissioner for Patents, Washington, D.C. 20231, on

RECEIVED

9/17/01

SEP 2 7 2001

Technology Center 2100

In re Application of:

Yigal Edery, et al.

Examiner:

Unknown

Serial No.:

09/861,229

Art Unit:

2152

Filed:

May 17, 2001

Title: MALICIOUS MOBILE CODE RUNTIME

MONITORING SYSTEM AND METHODS

Commissioner for Patents Washington, D.C. 20231

INFORMATION DISCLOSURE STATEMENT PURSUANT TO 37 C.F.R. §§1.97-1.98

Sir:

In accordance with the duty of disclosure under 37 C.F.R. §1.56 and pursuant to 37 C.F.R. §§1.97-1.98, Applicants hereby notify the U.S. Patent and Trademark Office of the references listed on the attached Form PTO-1449. One copy of each cited reference is submitted herewith.

The submission of the listed documents is not intended as an admission that any such document constitutes prior art against the claims of the present application. Applicants reserve the right to dispute any of the listed documents as prior art during examination. Furthermore, Applicants do not waive any right to take any action that would be appropriate to antedate or otherwise remove any listed document as a competent reference against the claims of the present application. The submission of this Information Disclosure Statement is not to be construed as a representation that a search has been made or that no other material information may exist.

In re Edery, et al. U.S. Appln. No.: 09/861,229 Page 1 of 2 24753

PATENT Attorney Docket No.: 43426.00014

The Examiner is requested to initial the enclosed Form PTO-1449 and return a copy thereof to the undersigned.

The present Information Disclosure Statement is being filed before receiving the first Office Action. Therefore, no certification under 37 C.F.R. §1.97(e) or fee under 37 C.F.R. §1.17(p) is required.

However, if for any reason an insufficient fee has been paid, please charge the insufficiency to Deposit Account No. 05-0150.

Date:

Danie. 844-007

Squire, Sanders & Dempsey L.L.P. 600 Hansen Way

Palo Alto, CA 94304-1043

Telephone (650) 856-6500

Facsimile (650) 843-8777

Respectfully submitted,

Marc A. Sockol

Attorney for Applicant

Reg. No. 40,823

In re Edery, et al. U.S. Appln. No.: 09/861,229

B)		Application Number	09/861,229
TRANSMITTAL	-	Filing Date	May 17, 2001
<i>§</i> FORM		First Named Inventor	Yigal Edery
be used for all correspondence after i	nitial filing)	Group Art Unit	2152
		Examiner Name	Unknown
otal Number of Pages in This Submission	3	Attorney Docket Number	43426.00014 均至 (1)
	ENCL	OSURES (check all that apply)	
Fee Transmittal Form (in duplicate)		ment and Recordation Cover (for an Application)	Request to Correct Filing Receipt
Amendment / Response	☐ Drawin	g(s) Sheets	Appeal Communication to Board of Appeals and Interferences
With RCE	Licensi	ing-related Papers	Appeal Communication to Group (Appeal Notice, Brief, Reply Brief)
After Final	Petition	n	Return Postcard
Affidavits/declaration(s)	Reque	st for Continued Examination	Status Letter
Extension of Time Request (in duplicate)	Associ	ate Power of Attorney	Other Enclosure(s) (please identify below):
	☐ Termin	al Disclaimer	
Reference(s)	Reque	st for Refund	.65
DS and Form 1449	CD, Nu	umber of CD(s)	Chi
Certified Copy of Priority Document(s)	Rema	rks	SECONDA TO
Response to Missing Parts/ Incomplete Application			, 4 _E
Declaration/Oath			FAEL CENTER TECHNOLOGY
SIGNA	TURE OF	APPLICANT, ATTORNEY, C	
Firm Marc A. Sockol, R Squire, Sanders 8	-		
or Squire, Sanders & 600 Hansen Way	Dempsey, L	.L.F.	
Palo Alto, CA 943	04-1043		
Signature MA	H		
Date February 13, 2003			
	CEI	RTIFICATE OF MAILING	

Burden Hour Statement: This form is estimated to take 0.2 hours to complete. Time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be send to the Chief Information Officer, U.S. Patent and Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Assistant Commissioner for Patents, Washington, DC 20231.





PATENT

Attorney Docket No.: 43426.00014

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

CERTIFICATE OF MAILING

I hereby certify that this paper (along with any paper referred to as being attached or enclosed) is being deposited with the United States Postal Service on the date shown below with sufficient postage as first class mail in an envelope addressed to Commissioner for Patents, Washington, D.C. 20231, on

Date: 2-13-03

In re Application of:

Yigal Edery, et al.

Examiner:

Unknown

Serial No.:

09/861,229

Art Unit:

2152

Filed:

May 17, 2001

Title:

MALICIOUS MOBILE CODE

RUNTIME MONITORING SYSTEM AND METHODS

Commissioner of Patents Washington, DC 20231

ASSOCIATE POWER OF ATTORNEY

Sir:

Please recognize the following attorney as an associate attorney in the above-referenced application:

Marc A. Berger, Reg. No. 44,029.

PATENT Attorney Docket No.: 43426.00014

Please continue to address all correspondence and communications to:

Marc A. Sockol Customer No. 30256 Squire, Sanders & Dempsey L.L.P. 600 Hansen Way Palo Alto, CA 94304-1043 650-856-6500

Dated: 2-13-03

Respectfully submitted

Squire, Sanders & Dempsey L.L.P 600 Hansen Way Palo Alto, CA 94304-1043 Tel (650) 856-6500 Fax (650) 843-8777

Marc A. Sockol Attorney for Applicants

Registration No. 40,823

PaloAlto Doc #: 49232v1

FECEIVED 12003 Technology Center 2100

5 2003 Egy	Reduction Act of 1995. no	persons are r	U.S. Patent and Trademar	PTO/SB/21 (05-03) or use through 04/30/2003. OMB 0651-0031 k Office: U.S. DEPARTMENT OF COMMERCE mation unless it displays a valid OMB control number.		
<u> </u>			Application Number	09/861,229		
IBALIEM TRANSMITTAL			Filing Date	May 17, 2001		
F	FORM		First Named Inventor	Yigal Edery		
(to be used for all co	orrespondence after in	itial filing)	Art Unit	2152		
			Examiner Name	Unknown		
Total Number of Page	es in This Submission	N/A	Attorney Docket Number	43426.00014		
		ENCL	OSURES (check all that apply)			
Fee Transmittal I	Form (in duplicate)		ment and Recordation Cover (for an Application)	After Allowance Communication to Group		
Request for Corr Receipt	rected Filing	☐ Drawin	g(s) Sheets	Appeal Communication to Board of Appeals and Interferences		
Amendment / Re	esponse	Licens	ing-related Papers	Appeal Communication to Group (Appeal Notice, Brief, Reply Brief)		
After Final		Petition	n	Proprietary Information		
☐ With RCE		RCE		Status Request		
		of Attorney, Revocation e of Correspondence Address	Other Enclosure(s) (please identify below):			
Return Postcard			al Disclaimer st for Refund	DEOE WED		
Supplemental Inf	formation			RECEIVED		
Disclosure Stater	ment (2 pages)	CD, No	umber of CD(s)	JUL 1 7 2003		
PTO Form 1449	(2 pages)	Rema	rks	Technology Center 2		
2 References				lectinology Center 2		
Declaration/Oath	ı					
	SIGNA	TURE OF	APPLICANT, ATTORNEY, O	R AGENT		
Firm	Marc A. Sockol, Re Squire, Sanders &	•				
<i>or</i> Individual name	600 Hansen Way	. •	L.I .			
	Palo Alto, CA 9430	04-1043				
Signature	MAS	<u>ry</u>	-L			
Date	July 11, 2003					
		CE	RTIFICATE OF MAILING			
Service with sufficie		lass mail ir		or deposited with the United States Postal ommissioner for Patents, P.O. Box 1450,		
Typed or printed nam						

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 1.14. This collection is estimated to 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.

Date

July 11, 2003

Under the Paperwork Reduction A AND STREET

FEE TRANSMITTAL for FY 2003

Effective 01/01/2003. Patent fees are subject to annual revision.

Applicant claims small entity status. See 37 CFR 1.27

TOTAL AMOUNT OF PAYMENT 0

Complete if Known						
Application Number	09/861,229					
Filing Date	May 17, 2001	DEACH/CD				
First Named Inventor	Yigal Edery	RECEIVED				
Examiner Name	Unknown	JUL 1 7 2003				
Art Unit	2152	JOL 1 : 5003				
Attorney Docket No.	43426.00014	Technology Center 21				

METHOD OF PAYMENT (check all that apply)					FEE CALCULATION (continued)				
☐ Check ☐ Credit card ☐ Money ☐ Other ☐ None					ITIONAI				
☑ Deposit Accou	_ (Order		<u>Large</u>	Entity	Small I	Entity	V.	
Deposit				Fee Code	Fee (\$)	Fee Code	Fee (\$)	Fee Description	Fee Paid
Account	05-0150			1051	130	2051	65	Surcharge - late filing fee or oath	
Number				1052	50	2052	25	Surcharge - late provisional filing fee or cover sheet.	
Deposit		"		1053	130	1053	130	Non-English specification	
Account	Squire, Sanders 8	& Dempsey L.L.P.		1812	2,520	1812	2,520	For filing a request for reexamination	
Name	uthorized to: (ch	ook all that apply)		1804	920*	1804	920*	Requesting publication of SIR prior to Examiner action	
	ndicated below	ECK all trial apply) ☑ Credit any overpayments ing the pendency of this application	1	1805	1,840*	1805	1,840*	Requesting publication of SIR after Examiner action	
☐ Charge fee(s) i	ndicated below, e	except for the filing fee		1251	110	2251	55	Extension for reply within first month	
to the above-ident		unt. CULATION		1252	410	2252	205	Extension for reply within second month	
				1253	930	2253	465	Extension for reply within third month	
	Small Entity			1254	1,450	2254	725	Extension for reply within fourth month	
	fee Fee <u>Fe</u> Code (\$)	ee Description Fee Paid		1255	1,970	2255	985	Extension for reply within fifth month	
117	***	tility filing fee	٦	1401	320	2401	160	Notice of Appeal	
		esign filing fee	-	1402	320	2402	160	Filing a brief in support of an appeal	
		lant filing fee	-	1403	280	2403	140	Request for oral hearing	
1004 750 2	004 375 R	eissue filing fee]	1451	1,510	1451	1,510	Petition to institute a public use proceeding	
1005 160 2	005 80 Pi	rovisional filling fee	_	1452	110	2452	55	Petition to revive – unavoidable	
1	SUBTOTAL	(1) (\$) 0	- I	1453	1,300	2453	650	Petition to revive - unintentional	
		(-)		1501	1,300	2501	650	Utility issue fee (or reissue)	
2. EXTRA CLAIM				1502	470	2502	235	Design issue fee	
		Extra Fee from Fee Claims below Paid		1503	630	2503	315	Plant issue fee	
Total Claims		O X = 0	٦	1460	130	1460	130	Petitions to the Commissioner	
Independent			₹ I	1807	50	1807	50	Processing fee under 37 CFR 1.17 (q)	
Claims	-3** = [0 X = 0	_	1806	180	1806	180	Submission of Information Disclosure Stmt	
Multiple Dependent Large Entity	ı Small Entity	X = 0	J	8021	40	8021	40	Recording each patent assignment per property (times number of properties)	
Fee Fee Code (\$)	Fee Fee Code (\$)	Fee Description		1809	750	2809	375	Filing a submission after final rejection (37 CFR § 1.129(a))	1
1202 18	2202 9	Claims in excess of 20		1810	750	2810	375	For each additional invention to be	
1201 84	2201 42	Independent claims in excess of 3			·			examined (37 CFR § 1.129(b))	
1203 280	2203 140	Multiple dependent claim, if not pa	id	1801	750	2801	375	Request for Continued Examination (RCE)	
1204 84	2204 42	** Reissue independent claims ove original patent	er	1802	900	1802	900	Request for expedited examination	
1205 18	2205 9	** Reissue claims in excess of 20 a over original patent	and					of a design application	
			٦	Other fe	e (speci	fy)			
SUBTOTAL (2) (\$) 0				*Dad	ad by D	nala Cili-	- Ean D	aid SUBTOTAL (3)	
l				Reduc	eu by Ba	asic Filin	y ree Pa	(\$) 0	
**or number prev	iously paid, if gre	ater; For Reissues, see above							

SUBMITTED BY Complete (if applicable)							
Name (Print/Type)	Marc A. Sockol	Registration No. Attorney/Agent)	40,823	Telephone	650.856.6500		
Signature	MAP	Le		Date	July 11, 2003		

WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038.

This collection of information is required by 37 CFR 1.17 and 1.27. 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 this form, call 1-800-PTO-9199 (1-800-786-9199) and select option 2.

PATENT Attorney Docket No.: 43426.00014

THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

Yigal Edery, et al.

Examiner:

Unknown

Serial No.:

09/861,229

Art Unit:

2152

Filed:

May 17, 2001

Title:

MALICIOUS MOBILE CODE

RUNTIME MONITORING SYSTEM

AND METHODS

RECEIVED

JUL 1 7 2003

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 **Technology Center 2100**

SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT PURSUANT TO 37 C.F.R. §§1.97(b)

Sir:

In accordance with the duty of disclosure under 37 CFR §1.56 and pursuant to 37 CFR §\$1.97-1.98, Applicants hereby notify the U.S. Patent and Trademark Office of the references listed on the enclosed Form PTO-1449. One copy of each reference cited is submitted herewith.

The present Supplemental Information Disclosure Statement is being filed more than three months after the filing date but before receiving the first Office Action. Accordingly, no fee or certification is needed.

The submission of the listed documents is not intended as an admission that any such document constitutes prior art against the claims of the present application. Applicants reserve the right to dispute any of the listed documents as prior art during examination. Furthermore, Applicants do not waive any right to take any action that would be appropriate to antedate or otherwise remove any listed document as a competent reference against the claims of the present application. The submission of this Supplemental Information Disclosure Statement is not to be

In re Edery, et al. U.S. Patent Application No.: 09/861,229 Page 1 of 2 Palo Alto Doc. #56132

PATENT Attorney Docket No.: 43426.00014

construed as a representation that a search has been made or that no other material information may exist.

The Examiner is requested to initial the enclosed Form PTO-1449 and return a copy thereof to the undersigned.

If for any reason an insufficient fee has been paid, please charge the insufficiency to Deposit Account No. <u>05-0150</u>.

Squire, Sanders & Dempsey L.L.P.

600 Hansen Way

Palo Alto, CA 94304-1043

Telephone (650) 856-6500

Facsimile (650) 843-8777

Respectfully submitted,

Attorney for Applicants

Reg. No. 40,823

CERTIFICATE OF MAILING

I hereby certify that this paper (along with any paper referred to as being attached or enclosed) is being deposited with the United States Postal Service on the date shown below with sufficient postage as first class mail in an envelope addressed to the Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, on

Date: July 11, 2003 By: Sandy Yi

In re Edery, et al. U.S. Patent Application No.: 09/861,229

Page 2 of 2 Palo Alto Doc. #56132

	Туре	L#	Hits	Search Text	DBs	Time Stamp
1	BRS	L1		MOWNINGAN'S OF SIDDIET OF	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	2004/12/04 13:02
2	BRS	L2		environment or shell or sandbox or protect\$3)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	2004/12/04 13:00
3	BRS	L3	19994 7	(transmi\$5 or send\$3 or sent or communicat\$3 or forward\$3)near10(secure or environment or shell or sandbox or protect\$3)	IDO:	2004/12/04 13:01
4	BRS	L4	820	2 same 3	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	2004/12/04 13:01
5	BRS	L5	17233 3	download\$5 or applet or java or script or activex)near10(append\$3 or attach\$5 or indicat\$3		2004/12/04 13:03

	Туре	L#	Hits	Search Text	DBs	Time Stamp
6	BRS	L6	116	4 same 5	1	2004/12/04 13:03

? show files 2:INSPEC 1969-2004/Nov W3 File (c) 2004 Institution of Electrical Engineers File 6:NTIS 1964-2004/Nov W4 (c) 2004 NTIS, Intl Cpyrght All Rights Res File 8:Ei Compendex(R) 1970-2004/Nov W3 (c) 2004 Elsevier Eng. Info. Inc. 34:SciSearch(R) Cited Ref Sci 1990-2004/Nov W4 File (c) 2004 Inst for Sci Info File 35:Dissertation Abs Online 1861-2004/Nov (c) 2004 ProQuest Info&Learning File 65:Inside Conferences 1993-2004/Nov W4 (c) 2004 BLDSC all rts. reserv. File 92:IHS Intl.Stds.& Specs. 1999/Nov (c) 1999 Information Handling Services File 94:JICST-EPlus 1985-2004/Oct W4 (c) 2004 Japan Science and Tech Corp(JST) File 95:TEME-Technology & Management 1989-2004/Jun W1 (c) 2004 FIZ TECHNIK File 99: Wilson Appl. Sci & Tech Abs 1983-2004/Oct (c) 2004 The HW Wilson Co. File 103:Energy SciTec 1974-2004/Nov B2 (c) 2004 Contains copyrighted material File 144: Pascal 1973-2004/Nov W3 (c) 2004 INIST/CNRS File 202:Info. Sci. & Tech. Abs. 1966-2004/Nov 02 (c) 2004 EBSCO Publishing File 233: Internet & Personal Comp. Abs. 1981-2003/Sep (c) 2003 EBSCO Pub. File 239:Mathsci 1940-2004/Jan (c) 2004 American Mathematical Society File 275: Gale Group Computer DB(TM) 1983-2004/Dec 06 (c) 2004 The Gale Group File 434:SciSearch(R) Cited Ref Sci 1974-1989/Dec (c) 1998 Inst for Sci Info File 647:CMP Computer Fulltext 1988-2004/Nov W3 (c) 2004 CMP Media, LLC File 674: Computer News Fulltext 1989-2004/Sep W1 (c) 2004 IDG Communications File 696:DIALOG Telecom. Newsletters 1995-2004/Dec 03 (c) 2004 The Dialog Corp. File 9:Business & Industry(R) Jul/1994-2004/Dec 03 (c) 2004 The Gale Group File 15:ABI/Inform(R) 1971-2004/Dec 04 (c) 2004 ProQuest Info&Learning 16:Gale Group PROMT(R) 1990-2004/Dec 06 (c) 2004 The Gale Group File 18:Gale Group F&S Index(R) 1988-2004/Dec 06 (c) 2004 The Gale Group File 20:Dialog Global Reporter 1997-2004/Dec 04 (c) 2004 The Dialog Corp. File 36:MetalBase 1965-2004/Nov (c) 2004 The Dialog Corporation File 80:TGG Aerospace/Def.Mkts(R) 1982-2004/Dec 06 (c) 2004 The Gale Group File 148: Gale Group Trade & Industry DB 1976-2004/Dec 06 (c) 2004 The Gale Group File 160:Gale Group PROMT(R) 1972-1989 (c) 1999 The Gale Group File 256:TecInfoSource 82-2004/Nov (c) 2004 Info. Sources Inc File 481:DELPHES Eur Bus 95-2004/Nov W3 (c) 2004 ACFCI & Chambre CommInd Paris

12-4-04

File 583: Gale Group Globalbase (TM) 1986-2002/Dec 13 (c) 2002 The Gale Group File 621:Gale Group New Prod.Annou.(R) 1985-2004/Dec 06 (c) 2004 The Gale Group File 624:McGraw-Hill Publications 1985-2004/Dec 03 (c) 2004 McGraw-Hill Co. Inc File 635:Business Dateline(R) 1985-2004/Dec 04 (c) 2004 ProQuest Info&Learning File 636: Gale Group Newsletter DB (TM) 1987-2004/Dec 06 (c) 2004 The Gale Group ? ds Set Items Description 225150 S1(CODE OR EXECUTABLE OR DOWNLOAD????? OR APPLET OR JAVA OR -SCRIPT OR ACTIVEX) (10N) (DETERMIN????? OR ASCERTAIN??? OR MONI-TOR ???? OR ANALY???? OR INSPECT??? OR EXAMIN?????) S2 17476 S1(S)(SECURE OR ENVIRONMENT OR SHELL OR SANDBOX??? OR PROT-ECT???) 322988 (TRANSMI????? OR SEND??? OR SENT OR COMMUNICAT??? OR FORWA-S3RD???) (10N) (SECURE OR ENVIRONMENT OR SHELL OR SANDBOX??? OR P-S4 428 S2 (S) S3 S5 77346 (CODE OR EXECUTABLE OR DOWNLOAD????? OR APPLET OR JAVA OR -SCRIPT OR ACTIVEX) (10N) (APPEND??? OR ATTACH????? OR INDICAT??? OR PROFILE OR CHARACTER?????) S6 5 S4(S)S5



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 NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
09/861,229	05/17/2001	Yigal Mordechai Edery	43426.00014 5421			
30256	7590 12/07/2004		EXAM	IINER		
SQUIRE, SA 600 HANSEN	NDERS & DEMPSE	REVAK, CHRISTOPHER A				
	CA 94304-1043		ART UNIT PAPER NUMBER			
			2131			
			DATE MAILED: 12/07/200	4		

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

			\checkmark						
	Application No.	Applicant(s)	7						
	09/861,229	EDERY ET AL.							
Office Action Summary	Examiner	Art Unit							
Christopher A. Revak 2131									
The MAILING DATE of this communication ap Period for Reply	The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply								
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days, a rep. If NO period for reply is specified above, the maximum statutory period. Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a reply be oly within the statutory minimum of thirty (30) I will apply and will expire SIX (6) MONTHS fi te, cause the application to become ABANDC	e timely filed days will be considered timely, rom the mailing date of this con DNED (35 U.S.C. § 133).	nmunication.						
Status	•								
1) Responsive to communication(s) filed on 15.	<u>luly 2003</u> .								
2a)☐ This action is FINAL . 2b)☒ Thi	s action is non-final.								
3) Since this application is in condition for allowa	·	-	merits is						
closed in accordance with the practice under	Ex parte Quayle, 1935 C.D. 11,	453 O.G. 213.							
Disposition of Claims									
4)⊠ Claim(s) <u>1-76</u> is/are pending in the application	າ.		:						
4a) Of the above claim(s) is/are withdra	awn from consideration.								
5) Claim(s) is/are allowed.			*						
6) Claim(s) <u>1-7,16-20,28-34,43-51, and 60-76</u> is	/are rejected.								
7) Claim(s) 8-15,21-27,33-42,50-59,73 and 74 is	s/are objected to.								
8) Claim(s) are subject to restriction and/o	or election requirement.								
Application Papers									
9)⊠ The specification is objected to by the Examin	er.								
10)⊠ The drawing(s) filed on <u>September 18, 2001</u> is	s/are: a)⊠ accepted or b)□ ob	jected to by the Exam	niner.						
Applicant may not request that any objection to the	drawing(s) be held in abeyance.	See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correct	ction is required if the drawing(s) is	objected to. See 37 CFF	R 1.121(d).						
11)☐ The oath or declaration is objected to by the E	xaminer. Note the attached Offi	ice Action or form PTC	D-152.						
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 * 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. 									
Attachment(s)									
1) Notice of References Cited (PTO-892)	4) Interview Summ								
 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 	Paper No(s)/Mai	l Date al Patent Application (PTO-	152)						
Paper No(s)/Mail Date <u>4.6</u> .	6) Other:	atom, approvator (i 10-	· - - /						

U.S. Patent and Trademark Office PTOL-326 (Rev. 1-04) Application/Control Number: 09/861,229

Art Unit: 2131

DETAILED ACTION

Page 2

Information Disclosure Statement

1. The information disclosure statements (IDS) submitted on September 26, 2001 and July 15, 2003 are in compliance with the provisions of 37 CFR 1.97. Accordingly, the examiner is considering the information disclosure statements.

Specification

2. The disclosure is objected to because of the following informalities: On page 2 of the applicant's specification, the status of the application serial number 09/539,667 is now U.S. Patent 6,804,780 and application serial number 09/551,302 is now U.S. Patent 6,480,962.

Appropriate correction is required.

Claim Objections

3. Claims 33,34,50,51,73, and 74 contain the trademarks ActiveX, Windows, and Microsoft. Where a trademark is used in a claim as a limitation to identify or describe a particular material or product, the claim does not comply with the requirements of 35 U.S.C. 112, second paragraph. See *Ex parte Simpson*, 218 USPQ 1020 (Bd. App. 1982). The claim scope is uncertain since the trademark cannot be used properly to identify any particular material or product. A trademark is used to identify a source of goods, and not the goods themselves. Thus, a trademark does not identify or describe

Art Unit: 2131

the goods associated with the trademark. In the present case, the trademark is used to identify/describe software of specific functionality and, accordingly, the identification/description is indefinite.

4. Claims 57-59 are objected to because of the following informalities: Claim 57, a system claim that currently recites being dependent upon claim 46, which is a method claim. Additionally, claim 57 includes the limitation "the sandboxed package" which is not claimed in claim 46, but there is antecedent basis in claim 52 which appears that claims 57-59 are in dependency of dependent claim 47. The examiner is interpreting the current claims 57 to depend upon claim 56, claim 58 to depend on claim 57, and claim 59 to depend on claim 57 since they are all system claims. Appropriate correction is required.

Claim Rejections - 35 USC § 101

5. 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

6. Claims 1-28,30-59, and 61-75 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter. The claims recite of software alone and of itself and the current claim language does not fall in any statutory class. It is suggested by the examiner that he claims be amended to be either stored on a computer readable medium or to be executed by a processor.

Claim Rejections - 35 USC § 102

Art Unit: 2131

7. 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.
- 8. Claims 1-7,16-20,28-34,43-51, and 60-76 are rejected under 35 U.S.C. 102(e) as being anticipated by Golan, U.S. Patent 5,974,549.

As per claims 1,16,28, and 29, Golan discloses of a method, system, and a computer readable storage medium storing computer code for causing a computer to receive downloadable information by a security (information) monitor, determine whether the downloadable information includes executable code as determined by a security monitor (content inspection engine) that is communicatively coupled to the security (information) monitor, and a sandbox (protection agent engine) communicatively coupled to the security monitor (content inspection engine) for causing mobile protection code to be communicated to one information-destination of the downloadable information, if the downloadable-information is determined to include executable code (col. 2, lines 12-28; col. 3, lines 45-58; and col. 4, line 50 through col. 5, line 14). It is noted by the examiner that it is interpreted that the security monitor of Golan acts as both a monitor and an inspector since it examines the downloadable code (col. 2, lines 21-25).

Art Unit: 2131

As per claims 2 and 17, Golan teaches of receiving monitored information of an information re-communicator (col. 4, line 50 through col. 5, line 14).

As per claims 3 and 18, it is taught by Golan that the information recommunicator is a network server (col. 4, line 50 through col. 5, line 14).

As per claims 4,5,6, and 19, Golan discloses of determining comprises analyzing the downloadable information for an included type indicator detector indicating an executable file type, an archive file that contains an executable, or an information pattern corresponding to one or more information patterns that tend to be included within executable code (col. 2, lines 12-28).

As per claim 7, it is disclosed by Golan that the received executable code characteristics are capable of being executed by the information-destination and the determining is conducted in accordance with the executable code characteristics (col. 2, lines 12-28 and col. 3, lines 45-58).

As per claim 20, Golan teaches of a content inspection engine that parses the downloadable-information and a content analyzer communicatively coupled to the parser for determining whether the downloadable-information elements of the downloadable-information correspond with executable code elements are executable code elements (col. 2, lines 12-28; col. 3, lines 45-58; and col. 4, line 50 through col. 5, line 14).

As per claims 30,47, and 60, Golan discloses of a method, system, and a computer readable storage medium storing computer code for causing a computer to receive downloadable information that includes executable code, at an information re-

Application/Control Number: 09/861,229

Art Unit: 2131

communicator. Mobile protection code is executed by a sandbox (mobile code executor) at a downloadable destination such that one or more operations of the executable code at the destination, if attempted, will be processed by the mobile protection code (col. 2, lines 12-28; col. 3, lines 45-58; and col. 4, line 50 through col. 5, line 14).

Page 6

As per claims 31,48, and 71, it is disclosed by Golan a mobile code executor, or browser (that is run by a Java Virtual Machine)(col. 4, lines 50-61).

As per claims 32,49, and 72, Golan teaches that the mobile code executor is the operating system running native code executables (col. 1, lines 44-46).

As per claims 33,50, and 73, in the teachings of Golan, it is disclosed that the mobile code executor is ActiveX subsystem of the windows operating system (col. 1, lines 44-46).

As per claims 34,51, and 74, Golan discloses that the mobile code executor is the Microsoft Windows scripting host (col. 2, lines 12-28).

As per claims 43 and 50, it is taught by Golan that the information recommunicator is a network server (col. 4, line 50 through col. 5, line 14).

As per claim 44, Golan discloses of a sandboxed package that has a same file type as the downloadable-information, thereby causing the mobile code executor to be unaware that the protected package is not a normal downloadable (col. 1, lines 34-43 and col. 2, lines 12-28).

Art Unit: 2131

As per claim 45, it is taught by Golan that the sandboxed package is formed using a concatenation of a mobile protection code, a policy, and a downloadable (col. 1, lines 34-43; col. 2, lines 12-28; and col. 5, lines 60-67).

As per claim 46, Golan discloses the executed mobile protection code at a destination causes downloadable interfaces to resources at the destination to be modified such that attempted operations of the executable code is diverted to the mobile protection code (col. 1, lines 34-43; col. 2, lines 12-28; and col. 5, lines 60-67).

As per claim 57, Golan teaches of causing the sandboxed package to be executed that includes communicating the san

As per claims 61,75, and 76, Golan discloses of a method, system, and a computer readable storage medium storing computer code for causing a computer to receive mobile protection code and a downloadable at a downloadable-destination, causing by the mobile protection code, one or more operations attempted by the downloadable to be received by the mobile protection code. The mobile protection code receives an attempted operation of the downloadable and initiates a protection policy corresponding to the attempted operation (col. 2, lines 12-28; col. 3, lines 45-58; and col. 4, line 50 through col. 5, line 14).

As per claim 62, Golan discloses of receiving a sandboxed package that includes mobile protection code, the downloadable, and one or more protection policies (col. 1, lines 34-43; col. 2, lines 12-28; and col. 5, lines 60-67).

As per claim 63, it is taught by Golan that the sandboxed package is configured such that the mobile protection code is executed first, the downloadable is executed by

Art Unit: 2131

the mobile protection code and the protection policies are accessible to the mobile protection code (col. 1, lines 34-43; col. 2, lines 12-28; and col. 5, lines 60-67).

As per claim 64, Golan teaches that the mobile protection code modifies interfaces of a corresponding downloadable to resources at the destination (col. 3, lines 45-58).

As per claim 65, the teachings of Golan recite of initiating a loading of the downloadable thereby causing a browser (mobile code executer) to provide and initialize the interfaces, modifying one or more interface elements to divert corresponding attempted downloadable operations to the mobile protection code and initiating execution of the downloadable (col. 6, line 30 through col. 7, line 22).

As per claim 66, it is taught by Golan that the interface comprises an import address table of native coded executable downloadable (col. 1, lines 44-46 and col. 6, lines 17-27).

As per claim 67, Golan discloses of modifying the interfaces by installing a filterdriver between the resources and the downloadable (col. 4, lines 45-58).

As per claim 68, it is disclosed by Golan of a system comprising a browser (mobile code executer) for initiating received mobile code. A sandboxed package capable of being received and initiated by the mobile code executer, the sandboxed package including a downloadable and mobile protection code for causing one or more downloadable operations to be intercepted and for processing the intercepted operations, if the downloadable attempts to initiate the operations (col. 1, lines 34-43;

Art Unit: 2131

col. 2, lines 12-28; col. 3, lines 45-58; col. 4, line 50 through col. 5, line 14; and col. 5, lines 60-67).

As per claim 69, Golan teaches of installing mobile protection code elements by an installer, the installer is coupled to the downloadable installer. A resource access diverter is coupled to the MPC installer for causing a downloadable to be intercepted. A resource access analyzer is coupled to the MPC installer for receiving an intercepted downloadable operation and determining a protection policy corresponding to the intercepted downloadable operation. A policy enforcer is coupled to the resource access analyzer for processing the intercepted downloadable operation (col. 6, line 30 through col. 7, line 22).

As per claim 70, Golan discloses of a resource access diverter that modifies elements of an interface usable by a downloadable to effectuate the downloadable operation (col. 6, line 30 through col. 7, line 22).

Allowable Subject Matter

9. Claims 8-15,21-27,35-42, and 52-59 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.

Conclusion

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

Application/Control Number: 09/861,229

Art Unit: 2131

Brown et al, U.S. Patent 6,732,179

Zhong et al, "Security in the large: is Java's sandbox scalable?"

Rubin et al, "Mobile code security"

Schmid et al, "Protecting data from malicious software"

Corradi et al, "A flexible access control service for Java mobile code"

11. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Christopher A. Revak whose telephone number is 571-272-3794. The examiner can normally be reached on Monday-Friday, 6:30am-4:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ayaz Sheikh can be reached on 571-272-3795. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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).

Christopher Revak

Page 10

AU 2131

12/6/24

December 6, 2004

PTO/SB/21 (09-04) 31/2006. OMB 0651-0031

SFW

Approved for use through 07/31/2006. OMB 0651-0031

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.

		Application Numb	er	09/861,22	29
TRANSMITTAL	<u> </u>	Filing Date		May 17, 2	001
FORM	First Named Inver	ntor	Yigal Mor	dechai EDERY	
MAR 1 1 2005 6	Art Unit		2131		
(to be used for all sorrespondence after	initial filing)	Examiner Name		Christoph	er A. REVAK
Total Number of Pages in This Submiss		Attorney Docket N	lumber	43426.00	014
		SURES (check all th	at apply)		
Fee Transmittal Form	☐ Drawing(s)		After Al	lowance Communication to TC
Fee Attached	Licensing	-related Papers			Communication to Board
Amendment / Reply [Total 10 pages]	Petition			Appeal	eals and Interferences Communication to TC Notice, Brief, Reply Brief)
After Final		Convert to a al Application		Proprie	ary Information
Affidavits/declaration(s)		Attorney, Revocation f Correspondence Add	Iress	Status I	.etter
Extension of Time Request	Terminal I	Disclaimer			Enclosure(s) dentify below):
Express Abandonment Request	☐ Express Abandonment Request ☐ CD, Numb			Return Post	card
☐ Information Disclosure Statement	l —	dscape Table on CD			
Certified Copy of Priority Document(s)		ector is hereby authoroverpayment, to De			ees which may be required, ber 05-0150
Reply to Missing Parts / Incomplete Application	I have enclo	sed a duplicate copy	of this sl	neet.	[Total <u>2</u> pages]
Reply to Missing Parts under 37 CFR 1.52 or 1.53					
SIGN	ATURE OF	APPLICANT, ATTO	RNEY, OI	R AGENT	
Firm	Squire, Sand	ders & Dempsey L.L.P.			
Signature	Mit	Illo			
Printed Name	Marc A. Sc	ockol			
Date	05	Reg. No.	40,823		
	CERTIFICA	TE OF TRANSMISS	ION/MAI	LING	
I hereby certify that this corresponden- Service with sufficient postage as first of P.O. Box 1450, Alexandria, VA 22313-1	class mail in an	envelope addressed to	ne USPTO o: Mail Stop	or deposited AMENDME	with the United States Postal NT, Commissioner for Patents,
Signature Cart	6 4.9.	Thoolell			
Typed or printed name Cathi L.G.	. Thoorself			Date	March 7, 2005

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 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.



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

Examiner:

Revak

Edery et al.

Serial No.:

09/861,229

Art Unit:

2131

Filed:

5/17/01

Title:

Malicious Mobile Code Runtime Monitoring System and Methods

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

AMENDMENT AND RESPONSE

Sir:

In response to the Office Action dated December 7, 2004, the three-month deadline for response ending on March 7, 2005, please amend the above-identified application as follows:

Attorney Docket No.: 43426.00014

IN THE SPECIFICATION:

Please amend the first paragraph of the application on page 2 as follows:

"PRIORITY REFERENCE TO RELATED APPLICATIONS

This application claims benefit of and hereby incorporates by reference provisional application serial number 60/205,591, entitled "Computer Network Malicious Code Run-time Monitoring," filed on May 17, 2000 by inventors Nimrod Itzhak Vered, et al. This application is also a Continuation-In-Part of and hereby incorporates by reference patent application serial number 09/539,667, now U.S. Patent No. 6,804,780, entitled "System and Method for Protecting a Computer and a Network From Hostile Downloadables" filed on March 30, 2000 by inventor Shlomo Touboul. This application is also a Continuation-In-Part of and hereby incorporates by reference patent application serial number 09/551,302, now U.S. Patent No. 6,480,962, entitled "System and Method for Protecting a Client During Runtime From Hostile Downloadables", filed on April 18, 2000 by inventor Shlomo Touboul."

Attorney Docket No.: 43426.00014

IN THE CLAIMS:

Claims 1-7. Canceled.

8. (Currently amended) A processor-based method, comprising:

receiving downloadable-information;

determining whether the downloadable-information includes executable code; and causing mobile protection code to be communicated to at least one informationdestination of the downloadable-information, if the downloadable-information is determined to include executable code,

The method of claim-1, wherein the determining comprises performing one or more analyses of the downloadable-information, the analyses producing detection-indicators indicating whether a correspondence is detected between a downloadable-information characteristic and at least one respective executable code characteristic, and evaluating the detection-indicators to determine whether the downloadable-information includes executable code.

- 9. (Original) The method of claim 8, wherein at least one of the detection-indicators indicates a level of downloadable-information characteristic and executable code characteristic correspondence.
- 10. (Original) The method of claim 8, wherein the evaluating includes assigning a weighted level of importance to at least one of the indicators.
- 11. (Currently amended) A processor-based method, comprising:

 receiving downloadable-information;

 determining whether the downloadable-information includes executable code; and
 causing mobile protection code to be communicated to at least one informationdestination of the downloadable-information, if the downloadable-information is determined to
 include executable code,

The method of claim-1, wherein the causing mobile protection code to be communicated comprises forming a sandboxed package including the mobile protection code and the downloadable-information, and causing the sandboxed package to be communicated to the at least one information-destination.

- 12. (Original) The method of claim 10, wherein the sandboxed package is formed such that the mobile protection code will be executed by the information-destination before the downloadable-information.
- 13. (Original) The method of claim 11, wherein the sandboxed package further includes protection policies according to which the mobile protection code is operable.
- 14. (Original) The method of claim 13, wherein the sandboxed package is formed for receipt by the information-destination such that the mobile protection code is received before the downloadable-information, and the downloadable information before the protection policies.
- 15. (Original) The method of claim 13, wherein the protection policies correspond with at least one of the information-destination and a user of the information destination.

Claims 16-20. Canceled.

21. (Currently amended) A processor-based system, comprising:

an information monitor for receiving downloadable-information;

a content inspection engine communicatively coupled to the information monitor for determining whether the downloadable-information includes executable code; and

a protection agent engine communicatively coupled to the content inspection engine for causing mobile protection code ("MPC") to be communicated to at least one information-destination of the downloadable-information, if the downloadable-information is determined to include executable code,

The system of claim 16, wherein the content inspection engine comprises one or more downloadable-information analyzers for analyzing the downloadable-information, each analyzer producing therefrom a detection indicator indicating whether a downloadable-information characteristic corresponds with an executable code characteristic, and an inspection controller communicatively coupled to the analyzers for determining whether the indicators indicate that the downloadable-information includes executable code.

- 22. (Original) The system of claim 21, wherein at least one of the detection-indicators indicates a level of downloadable-information characteristic and executable code characteristic correspondence.
- 23. (Original) The system of claim 21, wherein the evaluating includes assigning a weighted level of importance to at least one of the detection-indicators.
- 24. (Currently amended) A processor-based system, comprising:

 an information monitor for receiving downloadable-information;

 a content inspection engine communicatively coupled to the information monitor for determining whether the downloadable-information includes executable code; and

a protection agent engine communicatively coupled to the content inspection engine for causing mobile protection code ("MPC") to be communicated to at least one information-destination of the downloadable-information, if the downloadable-information is determined to include executable code,

The system of claim 16, wherein the sandboxed package engine comprises an MPC generator for providing the MPC, a linking engine coupled to the MPC generator for forming a protection agent including the MPC and the downloadable-information, and a transfer engine for causing the protection agent to be communicated to the at least one information-destination.

25. (Original) The system of claim 24, wherein the protection agent engine further comprises a policy generator communicatively coupled to the linking engine for providing protection policies according to which the MPC is operable.

- 26. (Original) The system of claim 25, wherein the sandboxed package is formed for receipt by the information-destination such that the mobile protection code is executed before the downloadable-information.
- 27. (Original) The system of claim 26, wherein the protection policies correspond with policies of at least one of the information-destination and a user of the information destination.

Claims 28-34. Canceled.

35. (Currently amended) A processor-based method, comprising:

receiving, at an information re-communicator, downloadable-information, including executable code; and

causing mobile protection code to be executed by a mobile code executor at a downloadable-information destination such that one or more operations of the executable code at the destination, if attempted, will be processed by the mobile protection code,

The method of claim 30, wherein the causing is accomplished by forming a sandboxed package including the mobile protection code and the downloadable-information, and causing the sandboxed package to be delivered to the downloadable-information destination.

- 36. (Original) The method of claim 35, wherein the sandboxed package further includes protection policies according to which the processing by the mobile protection code is conducted.
- 37. (Original) A sandboxed package formed according to the method of claim 35.
- 38. (Original) A sandboxed package formed according to the method of claim 36.
- 39. (Original) The method of claim 36, wherein the forming comprises generating the mobile protection code, generating the sandboxed package, and linking the mobile protection code, protection policies and downloadable-information.

- 40. (Original) The method of claim 39, wherein the generating of at least one of the mobile protection code and the protection policies is conducted in accordance with one or more destination-characteristics of the destination.
- 41. (Original) The method of claim 40, wherein the destination-characteristics include characteristics corresponding to at least one of a destination user, a destination device and a destination process.
- 42. (Original) The method of claim 35, wherein the causing the sandboxed package to be executed includes communicating the sandboxed package to a communication buffer of the information re-communicator.

Claims 43-51. Canceled.

52. (Currently amended) A processor-based system, comprising:

receiving means for receiving, at an information re-communicator, downloadableinformation, including executable code; and

mobile code means communicatively coupled to the receiving means for causing mobile protection code to be executed by a mobile code executor at a downloadable-information destination such that one or more operations of the executable code at the destination, if attempted, will be processed by the mobile protection code,

The system of claim 47, wherein the causing is accomplished by forming a sandboxed package including the mobile protection code and the downloadable-information, and causing the sandboxed package to be delivered to the downloadable-information destination.

53. (Original) The system of claim 52, wherein the sandboxed package further includes protection policies according to which the processing by the mobile protection code is conducted.

- 54. (Original) The system of claim 53, wherein the forming comprises generating the mobile protection code, generating the protection policies, and linking the mobile protection code, protection policies and downloadable-information.
- 55. (Original) The system of claim 54, wherein the generating of at least one of the mobile protection code and the protection policies is conducted in accordance with one or more destination-characteristics of the destination.
- 56. (Original) The system of claim 55, wherein the destination-characteristics include characteristics corresponding to at least one of a destination user, a destination device and a destination process.
- 57. (Currently amended) The system of elaim 46 claim 52, wherein the causing the sandboxed package to be executed includes communicating the sandboxed package to a communication buffer of the information re-communicator.
- 58. (Currently amended) The system of elaim 47 claim 57, wherein the re-communicator is at least one of a firewall and a network server.
- 59. (Currently amended) The system of claim 47 claim 58, wherein executing the mobile protection code at the destination causes downloadable interfaces a resource at the destination to be modified such that at least one attempted operation of the executable code is diverted to the mobile protection code.

Claims 60-76. Canceled

REMARKS

Claims 1-76 were pending in the above-identified patent application. Claims 1-7, 16-20, 28-34, 43-51 and 60-76 were rejected. Claims 8-15, 21-27, 35-42 and 52-59 were deemed allowable if rewritten into independent form to overcome the objections. Claims 33, 34, 50, 51, 73 and 74 were objected to as containing improper use of trademarks. Claims 57-59 were objected for improper dependencies. Claims 1-28, 30-59 and 61-75 were objected to as directed to nonstatutory matter. Claims 8, 11, 21, 24, 35, 52 and 57-59 are being amended. Claims 1-7, 16-20, 28-34, 43-51 and 60-76 are being canceled. Claims 8-15, 21-27, 35-42 and 52-59 remain pending. Reconsideration is respectfully requested.

In paragraph 2, the Examiner requested correction of the priority claim to update thenpending applications as now-allowed patents. Applicant has amended the specification accordingly.

In paragraph 3, the Examiner objected to claims 33, 34, 50, 51, 73 and 74 as containing improper use of trademarks. These claims have been canceled. Accordingly, the objection is now moot.

In paragraph 4, the Examiner objected to claims 57-59 for improper dependencies. Claim 57 has been amended to depend from claim 52, claim 58 has been amended to depend from claim 57 and claim 58 has been amended to depend from claim 57. Applicant believes that the claims now depend on appropriate classes and contain no antecedent basis problems.

In paragraphs 5 and 6, the Examiner objected to claims 1-28, 30-59 and 61-75 as being directed to nonstatutory matter. Applicant is amending each of the independent claims now pending to include the language "processor-based" in the preamble. Applicant believes that the claims are directed to statutory matter.

Attorney Docket No.: 43426.00014

In paragraphs 7 and 8, the Examiner rejected claims 1-7, 16-20, 28-34, 43-51 and 60-76 under 35 USC § 102(e) over Golan. Applicant is canceling claims 1-7, 16-20, 28-34, 43-51 and 60-76 without prejudice. The rejection is now moot.

In paragraph 9, the Examiner indicated that claims 8-15, 21-27, 35-42 and 52-59 would be allowable if rewritten into independent form to overcome the rejections. Applicant has amended the claims to place them into independent form and has addressed each of the Examiner's objections. Applicant believes that claims 8-15, 21-27, 35-42 and 52-59 are now in condition for allowance.

If the Examiner has any questions, he is invited to contact the undersigned.

Respectfully submitted,

Dated: Sandara & Dampsoy I. I. B.

Squire, Sanders & Dempsey L.L.P

600 Hansen Way

Palo Alto, CA 94304-1043 Telephone (650) 856-6500

Facsimile (650) 843-8777

M AL

Marc A. Sockol

Attorney for Applicants

Reg. No. 40,823

CERTIFICATE OF MAILING

I hereby certify that this paper (along with any paper referred to as being attached or enclosed) is being deposited with the United States Postal Service on the date shown below with sufficient postage as first class mail in an envelope addressed to Mail Stop AMENDMENT,

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

1450, on

Cathi L.G. Thoorsell

PaloAlto/79846.1

*	PATENT A	APPLICATIO Effect	N FEE DE			ON RECO	RD	_	Application 09		ocket Num 6122	iber ZZL
		CLAIMS AS	FILED - (Column		i (Colu	mn 2)		SMALL E	NTITY	OR	OTHER SMALL	
TC	TAL CLAIMS		76	<i></i>		4	1	RATE	FEE]	RATE	FEE
FO	FOR NUMBER FILED NUMBER EXTRA				BASIC FE	E 355.00	OR	BASIC FEE	710.00			
то	OTAL CHARGEABLE CLAIMS 76 minus 20= 56				X\$ 9=	Soy.a	OR	X\$18=				
IND	EPENDENT CL	AIMS	(/ mii	nus 3 =	•	8		X40=	320.8	1 1	X80=	
MU	LTIPLE DEPEN	DENT CLAIM PR	RESENT					+135=	1320'8	OR	+270=	
* If	* If the difference in column 1 is less than zero, enter "0" in column 2							TOTAL	11790	OR	TOTAL	
	C	LAIMS AS A	MENDED	- PAR	T II					_	OTHER	
	<u> </u>	(Column 1) CLAIMS		(Colui		(Column 3)		SMALL	ENTITY	OR	SMALL	
NT A		REMAINING AFTER AMENDMENT		NUM PREVI	BER OUSLY FOR	PRESENT EXTRA		RATE	ADDI- TIONAL FEE		RATE	ADDI- TIONAL FEE
AMENDMENT	Total	· 31	Minus	**	,	=	/	X\$ 9=		OR	X\$18=	
IME	Independent	• 6	Minus	***		=		X40=		ΘB	X80=	
Ľ	FIRST PRESE	NTATION OF MU	JLTIPLE DEF	PENDEN	T CLAIM			405		l `	070	
								+135=	<u> </u>	OR	+270= TOTAL	
								ADDIT. FE		OR	ADDIT. FEE	
_		(Column 1) CLAIMS			mn 2) IEST	(Column 3)						
ENT B		REMAINING AFTER AMENDMENT	-	NUM PREVI	IBER OUSLY FOR	PRESENT EXTRA		RATE	ADDI- TIONAL FEE		RATE	ADDI- TIONAL FEE
Ž	Total	•	Minus	**	<u>_</u> .	=	. 1	X\$ 9=		OR	X\$18=	
AMENDMENT	Independent	NTATION OF MU	Minus	***	T CL AIM	= -		X40=		OR	X80=	
Ļ	FIRST PRESE	NIATION OF MIC	DETIFIE DEF	CINDEIN	CLAIN			+135=		OR	+270=	
							•	TOTAL		OR	TOTAL ADDIT, FEE	
		(Column 1)		`(Colu	mn 2)	(Column 3)						
ENT C		CLAIMS REMAINING AFTER AMENDMENT		NUM PREVI	HEST IBER OUSLY FOR	PRESENT EXTRA		RATE	ADDI- TIONAL FEE		RATE	ADDI- TIONAL FEE
NO.	Total	•	Minus	**		=		X\$ 9=		OR	X\$18=	
AMENDMENT	Independent	•	Minus	***		=		X40=			X80=	
Ľ	FIRST PRESE	NTATION OF M	ULTIPLE DE	PENDEN	T CLAIM]	_		OR	<u> </u>	
	18 Mar	mn 1 is less than t	ha antaria		o 40" in	Juma 3		+135=		OR	+270=	
**	If the "Highest Nu	mn 1 is less than t imber Previously Pi imber Previously P	aid For IN THI	S SPACE	is less tha	ın 20, enter "20.	•	TOTAL ADDIT. FEE		OR	TOTAL ADDIT. FEE	
	The "Highest Nun	mber Previously Pa	id For" (Total o	r Indepen	dent) is the	e highest numbe	er foi	und in the a	ppropriate bo	x in oc	olumn 1.	,

FORM **PTO-875** (Rev. 8/00)

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

*U.S. GPO: 2000-460-706/30103

APR 1 2005 E

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.

1 7000 6	=	,		
TRANSMITTAL		Application Numbe	<u> </u>	09/861,229
FORM	-	Filing Date		May 17, 2001
RAU" FURIVI		First Named Invent	or	Yigal Mordechai EDERY
		Art Unit		2131
(to be used for all correspondence after	initial filing)	Examiner Name		Christopher A. REVAK
Total Number of Pages in This Submiss		Attorney Docket Nu	ımber	43426.00014
	ENCLO	SURES (check all that	apply)	
Fee Transmittal Form	Drawing(s)		After Allowance Communication to TC
Fee Attached	Licensing	related Papers	•	Appeal Communication to Board of Appeals and Interferences
Supplemental Amendment [Total 11 pages]	Petition			Appeal Communication to TC (Appeal Notice, Brief, Reply Brief)
After Final		Convert to a al Application		Proprietary Information
Affidavits/declaration(s)		Attorney, Revocation f Correspondence Addr	ess	Status Letter
Extension of Time Request	Terminal I	Disclaimer		Other Enclosure(s) (please identify below):
		or Refund		Return Postcard
Express Abandonment Request	CD, Numb	per of CD(s)		
☐ Information Disclosure Statement	☐ Lan	dscape Table on CD		
Certified Copy of Priority Document(s)		rector is hereby authorized to charge any fees which may be required, by overpayment, to Deposit Account Number 05-0150.		
Reply to Missing Parts / Incomplete Application	I have enclo	sed a duplicate copy	of this sh	neet. [Total 2 pages]
Reply to Missing Parts under 37 CFR 1.52 or 1.53				
SIGN	NATURE OF A	APPLICANT, ATTOR	NEY, O	R AGENT
Firm	Squire, Sand	ders & Dempsey L.L.I	P.	
Signature	1-	4 ILL		
Printed Name Marc A.		ockol		
Date	April 5, 2005		Reg. No.	40,823
	CERTIFICA	TE OF TRANSMISSI	ON/MAII	LING
I hereby certify that this corresponden Service with sufficient postage as first of P.O. Box 1450, Alexandria, VA 22313-1	class mail in an	envelope addressed to	USPTO Mail Stop	or deposited with the United States Posta p AMENDMENT, Commissioner for Patents

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 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. The 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.

Cathi L.G. Thoorsell

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

Typed or printed name

Date

April 5, 2005

213 you

Attorney Docket No.: 43426.00014



N THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

Examiner:

Revak

Edery et al.

Serial No.:

09/861,229

Art Unit:

2131

Filed:

5/17/01

Title:

Malicious Mobile Code Runtime Monitoring System and Methods

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

SUPPLEMENTAL AMENDMENT

Sir:

Please amend the above-identified application as follows:

l

Attorney Docket No.: 43426.00014

IN THE SPECIFICATION:

On page 30, please amend the paragraph beginning on line 15 as follows:

"Finally, transfer engine 406 of protection agent engine 303 provides for receiving and causing linking engine 405 (or other protection) results to be transferred to a destination user device/process. As depicted, transfer engine 406 is configured to receive and transfer a Downloadable, a determined non-executable or a sandboxed package. However, transfer engine 406 can also be provided in a more configurable manner, such as was already discussed for other system 400 elements. (Any one or more of system 400 elements might be configurably implemented in accordance with a particular application.) Transfer engine 406 can perform such transfer, for example, by adding the information to a server transfer queue (not shown) or utilizing another suitable method."

Attorney Docket No.: 43426.00014

IN THE CLAIMS:

Claims 1-7. Canceled.

8. (Previously presented) A processor-based method, comprising: receiving downloadable-information; determining whether the downloadable-information includes executable code; and causing mobile protection code to be communicated to at least one informationdestination of the downloadable-information, if the downloadable-information is determined to include executable code,

wherein the determining comprises performing one or more analyses of the downloadable-information, the analyses producing detection-indicators indicating whether a correspondence is detected between a downloadable-information characteristic and at least one respective executable code characteristic, and evaluating the detection-indicators to determine whether the downloadable-information includes executable code.

- 9. (Original) The method of claim 8, wherein at least one of the detection-indicators indicates a level of downloadable-information characteristic and executable code characteristic correspondence.
- 10. (Original) The method of claim 8, wherein the evaluating includes assigning a weighted level of importance to at least one of the indicators.
- 11. (Previously presented) A processor-based method, comprising: receiving downloadable-information; determining whether the downloadable-information includes executable code; and causing mobile protection code to be communicated to at least one information-destination of the downloadable-information, if the downloadable-information is determined to include executable code,

sandboxed package including the mobile protection code and the downloadable-information, and

wherein the causing mobile protection code to be communicated comprises forming a

causing the sandboxed package to be communicated to the at least one information-destination.

12. (Currently amended) The method of claim 11 claim 10, wherein the sandboxed package

is formed such that the mobile protection code will be executed by the information-destination

before the downloadable-information.

13. (Currently amended) The method of <u>claim 12 claim 11</u>, wherein the sandboxed package

further includes protection policies according to which the mobile protection code is operable.

14. (Original) The method of claim 13, wherein the sandboxed package is formed for receipt

by the information-destination such that the mobile protection code is received before the

downloadable-information, and the downloadable information before the protection policies.

15. (Original) The method of claim 13, wherein the protection policies correspond with at

least one of the information-destination and a user of the information destination.

Claims 16-20. Canceled.

21. (Currently amended) A processor-based system, comprising:

an information monitor for receiving downloadable-information;

a content inspection engine communicatively coupled to the information monitor for

determining whether the downloadable-information includes executable code; and

a packaging protection agent engine communicatively coupled to the content inspection

engine for causing mobile protection code ("MPC") to be communicated to at least one

information-destination of the downloadable-information, if the downloadable-information is

determined to include executable code,

wherein the content inspection engine comprises one or more downloadable-information

analyzers for analyzing the downloadable-information, each analyzer producing therefrom a

4

detection indicator indicating whether a downloadable-information characteristic corresponds with an executable code characteristic, and an inspection controller communicatively coupled to the analyzers for determining whether the indicators indicate that the downloadable-information includes executable code.

- 22. (Original) The system of claim 21, wherein at least one of the detection-indicators indicates a level of downloadable-information characteristic and executable code characteristic correspondence.
- 23. (Original) The system of claim 21, wherein the evaluating includes assigning a weighted level of importance to at least one of the detection-indicators.
- 24. (Currently amended) A processor-based system, comprising: an information monitor for receiving downloadable-information;
- a content inspection engine communicatively coupled to the information monitor for determining whether the downloadable-information includes executable code; and
- a <u>packaging protection agent</u> engine communicatively coupled to the content inspection engine for causing mobile protection code ("MPC") to be communicated to at least one information-destination of the downloadable-information, if the downloadable-information is determined to include executable code,

wherein the <u>packaging sandboxed package</u> engine comprises an MPC generator for providing the MPC, a linking engine coupled to the MPC generator for forming a <u>sandbox</u> <u>package protection agent</u> including the MPC and the downloadable-information, and a transfer engine for causing the <u>sandbox package protection agent</u> to be communicated to the at least one information-destination.

25. (Currently amended) The system of claim 24, wherein the <u>packaging protection agent</u> engine further comprises a policy generator communicatively coupled to the linking engine for providing protection policies according to which the MPC is operable.

- 26. (Original) The system of claim 25, wherein the sandboxed package is formed for receipt by the information-destination such that the mobile protection code is executed before the downloadable-information.
- 27. (Original) The system of claim 26, wherein the protection policies correspond with policies of at least one of the information-destination and a user of the information destination.

Claims 28-34. Canceled.

35. (Previously presented) A processor-based method, comprising:

receiving, at an information re-communicator, downloadable-information, including executable code; and

causing mobile protection code to be executed by a mobile code executor at a downloadable-information destination such that one or more operations of the executable code at the destination, if attempted, will be processed by the mobile protection code,

wherein the causing is accomplished by forming a sandboxed package including the mobile protection code and the downloadable-information, and causing the sandboxed package to be delivered to the downloadable-information destination.

- 36. (Original) The method of claim 35, wherein the sandboxed package further includes protection policies according to which the processing by the mobile protection code is conducted.
- 37. (Original) A sandboxed package formed according to the method of claim 35.
- 38. (Original) A sandboxed package formed according to the method of claim 36.
- 39. (Original) The method of claim 36, wherein the forming comprises generating the mobile protection code, generating the sandboxed package, and linking the mobile protection code, protection policies and downloadable-information.

40. (Original) The method of claim 39, wherein the generating of at least one of the mobile protection code and the protection policies is conducted in accordance with one or more destination-characteristics of the destination.

- 41. (Original) The method of claim 40, wherein the destination-characteristics include characteristics corresponding to at least one of a destination user, a destination device and a destination process.
- 42. (Original) The method of claim 35, wherein the causing the sandboxed package to be executed includes communicating the sandboxed package to a communication buffer of the information re-communicator.

Claims 43-51. Canceled.

52. (Previously presented) A processor-based system, comprising:

receiving means for receiving, at an information re-communicator, downloadable-information, including executable code; and

mobile code means communicatively coupled to the receiving means for causing mobile protection code to be executed by a mobile code executor at a downloadable-information destination such that one or more operations of the executable code at the destination, if attempted, will be processed by the mobile protection code,

wherein the causing is accomplished by forming a sandboxed package including the mobile protection code and the downloadable-information, and causing the sandboxed package to be delivered to the downloadable-information destination.

53. (Original) The system of claim 52, wherein the sandboxed package further includes protection policies according to which the processing by the mobile protection code is conducted.

- 54. (Original) The system of claim 53, wherein the forming comprises generating the mobile protection code, generating the protection policies, and linking the mobile protection code, protection policies and downloadable-information.
- 55. (Original) The system of claim 54, wherein the generating of at least one of the mobile protection code and the protection policies is conducted in accordance with one or more destination-characteristics of the destination.
- 56. (Original) The system of claim 55, wherein the destination-characteristics include characteristics corresponding to at least one of a destination user, a destination device and a destination process.
- 57. (Previously presented) The system of claim 52, wherein the causing the sandboxed package to be executed includes communicating the sandboxed package to a communication buffer of the information re-communicator.
- 58. (Previously presented) The system of claim 57, wherein the re-communicator is at least one of a firewall and a network server.
- 59. (Previously presented) The system of claim 58, wherein executing the mobile protection code at the destination causes downloadable interfaces a resource at the destination to be modified such that at least one attempted operation of the executable code is diverted to the mobile protection code.

Claims 60-76. Canceled

Please add the following new claims:

77. (New) The method of claim 35, wherein the re-communicator is at least one of a firewall and a network server.

78. (New) The method of claim 35, wherein the sandboxed package has a same file type as the downloadable-information, thereby causing the mobile code executor to be unaware that the protected package is not a normal downloadable.

79. (New) The method of claim 78, wherein the sandboxed package is formed using concatenation of a mobile protection code, a policy, and a downloadable.

80. (New) The method of claim 35, wherein executing the mobile protection code at the destination causes downloadable interfaces to resources at the destination to be modified such that at least one attempted operation of the executable code is diverted to the mobile protection code.

REMARKS

Claims 8-15, 21-27, 35-42 and 52-59 were pending and deemed allowable. Claims 12, 13, 21, 24 and 25 are being amended. Claims 77-80 are being added. Claims 8-15, 21-27, 35-42, 52-59 and 77-80 are now pending. Reconsideration is respectfully requested.

The specification on page 30 is being amended to correct a statement clearly incorrect. The transfer engine 406 is part of the protection engine 400 of Fig. 4 (and possibly part of the protection engine 310 of Fig. 3). However, the transfer engine 406 is not a part of the information being transferred, e.g., the sandbox package 340 and/or the not executable potential Downloadable 331, as referenced by element 303 (see Fig. 3 and the discussion of Fig. 3 in the specification at pages 19-24).

Claims 12 and 13 are being amended to correct dependencies.

Claims 21, 24 and 25 are being amended to correct element names. In claims 21 and 24, "protection agent engine" is being amended to more properly recite "packaging engine", as identified in the specification (see for example the paragraph on page 26 beginning with "Packaging engine 403" and discussing Fig. 4). In claims 24 and 25, "sandbox package engine" is being amended to more properly recite the "packaging engine" and to provide proper antecedent basis (again, see for example the paragraph on page 26 beginning with "Packaging engine 403" and discussing Fig. 4). In claim 24, "protection agent" is being amended to more properly recite "sandbox package" as identified in the specification (see for example the paragraph on page 28 beginning with "Linking agent 405" and discussing Fig. 4) and to provide proper antecedent basis (see for example claim 26).

Since claims 77-80 depend directly or indirectly from claim 35, previously deemed allowable, applicant believes claims 77-80 also to be allowable. Applicant respectfully submits that claims 77-80 do not add new matter (see for example original claims 43-46).

PATENT

Attorney Docket No.: 43426.00014

Applicant believes the claims still to be allowable. If the Examiner has any questions, he is invited to contact the undersigned.

Respectfully submitted,

Dated:

Squire, Sanders & Dempsey L.L.P.

600 Hansen Way

Palo Alto, CA 94304-1043 Telephone (650) 856-6500

Facsimile (650) 843-8777

Marc A. Sockol

Attorney for Applicants

Reg. No. 40,823

CERTIFICATE OF MAILING

I hereby certify that this paper (along with any paper referred to as being attached or enclosed) is being deposited with the United States Postal Service on the date shown below with sufficient postage as first class mail in an envelope addressed to Mail Stop AMENDMENT, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-

1450, on

Cathi L.G. Thoorsell

PaloAlto/81047

تمنة	PATENT A	APPLICATIO Effect	N FEE DE			ON RECO	RD	_	application	9 D 18	ocket Num	TO TO
ì		CLAIMS AS	FILED -		-	mn 2)		SMALL E		OR	OTHER SMALL	
TC	TAL CLAIMS		76					RATE	FEE)	RATE	FEE
FO	R		NUMBER F	TLED	NUMB	ER EXTRA		BASIC FEI	355.00	OR	BASIC FEE	· 710.00
то	TAL CHARGEA	BLE CLAIMS	76min	us 20=	• 5	6		X\$ 9=	Sagra	OR	X\$18=	
IND	EPENDENT CL	AIMS	(/ mir	nus 3 =	•	5		X40=	320.5		X80=	
MEU	LTIPLE DEPEN	DENT CLAIM P	RESENT					+135=	1320.8	OR	+270=	
·if	the difference	in column 1 is l	less thạn ze	ro, ente	r "0" in c	olumn 2	ļ	TOTAL	11790	OR	TOTAL	
	C	LAIMS AS A	MENDED	- PAR	T II			TOIAL	1770	JON	OTHER	THAN
		(Column 1)		(Colu	mn 2)	(Column 3)	_	SMALL	ENTITY	OR	SMALL	
ENT A		CLAIMS REMAINING AFTER AMENDMENT		HIGH NUM PREVI PAID	BER OUSLY	PRESENT EXTRA		RATE	ADDI- TIONAL FEE		RATE	ADDI- TIONAL FEE
MON	Total .	. 31	Minus	· /	16	= %		X\$ 9-		OR	X\$18=	
AMENDMENT	Independent	• 6	Minus	*** ****	1/1	= U		X40=		QR	X80=	
Ш		NTATION OF MI	ALTIPLE DEP	ENDEN	CLAIM	نانا		+135=		OR	+270=	
	11/2						ı	TOTAL	1		TOTAL	
١	$N_{N_{i}}$	(Calumn 1)		(Caba	O)	(Cabana 0)	•	ADDIT, FEE	L	OR	ADDIT. FEE	
ME		(Column 1) CLAIMS REMAINING AFTER AMENDMENT		(Colui High NUM PREVI PAID	(EST BER OUSLY	PRESENT EXTRA		RATE	ADDI- TIONAL FEE		RATE	ADDI- TIONAL FEE
DINE	Total	. 35	Minus	•• /	W	= //-	П	X\$ 9=		OR.	X\$18=	- ' <u></u>
AMENDMENT	Independent	. 6	Minus	<i>L</i>	7/	· 1	1	X40=		OF	X80=	
Ľ	FIAST PRESE	NTATION OF MI	JLTIPLE DEP	ENDEN	CLAIM		ןנ	=				
								+135=	1	OR	+270= TOTAL	
							4	ADOIT. FEE	\mathcal{U}	OR	ADDIT. FEE	
_	· · · · · · · · · · · · · · · · · · ·	(Column 1)	the same of the	(Colu		(Column 3)	١.				,	
MIC		REMAINING AFTER AMENDMENT		NUM PREVI	BEA OUSLY FOR	PRESENT EXTRA		RATE	ADDI- TIONAL FEE		RATE	ADDI- TIONAL
Z	Total	-	Miners	**	10,1		11	X\$ 9=	rce		X\$18=	FEE
AMENDMENT	Independent		Minus	***		=	1			OR		╟──┤
3	·	NTATION OF M	ULTIPLE DEF	ENDEN	T CLAIM		1 I	X40=		OR	X80=	
		-						+135=		OR	+270=	
- →	If the "Minhost Mi	mn 1 is less than to mber Previously Pr	ald For IN THE	S SPACE	is less tha	un 20. enter "20.		YOTAL ADDIT, FEE		OR	TOTAL ADDIT. FEE	
-	If the "Highest Nu The "Highest Nun	mber Previously Pa mber Previously Pa	aid For (N THI Id For (Total o	S SPACE Independ	is less the lent) is the	an 3, enter "3." e highest numb				x in co		

FORM PTO-675 (Rev. 9/00) Patent and Trademark Office, U.S. DEPARTMENT OF COMMERCE "U.S. GPO: 2000-469-70600103

```
? show files
       2:INSPEC 1969-2005/May W5
         (c) 2005 Institution of Electrical Engineers
File
       6:NTIS 1964-2005/May W5
         (c) 2005 NTIS, Intl Cpyrght All Rights Res
       8:Ei Compendex(R) 1970-2005/May W5
File
         (c) 2005 Elsevier Eng. Info. Inc.
     34:SciSearch(R) Cited Ref Sci 1990-2005/May W5
         (c) 2005 Inst for Sci Info
File
     35:Dissertation Abs Online 1861-2005/May
         (c) 2005 ProQuest Info&Learning
File
      65:Inside Conferences 1993-2005/Jun W1
         (c) 2005 BLDSC all rts. reserv.
File 92:IHS Intl.Stds.& Specs. 1999/Nov
         (c) 1999 Information Handling Services
File
      94:JICST-EPlus 1985-2005/Apr W3
         (c) 2005 Japan Science and Tech Corp (JST)
File 95:TEME-Technology & Management 1989-2005/May W1
         (c) 2005 FIZ TECHNIK
File 99:Wilson Appl. Sci & Tech Abs 1983-2005/May
         (c) 2005 The HW Wilson Co.
File 103:Energy SciTec 1974-2005/May B2
         (c) 2005 Contains copyrighted material
File 144: Pascal 1973-2005/May W5
         (c) 2005 INIST/CNRS
File 239:Mathsci 1940-2005/Jul
         (c) 2005 American Mathematical Society
File 275:Gale Group Computer DB(TM) 1983-2005/Jun 07
         (c) 2005 The Gale Group
File 434:SciSearch(R) Cited Ref Sci 1974-1989/Dec
         (c) 1998 Inst for Sci Info
File 647:CMP Computer Fulltext 1988-2005/May W4
         (c) 2005 CMP Media, LLC
File 674: Computer News Fulltext 1989-2005/Jun W1
         (c) 2005 IDG Communications
File 696:DIALOG Telecom. Newsletters 1995-2005/Jun 07
         (c) 2005 The Dialog Corp.
File
       9:Business & Industry(R) Jul/1994-2005/Jun 06
         (c) 2005 The Gale Group
File
     15:ABI/Inform(R) 1971-2005/Jun 08
         (c) 2005 ProQuest Info&Learning
File
      16:Gale Group PROMT(R) 1990-2005/Jun 07
         (c) 2005 The Gale Group
File
      18:Gale Group F&S Index(R) 1988-2005/Jun 07
         (c) 2005 The Gale Group
File
      20:Dialog Global Reporter 1997-2005/Jun 08
         (c) 2005 The Dialog Corp.
File
      36:MetalBase 1965-20050607
         (c) 2005 The Dialog Corporation
File 80:TGG Aerospace/Def.Mkts(R) 1982-2005/Jun 07
         (c) 2005 The Gale Group
File 148:Gale Group Trade & Industry DB 1976-2005/Jun 07
         (c) 2005 The Gale Group
File 160:Gale Group PROMT(R) 1972-1989
         (c) 1999 The Gale Group
File 256:TecInfoSource 82-2005/Apr
         (c) 2005 Info. Sources Inc
File 481:DELPHES Eur Bus 95-2005/Jun W1
         (c) 2005 ACFCI & Chambre CommInd Paris
File 583:Gale Group Globalbase(TM) 1986-2002/Dec 13
         (c) 2002 The Gale Group
File 621:Gale Group New Prod.Annou.(R) 1985-2005/Jun 07
         (c) 2005 The Gale Group
File 624:McGraw-Hill Publications 1985-2005/Jun 07
         (c) 2005 McGraw-Hill Co. Inc
File 635:Business Dateline(R) 1985-2005/Jun 08
         (c) 2005 ProQuest Info&Learning
File 636:Gale Group Newsletter DB(TM) 1987-2005/Jun 07
```

? ds Set Items Description S1284617 (CODE OR EXECUTABLE OR DOWNLOAD????? OR APPLET OR JAVA OR -JAVASCRIPT OR SCRIPT OR ACTIVEX) (16N) (DETERMIN????? OR ASCERT-AIN??? OR MONITOR??? OR ANALYS???? OR INSPECT???? OR EXAMIN??-S2 23801 S1(S) (MPC OR SECURE OR ENVIRONMENT OR SHELL OR SANDBOX OR -PROTECT???) (TRANSMI????? OR SEND??? OR SENT OR COMMUNICAT??? OR FORWA-S3 502225 RD???) (16N) (MPC OR SECURE OR ENVIRONMENT OR SHELL OR SANDBOX -OR PROTECT???) S4 812 S2 (S) S3 (CODE OR EXECUTABLE OR DOWNLOAD????? OR APPLET OR JAVA OR -S5 352226 JAVASCRIPT OR SCRIPT OR ACTIVEX) (16N) (COMPAR???? OR CHARACTER-????? OR DETAIL??? OR CORRESPOND???? OR ANALYSIS OR ANALYZ???) S6 245 S4 (S) S5 S7 (CODE OR EXECUTABLE OR DOWNLOAD????? OR APPLET OR JAVA OR -56565 JAVASCRIPT OR SCRIPT OR ACTIVEX) (16N) (ID OR IDENTIFIER OR IND-ICAT???) S8 4 S6(S)S7. S9 37373 (PROFILE OR SANDBOX) (16N) (MPC OR SECURE OR ENVIRONMENT OR -SHELL OR PROTECT???) S10 1 S6(S)S9

(c) 2005 The Gale Group

	Туре	L#	Hits	Search Text	DBs	Time Stamp
5	BRS	L5	22553	invagarint or parint or	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	2005/06/08 18:14
6	BRS	L6	485	4 same 5	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	2005/06/08 18:14
7	BRS	L7	16691 1	(code or executable or download\$5 or applet or java or javascript or script or activex)with(id or identifier or indicat\$3)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	2005/06/08 18:15
8	BRS	L8	96	6 same 7	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	2005/06/08 18:15
9	BRS	L9	23767	(profile or sandbox)with(mpc or secure or environment or shell or protect\$3)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	2005/06/08 18:17

	Туре	L#	Hits	Search Text	DBs	Time Stamp
10	BRS	L10	8	6 same 9	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	2005/06/08 18:17





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.ussios.80v

NOTICE OF ALLOWANCE AND FEE(S) DUE

30256

7590

06/16/2005

SQUIRE, SANDERS & DEMPSEY L.L.P 600 HANSEN WAY PALO ALTO, CA 94304-1043 EXAMINER

REVAK, CHRISTOPHER A

ART UNIT

PAPER NUMBER

2131

DATE MAILED: 06/16/2005

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/861,229	05/17/2001	Yigal Mordechai Edery	43426.00014	5421

TITLE OF INVENTION: MALICIOUS MOBILE CODE RUNTIME MONITORING SYSTEM AND METHODS

APPLN, TYPE	SMALL ENTITY	ISSUE FEE	PUBLICATION FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	YES	\$700	\$300	\$1000	09/16/2005

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 REFLECTS A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE APPLIED IN THIS APPLICATION. THE PTOL-85B (OR AN EQUIVALENT) MUST BE RETURNED WITHIN THIS PERIOD EVEN IF NO FEE IS DUE OR THE APPLICATION WILL BE REGARDED AS ABANDONED.

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 should be completed and returned to the United States Patent and Trademark Office (USPTO) with your ISSUE FEE and PUBLICATION FEE (if required). Even if the fee(s) have already been paid, Part B - Fee(s) Transmittal should be completed and returned. 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.

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.

Page 1 of 3

PTOL-85 (Rev. 12/04) Approved for use through 04/30/2007.

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 (703) 746-4000

or <u>Fax</u>

CURRENT CORRESPONDENCE	CE ADDRESS (Note: Use Block 1 for	any change of address)		Note: A certificate	of mailing can only be used for	or domestic mailings of the
	500			papers. Each addition	of mailing can only be used for This certificate cannot be used for conal paper, such as an assignment cate of mailing or transmission.	nt or formal drawing, must
	590 06/16/2005 EDC & DEMOCENT	r n				
600 HANSEN WA	ERS & DEMPSEY I	L.P		I hereby certify that	Certificate of Mailing or Trans t this Fee(s) Transmittal is being	mission g deposited with the United
PALO ALTO, CA				States Postal Service addressed to the Machine transmitted to the U	t this Fee(s) Transmittal is being te with sufficient postage for fire fail Stop ISSUE FEE address SPTO (703) 746-4000, on the d	st class mail in an envelope above, or being facsimile ate indicated below.
						(Depositor's name)
						(Signature)
						(Date)
APPLICATION NO.	FILING DATE	·	FIRST NAMED INV	ENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/861,229	05/17/2001	_	Yigal Mordechai	Edery	43426.00014	5421
TITLE OF INVENTION: M	MALICIOUS MOBILE CODI	E RUNTIME MON	IITORING SYST	EM AND METHODS		
APPLN, TYPE	SMALL ENTITY	ISSUE FE	E	PUBLICATION FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	YES	\$700		\$300	\$1000	09/16/2005
EXAN	IINER	ART UNI	т	CLASS-SUBCLASS		
REVAK, CH	RISTOPHER A	2131		713-200000		
CFR 1.363). Change of correspont Address form PTO/SB/1 Fee Address" indica PTO/SB/47; Rev 03-02 Number is required.	e address or indication of "Fedelence address (or Change of (22) attached. tion (or "Fee Address" Indicator more recent) attached. Use	Correspondence tion form of a Customer	(1) the names or agents OR, a (2) the name of registered attor 2 registered pat listed, no name	a single firm (having a ney or agent) and the n ent attorneys or agents. will be printed.	as a member a 2ames of up to	
	an assignee is identified be a 37 CFR 3.11. Completion of	low, no assignee of of this form is NOT	lata will appear of a substitute for fi	•• /	ignee is identified below, the d	ocument has been filed for
Diana akasi aka aisa		den (will mat be ent		. Drainiana D	Corporation or other private gro	antini D.G
4a. The following fee(s) are	enclosed:		Payment of Fee(s		Corporation of other private gre	oup entity - Government
Issue Fee	cherosea.		*	amount of the fee(s) is	enclosed.	
Publication Fee (No s	mall entity discount permitte			edit card. Form PTO-26		
Advance Order - # o			The Director Deposit Account	is hereby authorized by	y charge the required fee(s), or (enclose an extra c	credit any overpayment, to
	(from status indicated above MALL ENTITY status. See)			1ALL ENTITY status. See 37 C	
The Director of the USPTO NOTE: The Issue Fee and P interest as shown by the rec	is requested to apply the Issu rublication Fee (if required) vords of the United States Pate	e Fee and Publicat vill not be accepted int and Trademark	ion Fee (if any) or from anyone othe Office.	to re-apply any previo r than the applicant; a r	usly paid issue fee to the applica egistered attorney or agent; or the	ition identified above, ne assignee or other party in
Authorized Signature				Date	, <u> </u>	-
Typed or printed name _				Registrati	ion No	
Alexandria, Virginia 22313	1430.				by the public which is to file (and IZ minutes to complete, including comments on the amount of tind Trademark Office, U.S. Depess. SEND TO: Commissioner it displays a valid OMB control	

PTOL-85 (Rev. 12/04) Approved for use through 04/30/2007.

OMB 0651-0033 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE



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

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/861,229 05/17/2001		Yigal Mordechai Edery	43426.00014 5421		
30256	7590 06/16/2005		EXAM	INER	
SQUIRE, SAN	DERS & DEMPSEY I	L.L.P	REVAK, CHR	ISTOPHER A	
PALO ALTO, C.			ART UNIT	PAPER NUMBER	
·			2131		
			DATE MAILED: 06/16/200	5	

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 843 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 843 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 (703) 305-8283.

	Application No.	Applicant(s)
1		
Notice of Allowability	09/861,229 Examiner	EDERY ET AL. Art Unit
		2121
	Christopher A. Revak	2131
The MAILING DATE of this communication appearance 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 RI of the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED in this a or other appropriate communication IGHTS. This application is subject	pplication. If not included on will be mailed in due course. THIS
1. This communication is responsive to filed on April 7, 2005.		
2. \boxtimes The allowed claim(s) is/are <u>8-15,21-27,35-42,52-59 and 77</u>	<u>7-80</u> .	
3. \boxtimes The drawings filed on <u>September 18, 2001</u> are accepted by	y the Examiner.	
4. Acknowledgment is made of a claim for foreign priority una) All b) Some* c) None of the:		
 Certified copies of the priority documents have Certified copies of the priority documents have 		
Copies of the certified copies of the priority documents have		
International Bureau (PCT Rule 17.2(a)).	samona have been received in this	Tradional stage application from the
* Certified copies not received:	•	
Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDONM THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.	of this communication to file a reply ENT of this application.	y complying with the requirements
5. A SUBSTITUTE OATH OR DECLARATION must be submit INFORMAL PATENT APPLICATION (PTO-152) which give	itted. Note the attached EXAMINEFes reason(s) why the oath or declar	R'S AMENDMENT or NOTICE OF ration is deficient.
6. CORRECTED DRAWINGS (as "replacement sheets") mus	t be submitted.	
(a) ☐ including changes required by the Notice of Draftspers	on's Patent Drawing Review (PTC	9-948) attached
1) ☐ hereto or 2) ☐ to Paper No./Mail Date		
(b) ☐ including changes required by the attached Examiner's Paper No./Mail Date	s Amendment / Comment or in the	Office action of
ldentifying indicia such as the application number (see 37 CFR 1. each sheet. Replacement sheet(s) should be labeled as such in t	84(c)) should be written on the draw ne header according to 37 CFR 1.121	ings in the front (not the back) of (d).
7. DEPOSIT OF and/or INFORMATION about the deposit attached Examiner's comment regarding REQUIREMENT I	SIT OF BIOLOGICAL MATERIAL FOR THE DEPOSIT OF BIOLOGIC	must be submitted. Note the CAL MATERIAL.
Attachment(s) 1. Notice of References Cited (PTO-892) 2. Notice of Preferences Preferences Review (PTO 048)		Patent Application (PTO-152)
2. Notice of Draftperson's Patent Drawing Review (PTO-948)	6. ☐ Interview Summar Paper No./Mail Da	y (M10-413), ate
3. Information Disclosure Statements (PTO-1449 or PTO/SB/0 Paper No./Mail Date	8), 7.	Iment/Comment
4. Examiner's Comment Regarding Requirement for Deposit	_	ent of Reasons for Allowance
of Biological Material	9. 🗆 Other	
	619	(D)

U.S. Patent and Trademark Office PTOL-37 (Rev. 1-04)

Notice of Allowability

Part of Paper No./Mail Date 60905

Application/Control Number: 09/861,229 Page 2

Art Unit: 2131

NOTICE OF ALLOWANCE

Allowable Subject Matter

1. The following is an examiner's statement of reasons for allowance:

As per claim 8, it was not found to be taught in the prior art of performing an analysis on downloadable information, the analysis produces detection indicators indicating whether there is a correspondence between a downloadable information characteristic and a respective executable code characteristic and evaluating the detection indicators to determine whether the downloadable information includes executable code.

As per claim 11, it was not found to be taught in the prior art of causing mobile protection code to be communicated to an information destination if the downloadable information is determined to include executable code wherein the causing mobile protection code to be communicated comprises forming a sandboxed package including the mobile protection code and the downloadable information and the sandboxed package is then communicated to an information destination.

As per claim 21, it was not found to be taught in the prior art of a content inspection engine that comprises downloadable information analyzers for analyzing downloadable information, each analyzer produces a detection indicator indicating whether a downloadable information characteristic corresponds with an executable code characteristic and an inspection controller couple to the analyzer for determining

Application/Control Number: 09/861,229 Page 3

Art Unit: 2131

whether the indicators include that the downloadable information includes executable code.

As per claim 24, it was not found to be taught in the prior art of a packaging engine comprises a mobile protection code generator for providing the mobile protection code, a linking engine couple to the mobile protection code generator for forming a sandbox package including the mobile protection code and downloadable information, and a transfer engine for causing the sandbox package to be communicated to an information destination.

As per claims 35 and 52, it was not found to be taught in the prior art of causing mobile protection code to be executed by a mobile code executor at a downloadable information destination in that the operations of executable code as a destination, if attempted, will be processed by the mobile protection code and forming a sandboxed package including mobile protection code and downloadable information and causing the sandboxed package to be delivered to a downloadable information destination.

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

Application/Control Number: 09/861,229

Art Unit: 2131

Conclusion

Page 4

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Christopher A. Revak whose telephone number is 571-272-3794. The examiner can normally be reached on Monday-Friday, 6:30am-4:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ayaz Sheikh can be reached on 571-272-3795. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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).

Christopher Revak

Application/Control Number: 09/861,229

Art Unit: 2131

AU 2131

6/8/05

Page 5

CR

une 8, 2005

Iss	ue Cla	assific	cation

Application/Control No.	Applicant(s)/Patent under Reexamination	
09/861,229	EDERY ET AL.	
Examiner	Art Unit	
Christopher A. Revak	2131	

					IS	SUE C	LASSIF	FICA	TIOI	N			_			
			ORIGI	NAL		CROSS REFERENCE(S)										
	CLASS SUBCLASS				CLASS	SUBCLASS (ONE SUBCLASS PER BLOCK)										
	713 200				_											
11	NTER	NAT	ONAL C	CLASSIFICATION												
G	0	6	F	11/30												
				/					\neg							
				/												
				1												
				1						•						
1	(Assistant Examiner) (Date)								Total Claims Allowed: 27							
Bunda Harrim (Legal Instruments Examiner) (Date)						Christopher Revak 6/9/05 (Primary Examiner) (Date)					O Print C	O.G. Print Fig				

Claims renumbered in the same order as presented by applicant											□ СРА			☐ T.D.			☐ R.1.47		
Final	Original		Final	Original		Final	Original		Final	Original		Final	Original		Final	Original		Final	Original
	1			31			61			91		`	121			151			181
	2			32			62			92			122			152			182
	3			33			63			93			123			153			183
	4			34			64			94			124			154			184
	5		16	35			65			95			125			155			185
	6		17	36			66			96			126			156			186
	7		22	37			67	***********		97			127			157			187
1	8		18	38			68			98			128			158			188
2	9		19	39			69			99			129			159			189
3	10		20	40			70			100			130			160			190
4	11		21	41			71			101			131			161			191
5	12		23	42			72			102			132			162			192
6	13			43			73			103			133			163			193
7	14			44			74			104			134			164			194
8	15			45			75			105			135			165			195
	16			46			76			106			136			166			196
	17			47		24	77			107			137			167			197
	18			48		25	78			108			138			168			198
	19			49		26	79			109			139			169			199
	20			50		27	80			110			140			170			200
9	21			51			81			111			141			171			201
_10	22		28	52			82			112			142			172			202
11	23		29	53			83			113			143			173			203
12	24		30	54			84			114			144			174			204
13	25		31	55			85			115			145			175			205
14	26		32	56			86			116			146			176			206
15	27		33	57			87			117			147]		177			207
	28		34	58			88			118			148			178			208
	29		35	59			89			119			149			179			209
	30			60			90			120			150			180			210

U.S. Patent and Trademark Office

Part of Paper No. 60905



Application/Control No.	Applicant(s)/Patent under Reexamination	
09/861,229	EDERY ET AL.	
Examiner	Art Unit	
Christopher A. Revak	2131	

SEARCHED							
Class	Subclass	Date	Examiner				
713	150,168, 175,176, 200,201	6/8/2005	CR				
709	223-229	6/8/2005	CR				
717	120,124	6/8/2005	CR				
717	126,127	6/8/2005	CR				
717	130,131	6/8/2005	CR				
717	134,135	6/8/2005	CR				

INTERFERENCE SEARCHED					
Class	Subclass	Date	Examiner		
709	223-229	6/8/2005	CR		
717	120,124	6/8/2005	CR		
717	130,131	6/8/2005	CR		
713/150,16 200	58,175,176, ,201	6/8/2005	CR		

SEARCH NOT (INCLUDING SEARCH)
	DATE	EXMR
PALM Inventor Name Search	6/9/2005	CR
BRS Text Search USPAT, DERWENT, JPO, EPO, IBM TDB, US PGPUB, USOCR	6/8/2005	CR
DIALOG Text Search COMPSCI, ELECTRON, SOFTWARE	6/8/2005	CR
Matt Smithers class 713	6/8/2005	CR

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

09/861,229 Application Number केRANSMITTAL Filing Date May 17, 2001 JUN 5 3 5002 **FORM** First Named Inventor Yigal Mordechai EDERY Art Unit 2131 **Examiner Name** Christopher A. REVAK for all correspondence after initial filing) Total Number of Pages in This Submission 43426.00014 Attorney Docket Number ENCLOSURES (check all that apply) Assent of Assignee To Correction Fee Transmittal Form ☐ Drawing(s) And/Or Addition of Inventor(s) (2 pgs) Inventor Statement Regarding Licensing-related Papers Fee Attached Inventorship Error (1 page) Petition Statement Under 37 CFR 3.73 (b) (1 Amendment / Reply pg) Declaration For Utility Or Design Patent Petition to Convert to a After Final Provisional Application Application (37 CFR 1.63) (5 pages) Power of Attorney, Revocation Copy of Assignment of Shlomo Affidavits/declaration(s) Change of Correspondence Address Touboul (2 pages) Terminal Disclaimer Other Enclosure(s) Extension of Time Request (please identify below): Request for Refund Return Receipt Postcard Express Abandonment Request CD, Number of CD(s) Information Disclosure Statement ☐ Landscape Table on CD Remarks Certified Copy of Priority Document(s) Reply to Missing Parts/ Incomplete Application Reply to Missing Parts under 37 CFR1.52 or 1.53 SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT Squire, Sanders & Dempsey, L.L.P. Firm 600 Hansen Way Palo Alto, CA 94304-1043 Signature Printed Name Marc A Sockol Reg. Date June 21, 2005 40.823 No. **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 June 21, 2005 Typed or printed name Eileen M. Janikowski Date

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 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.

Complete if Known

09/861,229

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.

Application Number

Effective on 12/08/2004.

Flees possuant to the Consolidated Appropriations Act, 2005 (H.R. 4818).

Name (Print/Type)

Marc A. Sockol

Applicant claims small entity status. See 37 CFR 1.27 Examiner Name Christopher A, REVAK	**************************************	* 位に TDANGMITTAI		Mication Number	,,				
Application Type First Named Inventor F	3 3 2005	3 2005 HE INAISINITIAL			Filin	ng Date	May 17, 2001		
Art Unit 2131	<i>5)</i>	-			Firs	t Named Inventor	Yigal Mordechai E	EDERY	
METHOD OF PAYMENT (check all that apply) Check Credit Card Money Order None Other (please identify): Deposit Account Deposit Account Number: 05-0150 Deposit Account Name: Squire, Sanders & Dempsey, L.L.P. For the above-identified deposit account, the Director is hereby authorized to: (check all that apply) Charge fee(s) indicated below Charge fee(s) indicated below, except for the filing fee Account Number: 05-0150 Charge fee(s) indicated below, except for the filing fee(s) indicated below, except for the filing fee Charge fee(s) indicated below, except for the filing fee(s) indicated below, except f	☐ Applicant claims	small entity st	atus. See 37	7 CFR 1.27	Exa	miner Name	Christopher A. RE	VAK	
METHOD OF PAYMENT (check all that apply) □ Check □ Credit Card □ Money Order □ None □ Other (please identify): □ Deposit Account Deposit Account Number: 05-0150 □ Deposit Account Name: Squire, Sanders & Dempsey, L.L.P. For the above-identified deposit account, the Director is hereby authorized to: (check all that apply) □ Charge fee(s) indicated below □ Charge fee(s) indicated below, except for the filing fee □ Charge fee(s) indicated below, excep	ADENIE				Art	Unit	2131		
Check Credit Card Money Order None Other (please identify): Deposit Account Name: Squire, Sanders & Dempsey, L.L.P. For the above-identified deposit account, the Director is hereby authorized to: (check all that apply) Charge fee(s) indicated below Charge fee(s) indicated below, except for the filling fee Charge any additional fee(s) or underpayments of fee(s) Charge any additional fee(s) or underpayments of fee(s) Credit any overpayments Under 37 CFR 1.16 and 1.17 WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038. FEE CALCULATION 1. BASIC FILING, SEARCH, AND EXAMINATION FEES FILING FEES Small Entity Application Type Fee (\$) Fee(\$) F	TOTAL AMOUNT O	F PAYMENT	(\$) 130.00	•	Atto	orney Docket No.	43426.00014		
Deposit Account Deposit Account Number: 05-0150 Deposit Account Name: Squire, Sanders & Dempsey, L.L.P. For the above-identified deposit account, the Director is hereby authorized to: (check all that apply) Charge fee(s) indicated below Charge fee(s) indicated below, except for the filling fee	METHOD OF PAY	MENT (check	all that app	ly)					
Deposit Account Deposit Account Number: 05-0150 Deposit Account Name: Squire, Sanders & Dempsey, L.L.P. For the above-identified deposit account, the Director is hereby authorized to: (check all that apply)	☐ Check ☐ Cred	it Card M	onev Order	□ None I	Othe	er (please identif	v) :		
For the above-identified deposit account, the Director is hereby authorized to: (check all that apply) Charge fee(s) indicated below			•					re Sanders & D	empsev I.I.P.
Charge fee(s) indicated below		•			r is here				J.,,pooy, 2.2
Charge any additional fee(s) or underpayments of fee(s) Credit any overpayments Under 37 CFR 1.16 and 1.17				ı, ano onocio	. 10 11010				t for the filing for
Under 37 CFR 1.16 and 1.17 WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038. FEE CALCULATION 1. BASIC FILING, SEARCH, AND EXAMINATION FEES						_	• .,		ot for the filing ree
### Total Claims Fee Search Fe	Unde	er 37 CFR 1.16 on this form ma	and 1.17 y become pub						edit card
FILING FEES Small Entity Fee (\$) Fee (<u>036.</u>						
FILING FEES Small Entity Fee (\$) Fee (1. BASIC FILING.	SEARCH, AI	ND EXAMI	NATION FE	ES				
Application Type Fee (\$) Fee(\$) Fee(\$) Fee(\$) Fee(\$) Fee(\$) Fee(\$) Fee(\$) Fee Paid (\$ Every Pa	27.0.02					H FEES	EXAMIN	ATION FEES	
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 0 2. EXCESS CLAIM FEES	<u> </u>								Fees Paid (\$
Plant 200 100 300 150 160 80	•								
Reissue 300 150 500 250 600 300	•								
Provisional 200 100 0 0 0									
EXCESS CLAIM FEES Small Entity Fee Description Fee (\$) Fee (\$) Each claim over 20 (including Reissues) 50 25 Each independent claim over 3 (including Reissues) 200 100 Multiple dependent claims 360 180 Total Claims Extra Claims Fee(\$) Fee Paid (\$) HP = highest number of total claims paid for, if greater than 20. Fee Paid (\$) Indep. Claims Extra Claims Fee(\$) Fee Paid (\$) - 3 or HP= x =									
Fee Description Fee (\$) Fee (\$) Each claim over 20 (including Reissues) 50 25 Each independent claim over 3 (including Reissues) 200 100 Multiple dependent claims 360 180 Total Claims Extra Claims Fee(\$) Fee Paid (\$) — -20 or HP= X = Fee (\$) Fee Paid (\$) HP = highest number of total claims paid for, if greater than 20. Indep. Claims Extra Claims Fee(\$) Fee Paid (\$) — -3 or HP= X = Fee Paid (\$)			100		0	0	U	U	
Each claim over 20 (including Reissues) Each independent claim over 3 (including Reissues) Multiple dependent claims Total Claims Extra Claims Fee(\$) -20 or HP=							•		
Each independent claim over 3 (including Reissues) Multiple dependent claims Total Claims Extra Claims Fee(\$) -20 or HP=			\						
Multiple dependent claims Total Claims Extra Claims Fee(\$) Fee Paid (\$) —— -20 or HP=									
Total Claims			icluding Kei	ssues)					
-20 or HP= x = Fee (\$) Fee Paid HP = highest number of total claims paid for, if greater than 20. Indep. Claims Extra Claims Fee(\$) Fee Paid (\$) - 3 or HP= x =			Claims	Fee(\$)	F	ee Paid (\$)			
HP = highest number of total claims paid for, if greater than 20. Indep. Claims									
<u>Indep. Claims</u> <u>Extra Claims</u> <u>Fee(\$)</u> <u>Fee Paid (\$)</u> 3 or HP= x =	HP = highest numb	per of total claims	 paid for if grea	ater than 20.	-				
3 or HP= x =	-		·		F	ee Paid (\$)			
		-							
				or, if greater that	an 3.				
	3. APPLICATION S			eets of paper	exclud	ling electronicall	v filed sequence	or computer	
		and drawings ex	kceea 100 sn			mig ciccuomcan			
If the specification and drawings exceed 100 sheets of paper (excluding electronically filed sequence or computer listings under 37 CFR 1.52(e)), the application size fee due is \$250 (\$125 for small entity) for each additional 50	If the specification a	er 37 CFR 1.52	(e)), the app	lication size	fee due i	is \$250 (\$125 for	r small entity) for	each additiona	1 50
If the specification and drawings exceed 100 sheets of paper (excluding electronically filed sequence or computer listings under 37 CFR 1.52(e)), the application size fee due is \$250 (\$125 for small entity) for each additional 50 sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s).	If the specification a listings und sheets or fra	er 37 CFR 1.52 action thereof. S	(e)), the app See 35 U.S.C	lication size C. 41(a)(1)(G	fee due i and 37	is \$250 (\$125 for CFR 1.16(s).	r small entity) for	r each additiona	
If the specification and drawings exceed 100 sheets of paper (excluding electronically filed sequence or computer listings under 37 CFR 1.52(e)), the application size fee due is \$250 (\$125 for small entity) for each additional 50 sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s). Total Sheets Extra Sheets Number of each additional 50 or fraction thereof Fee (\$) Fee Paid (\$)	If the specification a listings und sheets or fra	er 37 CFR 1.52 action thereof. S	(e)), the app See 35 U.S.C heets	lication size C. 41(a)(1)(G Number of	fee due i) and 37 each ac	is \$250 (\$125 for CFR 1.16(s). Iditional 50 or	r small entity) for fraction there	r each additiona	
If the specification and drawings exceed 100 sheets of paper (excluding electronically filed sequence or computer listings under 37 CFR 1.52(e)), the application size fee due is \$250 (\$125 for small entity) for each additional 50 sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s).	If the specification a listings und sheets or fra Total Shee	er 37 CFR 1.52 action thereof. Sets Extra S	(e)), the app See 35 U.S.C heets	lication size C. 41(a)(1)(G Number of	fee due i) and 37 each ac	is \$250 (\$125 for CFR 1.16(s). Iditional 50 or	r small entity) for fraction there	r each additiona	Fee Paid (\$)
If the specification and drawings exceed 100 sheets of paper (excluding electronically filed sequence or computer listings under 37 CFR 1.52(e)), the application size fee due is \$250 (\$125 for small entity) for each additional 50 sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s). Total Sheets Extra Sheets Number of each additional 50 or fraction thereof Fee (\$) Fee Paid (\$)	If the specification a listings und sheets or fra	er 37 CFR 1.52 action thereof. 5 ets	(e)), the app See 35 U.S.C heets	lication size C. 41(a)(1)(G Number of	fee due i) and 37 each ac	is \$250 (\$125 for CFR 1.16(s). Iditional 50 or	r small entity) for fraction there	r each additiona	<u>Fee Paid (\$)</u> =
If the specification and drawings exceed 100 sheets of paper (excluding electronically filed sequence or computer listings under 37 CFR 1.52(e)), the application size fee due is \$250 (\$125 for small entity) for each additional 50 sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s). Total Sheets	If the specification a listings und sheets or fra Total Sheet 4. OTHER FEE(S)	er 37 CFR 1.52 action thereof. S ets Extra S 100 =	(e)), the app See 35 U.S.C heets <u>N</u> / 50 =	lication size C. 41(a)(1)(G Number of	fee due i) and 37 each ac round u	is \$250 (\$125 for CFR 1.16(s). dditional 50 or up to a whole no	r small entity) for fraction there	r each additiona	<u>Fee Paid (\$)</u> =
If the specification and drawings exceed 100 sheets of paper (excluding electronically filed sequence or computer listings under 37 CFR 1.52(e)), the application size fee due is \$250 (\$125 for small entity) for each additional 50 sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s). Total Sheets Extra Sheets Number of each additional 50 or fraction thereof Fee (\$) Fee Paid (\$) - 100 = / 50 = (round up to a whole number) x = 4. OTHER FEE(S) Non-English Specification, \$130 fee (no small entity discount)	If the specification a listings und sheets or fra Total Shee 4. OTHER FEE(S) Non-English	er 37 CFR 1.52 action thereof. S ets Extra S 100 = h Specification,	(e), the app See 35 U.S.C heets <u>h</u> / 50 =	lication size C. 41(a)(1)(G) Number of (o small entity)	fee due i) and 37 each ac round u	is \$250 (\$125 for CFR 1.16(s). dditional 50 or up to a whole no	r small entity) for fraction there	r each additiona	Fee Paid (\$) = Fees Paid (\$)
If the specification and drawings exceed 100 sheets of paper (excluding electronically filed sequence or computer listings under 37 CFR 1.52(e)), the application size fee due is \$250 (\$125 for small entity) for each additional 50 sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s). Total Sheets	If the specification a listings und sheets or fra Total Shee 4. OTHER FEE(S) Non-English	er 37 CFR 1.52 action thereof. S ets Extra S 100 = h Specification,	(e), the app See 35 U.S.C heets <u>h</u> / 50 =	lication size C. 41(a)(1)(G) Number of (o small entity)	fee due i) and 37 each ac round u	is \$250 (\$125 for CFR 1.16(s). dditional 50 or up to a whole no	r small entity) for fraction there	r each additiona	Fee Paid (\$) = Fees Paid (\$)
If the specification and drawings exceed 100 sheets of paper (excluding electronically filed sequence or computer listings under 37 CFR 1.52(e)), the application size fee due is \$250 (\$125 for small entity) for each additional 50 sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s). Total Sheets	If the specification a listings und sheets or fra Total Shee - 4. OTHER FEE(S) Non-English Other (e.g.,	er 37 CFR 1.52 action thereof. S ets Extra S 100 = h Specification,	(e), the app See 35 U.S.C heets <u>h</u> / 50 =	lication size C. 41(a)(1)(G) Number of (o small entity)	fee due i) and 37 each ac round u	is \$250 (\$125 for CFR 1.16(s). dditional 50 or up to a whole no	r small entity) for fraction there	r each additiona	Fee Paid (\$) = Fees Paid (\$)
If the specification and drawings exceed 100 sheets of paper (excluding electronically filed sequence or computer listings under 37 CFR 1.52(e)), the application size fee due is \$250 (\$125 for small entity) for each additional 50 sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s). Total Sheets	If the specification a listings und sheets or fra Total Shee 4. OTHER FEE(S) Non-English Other (e.g.,	er 37 CFR 1.52 action thereof. S ets Extra S 100 = h Specification,	(e), the app See 35 U.S.C heets <u>h</u> / 50 =	lication size C. 41(a)(1)(G) Number of (o small entity)	fee due i) and 37 each ac round u	is \$250 (\$125 for CFR 1.16(s). dditional 50 or up to a whole no nt)	r small entity) for fraction there	r each additiona	Fee Paid (\$) = Fees Paid (\$)

This collection of information is required by 37 CFR 1.136. 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 30 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 Traderark 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 this form, call 1-800-PTO-9199 (1-800-786-9199) and select option 2.

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

Examiner:

Christopher A. REVAK

Yigal Mordechai EDERY, et al.

Serial No.:

09/861,229

Art Unit:

2131

Filed:

May 17, 2001

Title:

MALICIOUS MOBILE CODE RUNTIME MONITORING SYSTEM AND

METHODS

Commissioner for Patents P.O. Box 1450

Alexandria, VA 22313-1450

REQUEST TO CORRECT INVENTORSHIP

Sir:

Please amend the inventorship to add Shlomo Touboul, Pardesia Israel, citizen of Israel as an inventor.

Respectfully Submitted,

Dated: <u>June 21, 2005</u>

SQUIRE, SANDERS & DEMPSEY L.L.P.

600 Hansen Way

Palo Alto, CA 94304-1043

650-856-6500

Marc A. Sockol

Attorney for Applicants

Reg. No. 40,823

CERTIFICATE OF MAILING

I hereby certify that this paper (along with any paper referred to as being attached or enclosed) is being deposited with the United States Postal Service on the date shown below with sufficient postage as first class mail in an envelope addressed to the Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, on

Date: June 21, 2005

Eileen M. Janikowski

06/24/2005 CCHAU1

00000059 050150 09861229

01 FC:1464

130.00 DA

In Re Yigal Mordechai Edery, et al.

85428.1



<u>INVENTOR STATEMENT REGARDING INVENTORSHIP ERROR</u>

The error in inventorship occurred inadvertently. There was no deceptive intention on my part. Therefore, I would like my name to be added to application no. 09/861,229..

Date: _______ March 6, 2005

PaloAlto/76301.1

PTC/SB/01 (08-03)
Approved for use through 07/31/2006. OMB 0651-0032
rademark Office; U.S. DEPARTMENT OF COMMERCE

JUN 2 3 2005 HADEMAR

DECLARATION FOR UTILITY OR DESIGN PATENT APPLICATION (37 CFR 1.63)

Under the Paperwork Reduction Act of 1995, no persons are requ

□ Declaration OR Submitted With Initial Filing

⊠Declaration Submitted after Initial Filing (surcharge (37 CFR 1.16 (e)) required)

Attorney Docket Numb	per 43426.00014			
First Named Inventor	Yigal EDERY			
	COMPLETE IF KNOWN			
Application Number	09/861,229			
Filing Date	May 17, 2001			
Art Unit	2152			
Examiner Name	Unknown			

I hereby declare that:	:			,				
•	Each inventor's residence, mailing address, and citizenship are as stated below next to their name.							
Each inventor's resider	nce, mailing address, and c	itizenship are as stated b	elow next to their	r name.				
	I believe the inventor(s) named below to be the original and first inventor(s) of the subject matter which is claimed and for which a patent is sought on the invention entitled:							
	BILE CODE RUNTIME	E MONITORING SY	STEM AND N	METHODS				
		- W	•••••		1			
the specification of which	h (Title of I	the Invention)						
is attached hereto	1 (1990-11-	TO THE COUNTY						
OR ·								
■ was filed on (MM/DE)	D/YYY) 5/17/2001	as United States Ap	pplication Number	or PCT Internations	ai			
Application Number	09/861,229 and	was amended on (MM/DD/Y	m	(i	if applicable).			
I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended specifically referred to above.								
I acknowledge the duty to d	disclose information which is n							
	itions, material information whi		een the filing date	of the prior applic	cation and			
	benefits under 35 U.S.C. 119(a		foreign application(e) for natent, inven	tor's or plant			
breeder's rights certificate(s),	, or 365(a) of any PCT internati	tional application which design	nated at least one	country other than	n the United			
breeder's rights certificate(s), claimed.	States of America, listed below and have also identified below, by checking the box, any foreign application for patent, inventor's or plant breeder's rights certificate(s), or any PCT international application having a filing date before that of the application on which priority is claimed.							
Prior Foreign Application	Country	Foreign Filing Date	Priority Not Claimed	Certified Copy	Attached?			
Number(s)	Country	(MM/DD/YYYY)	Not Claimed	YES	NO			
		-						
	1	ĺ						
Additional foreign applicat	tion numbers are listed on a sup	polemental priority data sheet	PTO/SB/02B attac	hed hereto:				

[Page 1 of 3]

[Page 1 of 3]
This collection of information is required by 35 U.S.C. 115 and 37 CFR 1.63. 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 21 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.

PTO/SB/01 (08-08)
Approved for use through 07/31/2006, 0MS 0851-0032
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 contains a valid CMB control number. DECLARATION — Utility or Design Patent Application							
DECLARA	110M UU	inty	טו ט	==== 621	JII P.	016111	Applic	
Direct all correspondence to:	Customer Num	ber		3025	3	OR	Corres	pondence address bei
Name								
Address				~~···				
City		State					ZIP	
Country				Telepi	hone		Fax	
I hereby declare that all statements believed to be true; and further that punishable by fine or imprisonment, application or any patent issued ther	these statements were or both, under 18 U.S.	made w	ith the kr	rowledo	e that wil	Iful felse s	statements and t	he like so made are
NAME OF SOLE OR FIRST IN	VENTOR:	·		A peti	tion has	been file	ed for this unsi	gned inventor
Given Name Yig (first and middle [if any])	gal Mordechai				nily Nam umame	e EDE	RY (
Inventor's Signature	هنه.					Date	17/4/2005	5
Residence: City Pardesia		State N/A	,		Count	Ŋ	Citizens	hip
Mailing Address Hashikma 11, POB 1115								
City		State			Zip		Country	
Pardesia		N/A			42815		Israel	
NAME OF SECOND INVENTOR	:			A petiti	on has t	een filed	d for this unsig	ned inventor
Given Name Nin	nrod Itzhak	• • .			ly Name	VER	EO	·
nventor's Signature						Date	.£1	*
Residence: City		State			Country	y	Citizensh	ip
Boosh Tel-Mond		N/A			Israel		Israel	
failing Address					s et ac e	• .		
floshav Mismeret #81							į '	magazan da ja da
lity		State			Zip		Country	
oosh Tel-Mond		N/A			40695		Israel	
Additional inventors or a legal repri	esentative are being nam		a 1 aupple	mental		TO/SB/02		ed hereto

[Page 2 of 3]

11.9 JATOT

Under the Paperwork Reduction Act of 1998, no persons	~o merifred to	U.S.	B. Bosser and Tr	Approved for a redemant Officer strengton unique	PTO/SEUP (08-04) PTO/SEUP (08
DECLARATION — U	-				
Direct all correspondence to:	umber	30	72.56	()R	Correspondence address bela
Name					
Address		,			
City	State		· · ·	ZI	IP
Country		Tel	lephone		Fex
I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and beilef are believed to be true; and further that these statements were made with the knowledge that will'd false statements and the like so made are punishable by fine of imprisonment, or both, under 18 U.S.C. 1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.					
NAME OF SOLE OR FIRST INVENTOR:		. 🗆 -*	petition has	bein need	For this unsigned inventor
Given Name Yigal Mordechai (first and middle [if any])			Family Name or Sumame		N
Inventor's Signature	· .			Date	
Residence: City	State		Countr	ry	Citzenship
Pardeela Mailing Address Hashikma 11, POB 1115	<u> NA</u>	-	<u> Israel</u>	•	Israel
City	. State		Zip		Country
Perdesis	N/A		42815		Israel
NAME OF SECOND INVENTOR:		مگ	etition has	peen filed	for this unsigned inventor
Given Name Nimrod itzhak (first and middle [if any])	2	F	amily Name	100	
Inventor's Signature				Date \S	3/5/05
Residence: City	State		Country	У	Citizenship
Goosh Tel-Mond	N/A		larael		Israel
Mailing Address Moshav Mismeret #81			•	:	त्तर । लोकोसं २ वर्षा वर्षे हेन्स् -
City	State	70. 10.	Zip	— <u></u>	Country
Goosh Tel-Mand	NA		40595		ierael

[Page 2 of 3]

CONTRICCA

SA, 9 JATUT

DECLARATI	ION	ADDITIONAL INVENTOR(8) Supplemental Sheet Page 2 of 2				
Name of Additional inventor, T	any	A pelition has be	en filed for this unsigned inventor			
Given Name (first and m)	ddle fil arwi)		Family Name or Symame			
Omto R		KROLL				
Signature	Left.		De May 8, 2005			
Residence: Clay San Jose	State EA	Country	Citizenship			
Mailing Address 4850 Kingbrook (Drive					
Maldag Address						
City San Jose	State CA	90194 200	COUMBY			
Name of Additional Inventor, if	any	A petition has been filed for this unsigned inventor				
Given Name (first and mi	date (il sovi)		Family Name in Surasme			
Shisma		TOUTOUL				
nventor's Signature	Selen	MARCH 6, 2005				
Residence: City Kafar-Maun	State RA	Country James	Citizenship Isredi			
Mailing Address						
Mailing Address						
	State N/A	23p 42945	Country israel			
Blay Kefer-Heim	3133		Country israel on filed for this unalgned inventor			
Mailing Address City Kefon-Heim Name of Additional Inventor, if a priven Name (first and nice)	any		(3007)			
City Kefer-Heim Name of Additional Inventor, if	any		en filed for this unaligned inventor Fernity Name or Surname			
Bity KafenHeim Name of Additional Inventor, if a physic Name (first and mid literator's Eignsture)	any		en filed for this unsigned inventor			
City Kefer-Heim Name of Additional Inventor, if a specific pad nice Elven Name (first and nice)	any	☐ A petition has be	en filed for this unaligned inventor Family Name or Sumanne Coale			
City Kefer-Heim Name of Additional Inventor, if a Siven Name (first and risk Inventor's Eignebure Residence: City	any	☐ A petition has be	en filed for this unaligned inventor Family Name or Sumanne Chalc			

Wyou need explorance in completing the form, call 1-990-PTQ-8189 (1-800-766-9189) and select option 2.

03-HAY-2005 11:33 FROM FINJAN SOFTWARE TO 8814887492036 P.02

PTO/SB/02A (09-04)
Approved for use through 07/31/2006. 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 contains a valid OMB control number.

DECLARATION

ADDITIONAL INVENTOR(S) Supplemental Sheet

Page 3 of 3

Name of Additional Inventor, if a	☐ A petition has been filed for this unsigned inventor					
Given Name (first and midd	fle [if any])		Family Name or Surname			
David R.			KROLL			
Inventor's X Signature X			Date			
Residence: City San Jose	CA State	C	USA ountry		USA Citizenship	
Mailing Address 4856 Kingbrook Dr	ive					
Mailing Address						
City San Jose	CA State	ZII	ZIP 95124 Country USA		USA	
Name of Additional Inventor, if any			☐ A petition has been filed for this unsigned inventor			
Given Name (first and midd	le [if any])		Family Name or Surname			
Shlomo			TOUBOUL			
Inventor's Signature			MARCH 6, 2005			
Residence: City Kefar-Haim	State N/A	Co	ountry Israel		Citizenship israel	
Mailing Address						
Malling Address						
City Kefar-Haim	Kefar-Haim State N/A Zi		42945	Col	untry Israel	
Name of Additional Inventor, if ar	ıy		☐ A petition has been f	iled fo	or this unsigned inventor	
Given Name (first and middl	e [if any])	Family Name or Surname				
Inventor's Signature					Date	
Residence: City	State	Col	untry		Citizenship	
Mailing Address						
Mailing Address						
City	State		Zip	Co	untry	

This collection of information is required by 35 U.S.C. 115 and 37 CFR 1.83. 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 21 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 (1-800-786-9199) and select option 2.

JUN 2 3 2005 **ETRADEN** Filed:

ractitioner's Docket No

43426.00014

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Yigal Edery

09/861,229 Application No.: Group No.:

2131 May 17, 2001 Christopher A. Revak Examiner:

MALICIOUS MOBILE CODE RUNTIME MONITORING SYSTEM AND METHODS For:

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

Jue 21,2005

ASSENT OF ASSIGNEE TO CORRECTION AND/OR ADDITION OF INVENTOR(S)

Finjan Softwa	are. Ltd.
(type or p Citco Buildir	orint name of assignee) ng, Giborai Israel Street
South Netanya	Address a, Israel 42504
Assignment	
recorded on March 14 Reel 012748	
Frame 0843	
☐ recorded herewith	
☐ A separate ☐"ASS tached.	IGNMENT" (DOCUMENT) COVER SHEET is at-
	or
☐ FORM PTO 1595 is	attached.
Assignee hereby assents to the corre	action of inventorship filed
on	·
CERTIFICATE OF MAILING	/TRANSMISSION (37 C.F.R. § 1.8(a))
I hereby certify that this correspondence is, on th	ne date shown below, being:
MAILING	FACSIMILE
Commissioner for Patents, P.O. Box 1450	transmitted by facsimile to the Patent and Trademark Office.
Alexandria, VA 22313-1450	Signature

(Assent of Assignee to Correction and/or Addition of Inventor(s) [9-23]—page 1 of 2)

(type or print name of person certifying)

Marc A. Sockol, Reg. No. 40,823

ASSIGNEE STATEMENT

A "STATEMENT UNDER 37 C.F.R. § 3.73(b)" is attached.

Signature

Shlomo Touboul, President and CEO

(type or print name and title of person authorized to sign on behalf of assignee)

(Assent of Assignee to Correction and/or Addition of Inventor(s) [9-23]-page 2 of 2)

(Rel.95-7/03 Pub.605)

FORM 9-23

9-164

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.

PADENT

STATEMENT UNDER 37 CFR 3.73(b) pplicant/Patent Owner: Finjan Software, Ltd. Application No./Patent No.: 09/861,229 Filed/Issue Date: May 17, 2001 Entitled: MALICIOUS MOBILE CODE RUNTIME MONITORING SYSTEM AND METHODS Finjan Software, Ltd. a Corporation (Name of Assignee) (Type of Assignee, e.g., corporation, partnership, university, government agency, etc.) states that it is: the assignee of the entire right, title, and interest; or 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 012748, Frame 0843, or for which a copy thereof is attached. OR B. A chain of title from the inventor(s), of the patent application/patent identified above, to the current assignee as shown below: 1. From: To: The document was recorded in the United States Patent and Trademark Office at _, Frame ____, or for which a copy thereof is attached. 2. From: To: The document was recorded in the United States Patent and Trademark Office at Reel _____, Frame _____, or for which a copy thereof is attached. The document was recorded in the United States Patent and Trademark Office at __, Frame _____, or for which a copy thereof is attached. Additional documents in the chain of title are listed on a supplemental sheet. Copies of assignments or other documents in the chain of title are attached. [NOTE: A separate copy (i.e., a true copy of the original document(s)) must be submitted to Assignment Division in accordance with 37 CFR Part 3, if the assignment is to be recorded 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.

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.

Signature Shlomo Townoul

Printed or Typed Name

President and CEO

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

March 6, 2005

011-972-8-931-5207

Telephone Number

	•	ASSIGNME	NT
(1-8)	Insert Name(s) of Inventor(s)	(1) Shlomo TOUBOUL	(2)
		(3)	(4)
		(5)	(6)
	-	(7)	(8)
(9)	Insert name of Assignee	(9) Finjan Software, Ltd.	
(es) i	assign, transfer and set over to: Insert name of Assignee	(9) Finjan Software, Ltd.	
(10)	Insert state of incorporation of Assignee	(10) Israel	
(11)	Insert address of Assignee	patent applications and patents for ev	l Street, South Netanya 42504, Israel ee) the entire worldwide right, title, interest, and ery country, including divisions, reissues, s, rights and priorities in the invention known as
(12)	Insert Identification of Invention, such as Title, Case Number or Foreign Application Number	METHODS	9/861,229) for which the undersigned has (have) United States of America
(13)	Insert Date of Signing of Application	(13) on March 6, 2005	

- 1) The undersigned agree(s) to execute all papers necessary in connection with the application and any continuing or division applications thereof and also to execute separate assignments in connection with such applications as the Assignee may deem necessary or expedient.
- 2) The undersigned agree(s) to execute all papers necessary in connection with any interference which may be declared concerning this application or continuation or division thereof and to cooperate with the Assignee in every way possible in obtaining evidence and going forward with such interference.
- 3) The undersigned agree(s) to execute all papers and documents and perform any act which may be necessary in connection with claims or provisions of the International Convention for Protection of Industrial Property or similar agreements.
- 4) The undersigned agree(s) to perform all affirmative acts which may be necessary to obtain a grant of a valid United States patent to the Assignee.
- 5) The undersigned hereby authorize(s) and request(s) the Commissioner for Patents and the duly constituted authorities of foreign countries to issue any and all Letters Patents resulting from said application or any division or divisions or continuing or reissue applications thereof to the said Assignee, its successors and assigns, as Assignee of the entire right, title and interest, and hereby covenants that he has (they have) full right to convey the entire interest herein assigned, and that he has (they have) not executed and will not execute, any agreement in conflict herewith.
 - 6) The undersigned hereby grant(s)

Marc A. Sockol, Reg. No. 40,823; Vidya R. Bhakar, Reg. No. 42,323; Cameron K. Kerrigan, Reg. No. 44,826; David B. Abel, Reg. No. 32,394; Nathan Lane III, Reg. No. 43,738; Michael A. Lechter, Reg. No. 27,350; David E. Rogers, Reg. No. 38,287; William R. Bachand, Reg. No. 34,980; Aaron Wininger, Reg. No. 45,229; Paul J. Meyer 47,791; Douglas H. Goldhush, Reg. No.

33,125; Kevin F. Turner, Reg. No. 43,437; Charles E. Runyan, Reg. No. 43,066; Allen J. Moss, Reg. No. 38,567; Sung I. Oh, Reg. No. 45,583; Zhaoyang Li, Reg. No. 46,872; Brian S. Boyer, Reg. No. 52,643; Mark Lupkowski, Reg. No. 49,010; William F. Nixon, Reg. No. 44,262; and Donnie L. Kidd, Reg. No. 50,285.

the power to insert on this assignment any further identification which may be necessary or desirable in order to comply with the rules of the United States Patent and Trademark Office for recordation of this document.

Date	March 6, 2005	(2)
		Shlomo TOUBOUL

(*	Issue Classification

Application/Control No.	Applicant(s)/Patent under Reexamination
09/861,229	EDERY ET AL.
Examiner	Art Unit
Christopher A. Revak	2131

		•	,		IS	SUE C	LASSIF	ICA	ron	A				
			ORIG	INAL					CROSS	REFEREN	CE(S)			
	CLA	SS		SUBCLASS	CLASS	SUBCLASS (ONE SUBCLASS PER BLOCK)								
	71	3		200										
11	NTER	NAT	ONAL	CLASSIFICATION										
G	0	6	F	11/30										
				1					7					
				1										
				1										
	(Assistant Examiner) (Date)				8)						Total Claims Allowed: 27			
	Brenda Harrin (Legal Instruments Examiner) (Date)				Christopher Revak 6/9/05 (Primary Examiner) (Date)					O.G. Print Claim(s) 1		O.G. Print Fig.		

	Claims renumbered in the same order as presented by applicant									☐ CPA			D.	☐ R.1.47				
Final	Original		Final	Original		Final	Original		Final	Original		Final	Original		Final	Original	Final	Original
	1			31			61			91			121			151		181
	2_			32			62			92			122			152		182
	3			33			63			93			123			153		183
	4			34			64			94			124			154		184
	5_		16	35			65			95			125			155		185
	6		17	36			66			96			126			156		186
	7		22	37			67			97			127			157		187
1	8		18	38			68			98			128			158		188
2	9		19	39			69			99			129			159		189
3	10		20	40			70			100			130			160		190
4	11		21	41			71			101			131			161		191
5	12		23	42			72			102			132			162		192
6	13			43			73			103			133			163		193
7	14			44			74			104			134			164		194
8	15			45			75			105			135			165		195
	16			46			76			106			136			166		196
	17			47		24	77			107			137			167		197
	18			48		25	78			108			138			168		198
	19			49		26	79			109			139			169		199
	20			50		27	80			110			140			170		200
9	21			51			81			111			141			171		201
10	22		28	52			82			112			142			172		202
11	23		29	53			83			113			143			173		203
12	24		30	54			84]		114			144			174		204
13	25		31	55			85			115			145			175		205
14	26]	32	56]		86]		116			146			176		206
15	27	1	33	57			87			117			147]		177		207
	28	1	34	58			88	1		118			148			178		208
	29	1	35	59			89			119			149			179		209
	30			60			90			120			150			180		210

U.S. Patent and Trademark Office

Part of Paper No. 60905

PART B - FEE(S) TRANSMITTAL

	AUG 0 4 2005 A	this form, together wit		or	Fax	Mail Stop ISSUI Commissioner for P.O. Box 1450 Alexandria, Virg (703) 746-4000	or Patents ginia 22313-1450			
13	INSTRUCTIONS of this for appropriate. All turner co- indicated unless corrected maintenance for notification	orm should be used for tran prespondence including the below or directed otherwise ons.	smitting the ISSU Patent, advance ord in Block I, by (a)	E FEE and ders and not specifying	PUBLIC dification a new co	ATION FEE (if requ of maintenance fees prespondence address	ired). Blocks 1 through 5 will be mailed to the curren ; and/or (b) indicating a sep	should be completed where t correspondence address as arate "FEE ADDRESS" for		
	CURRENT CORRESPONDEN	CE ADDRESS (Note: Use Block 1 for				Note: A certificate of Fee(s) Transmittal. The papers. Each addition	mailing can only be used this certificate cannot be used	or domestic mailings of the for any other accompanying ent or formal drawing, must		
	600 HANSEN WA PALO ALTO, CA	94304-1043	L.L.P			I hereby certify that the States Postal Service addressed to the Mai	rtificate of Mailing or Tran his Fee(s) Transmittal is beir with sufficient postage for fi I Stop ISSUE FEE address TO (703) 746-4000, on the	ig deposited with the United rst class mail in an envelope above, or being facsimile		
08/)5/2005 HDESTA2 0000()116 050150 09861229	•			Eileen M.	Janikowski	(Depositor's name)		
	C:1501 1400.00 C:1504 300.00				(ene sai	whomsh	(Signature)		
VL I	0.1304 300.00	ин				August 2,	2005	(Date)		
	APPLICATION NO.	FILING DATE	F	IRST NAME	D INVEN	TOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
	09/861,229	05/17/2001		Yigal Mord	lechai Ed	егу	43426.00014	5421		
	TITLE OF INVENTION: N	AALICIOUS MOBILE COD	E RUNTIME MON	IITORING S	SYSTEM	AND METHODS				
	APPLN. TYPE	SMALL ENTITY	ISSUE FE	E	PU	BLICATION FEE	TOTAL FEE(S) DUE	DATE DUE		
	nonprovisional	YES No		41,400	T	\$300	\$ 1000 \$1,700	09/16/2005		
		MINER	ART UNI	T	CL	ASS-SUBCLASS				
		RISTOPHER A	2131			713-200000	. Squin	e, Sanders &		
	CFR 1.363). Change of correspond Address form PTO/SB/1 "Fee Address" indicate PTO/SB/47; Rev 03-02 Number is required.	e address or indication of "Fedence address (or Change of 22) attached. tion (or "Fee Address" Indicator more recent) attached. Use	Correspondence	2. For printing on the patent front page, list (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 2 registered patent attorneys or agents. If no name is listed, no name will be printed.						
	PLEASE NOTE: Unless	D RESIDENCE DATA TO B an assignee is identified be 1 37 CFR 3.11. Completion of EE	low, no assignee dof this form is NOT	ata will app a substitute	ear on the	e patent. If an assign		ocument has been filed for		
		OFTWARE, LTD.				ranya, isr —		_		
		assignee category or categor				Individual XI Co	orporation or other private gro	oup entity Government		
	4a. The following fee(s) are Issue Fee	enclosed:		Payment of		ount of the fee(s) is en	closed			
		mall entity discount permitte		_		card. Form PTO-2038				
	Advance Order - # of			The Dire	ctor is he ount Nun	ereby authorized by cluber 05-0130	narge the required fee(s), or (enclose an extra c	credit any overpayment, to opy of this form).		
		(from status indicated above) MALL ENTITY status. See 3	_	X b. Applica	ant is no	longer claiming SMAI	L ENTITY status. See 37 C	FR 1.27(g)(2).		
	The Director of the USPTO NOTE: The Issue Fee and Printerest as shown by the reco	is requested to apply the Issu ublication Fee (if required) words of the United States Pate	e Fee and Publication ill not be accepted to the and Trademark C	on Fee (if an from anyone office.	y) or to r other tha	e-apply any previously in the applicant; a regi	paid issue fee to the applica stered attorney or agent; or the	tion identified above. le assignee or other party in		
	Authorized Signature	n Afl	-				ugust 2, 200	5		
	Typed or printed name	Marc A. Sock					No. 40,823			
	Alexandria, Virginia 22313-	n is required by 37 CFR 1.31 ty is governed by 35 U.S.C. plication form to the USPTC for reducing this burden, sh nia 22313-1450. DO NOT S 1450. tion Act of 1995, no persons								

PTOL-85 (Rev. 12/04) Approved for use through 04/30/2007.

OMB 0651-0033 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

09/861,229

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 Paperwork 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

TRANSMITTAI FORM	_	Filing Date		May 17, 2001			
FORM		First Named Inver	itor	Yigal Edery			
		Art Unit		2131			
(to be used for all correspondence after	initial filina)	Examiner Name	<u>-</u>	Christopher A. Revak			
Total Number of Pages in This Submiss		Attorney Docket N	umber	43426.00014			
	ENCLO	SURES (check all the	at apply)				
Fee Transmittal Form	Drawing(s			After Allowance Communication to TC			
Return Postcard	☐ РТО SB/0	8a		Appeal Communication to Board of Appeals and Interferences			
Amendment / Response	PTO SB/0	8b		Appeal Communication to TC (Appeal Notice, Brief, Reply Brief)			
Amendment After Final	Issue Fee duplicate)	Transmittal (PTO-85b) (in	Status Request			
☐ Declaration of Inventor(s)	Previous F	er of Attorney, Revoca Powers, Change of Indence Address	tion of	The Director is authorized to charge any required fees or credit any overpayment to Deposit Acct. No. 05-0150. A duplicate of this sheet is enclosed for this purpose.			
Extension of Time Request	Terminal D	Disclaimer		Other Enclosure(s) (please identify below):			
Request for Continued Examination	Request fo			Notification of Loss of Entitlement To Small Entity Status (37 C.F.R. §1.27(g)(2))			
☐ Information Disclosure Statement	Affidavit			•			
Certified Copy of Priority Document(s)	Remarks						
Reply to Missing Parts/							
Incomplete Application Reply to Missing Parts under 37 CFR1.52 or 1.53							
SIGN	NATURE OF A	APPLICANT, ATTO	RNEY, OF	RAGENT			
Firm		& Dempsey L.L.P. y, Palo Alto, CA 94304-1	043				
Signature	1	Afl	9				
Printed Name	Marc A. Sockol			·			
Date	August 2, 2005		Reg. No.	40,823			
	CERTIFICAT	TE OF TRANSMISS	ION/MAII	LING			
	st class mail in			or deposited with the United States Postal ommissioner for Patents, P.O. Box 1450,			
Signature Um	Sant	noti					

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 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 his 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.

Eileen M. Janikowski

Typed or printed name

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

Date

August 2, 2005

Attorney Docket No.: 43426.00014



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

pplication of:

Examiner:

Christopher A. Revak

Yigal Edery, et al.

Serial No.:

09/861,229

Art Unit:

2131

Filed:

May 17, 2001

Title:

MALICIOUS MOBILE CODE RUNTIME MONITORING SYSTEM AND

METHODS

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

NOTIFICATION OF LOSS OF ENTITLEMENT TO SMALL ENTITY STATUS (37 C.F.R. § 1.27(g)(2))

Sir:

Applicant asserted small entity status in this application on May 17, 2001 via:

■ payment of the basic ■ filing □ national fee as a small entity (37 C.F.R. § 1.27(c(3)).

□ submission of a written assertion of small entity status (37 C.F.R. § 1.27(c)(1)).

Applicant hereby notifies the Office, in accordance with the requirements of 37 C.F.R.

§ 1.27(g)(2), that it no longer has status as a small entity.

The undersigned authorizes any fees which may be required, or credit any overpayment to Deposit Account No. 05-0150. Should the Examiner have any questions regarding this communication, the Examiner is invited to contact the undersigned at the telephone number shown below.

Date:

August 2, 2005

Respectfully submitted,

SQUIRE, SANDERS & DEMPSEY L.L.P.

600 Hansen Way

Palo Alto, CA 94304-1043

Telephone (650) 856-6500

Facsimile (650) 843-8777

 \sim 4

Marc A. Sockol

Attorney for Applicant

Reg. No. 40,823

CERTIFICATE OF MAILING

I hereby certify that this paper (along with any paper referred to as being attached or enclosed) is being deposited with the United States Postal Service on the date shown below with sufficient postage as first class mail in an envelope addressed to the Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, on

Date: August 2, 2005

Fileen M. Janikowski

-1-



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.		
09/861,229	05/17/2001	Yigal Mordechai Edery	43426.00014	5421		
30256 7	590 08/15/2005		EXAM	INER		
SQUIRE, SA 600 HANSEN	NDERS & DEMPSEY	REVAK, CHRISTOPHER A				
	CA 94304-1043		ART UNIT	PAPER NUMBER		
			2131			
			DATE MAILED: 08/15/200	5		

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





UNITED STATES DEPARTMENT OF COMMERCE U.S. Patent and Trademark Office

U.S. Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450

Alexandria, Virginia 22313-1450

			EXAMINER	
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR / PATENT IN REEXAMINATION	ATTORNEY DOCKET NO.	

ART UNIT PAPER

081105

DATE MAILED:

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

Commissioner for Patents

See attached comments concerning the applicant's petition to correct inventorship.

100 1005 1005 Application/Control Number: 09/861,229

Art Unit: 2131

RESPONSE TO CORRECTION OF INVENTORSHIP

Page 2

In response to the applicant's petition filed on August 4, 2005, the Examiner has found the petition to be compliant in order to add an inventive entity and hereby grants the petition.

Conclusion -

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Christopher A. Revak whose telephone number is 571-272-3794. The examiner can normally be reached on Monday-Friday, 6:30am-3:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ayaz Sheikh can be reached on 571-272-3795. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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).

Christopher Revak Primary Examiner Art Group 2131

August 11, 2005.



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address COMMISSIONER FOR PATENTS OD 1450 Alexandra, Viginia 22313-1450 www.unipto.gov

Bib Data Sheet

CONFIRMATION NO. 5421

SERIAL NUMB 09/861,229	05470004			CLASS 713	GRO	UP AR1 2131	D		ATTORNEY OCKET NO. 3426.00014	
Nimrod Itzl David R. K *** CONTINUING This appln and is a CI and is a CI *** FOREIGN APF	Yigal Mordechai Edery, Pardesia, ISRAEL; Nimrod Itzhak Vered, Goosh Tel-Mond, ISRAEL; David R. Kroll, San Jose, CA; *** CONTINUING DATA ******************************* This appln claims benefit of 60/205,591 05/17/2000 and is a CIP of 09/539,667 03/30/2000 PAT 6,804,780 and is a CIP of 09/551,302 04/18/2000 PAT 6,480,962 *** FOREIGN APPLICATIONS ************************************									
** 07/18/2001 Foreign Priority claimed										
TITLE MALICIOUS MOI	BILE	CODE RUNTIME MON	IITORIN	G SYSTEM AI	ND ME	THODS				
FILING FEE RECEIVED No to charge/credit DEPOSIT ACCOUNT No for following:								Proce	essing Ext. of	



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

EDERY, Yigal

APPLICANT(S):

Mordechai et al.

EXAMINER:

Not yet assigned

Serial No.:

09/861,229

GROUP ART UNIT:

2131

Filing Date:

May 17, 2001

ATTORNEY DOCKET No.: P-9139-US

FOR:

Malicious Mobile code funtime montoking system and

methods.

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

POWER OF ATTORNEY AND CHANGE OF CORRESPONDENCE ADDRESS **NOTIFICATION**

Sir:

Enclosed please find an executed Power of Attorney and Change of Address Notification for filing in the above referenced patent application. Both the Power of Attorney and Change of Address Notification have been signed by the Assignee of the above referenced patent application.

No fee is deemed necessary in connection with this Communication. If, however, any fee is necessary, Applicants hereby authorize the Receiving Office to charge any fee or deficiency in connection with the above-identified Application to Deposit Account No. 50-3400.

Respectfully submitted,

Vladimir Sherman

Attorney for Applicant(s)

Registration No. 43,116

Dated: September 18, 2005

Eitan Law Group C/O LandonIP Inc. 1700 Diagonal Road, Suite 450 Alexandria, VA 22314

Tel: (703) 486-1150 Fax: (703) 892-4510

IN THE UNITED STATES PATENT & TRADEMARK OFFICE

POWER OF ATTORNEY AND CHANGE OF CORRESPONDENCE ADDRESS NOTIFICATION

I, the undersigned, am the Assignee of Record for each of the patents and/or patent applications listed in Appendix A (attached hereto), and hereby revoke all previous powers of attorney given in all of the patents and patent applications listed in Appendix A.

I, the undersigned, hereby appoint as my attorney and agent:

Vladimir Sherman (Attorney, Registration No. 43,116)

with full power of attorney, substitution and revocation to prosecute all of the patents and patent applications listed in Appendix A and to transact all business in the Patent and Trademark Office connected with respect to all of the patents and patent applications listed in Appendix A.

Please address all correspondence regarding all of the patents and patent applications listed in Appendix A to:

Eitan Law Group C/O Landon IP, Inc. 1700 Diagonal Road, Suite 450 Alexandria, VA 22314, USA

Please direct all telephone calls to (703) 486-1150 and all facsimiles at (703) 892-4510.

Assignee:

FINJAN SOFTWARE LTD.

By:

Asher Polami

Title:

Signature: NING SHOOTE IN'33"

Data

2005

P.01/10

1009279 OT

08-SEP-2005 15:01 FROM FINJAN SOFTWARE LTD



IN THE UNITED STATES PATENT & & TRADEMARK OFFICE

APPENDIX A

- 1. US Patent Application Number 09/595,814
- 2. US Patent Application Number 09/774,236
- 3. US Patent Application Number 09/861,229
- 4. US Patent Application Number 11/159,455
- 5. US Patent Application Number 11/169,823

J. G.

PTO/SB/122 (04-05)

Approved for use through 07/31/2006. OMB 0651-0035

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

a collection of information values if disables with 0400 and 1500
k Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

CHANGE OF CORRESPONDENCE ADDRESS Application

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

Application Number	09/861,229	
Filing Date	May 17, 2001	
First Named Inventor	Yigal Mordechai EDERY	
Art Unit	2131	
Examiner Name	Christopher A. Revak	
Attorney Docket Number	43426.00014	
	Filing Date First Named Inventor Art Unit Examiner Name	Filing Date May 17, 2001 First Named Inventor Yigal Mordechai EDERY Art Unit 2131 Examiner Name Christopher A. Revak

Please change the Correspondence Address for the above-identified application to:					
	dress associated with ner Number:				
OR .					
Firm <i>or</i> Individual N	EITAN LAW GROUP				
Address	7 Shenkar Street POB 2081				
City	Herzlia	State	Zip 46120		
Country	ISRAEL				
Telephone	972-9-972-6000	Email main@eitangr	oup.com		
data associated v	be used to change the data associated with an existing Customer Number use "R Applicant/Inventor. Assignee of record of the entire interest.	tequest for Customer Number Data			
_	Certificate under 37 CFR 3.73(b) is enclosed (Form PTO/SB/96).				
	Attorney or agent of record. Registration Number 40,823.				
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					
Signature MAD					
Typed or Printed Name	Marc A. Sockol				
Date S	september 22, 2005	Telephone (650) 856	-6500		
NOTE: Signatures of all the inventors or assignees of record of the entire interest or their representative(s) are required. Submit multiple forms if more than one signature is required, see below*.					

This collection of information is required by 37 CFR 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.



UNITED STATES DEPARTMENT OF COMMERCE United States Putent and Tradernark Office Address COMMISSIONER FOR PATENTS P.O. Dox 1450 Alexandra, Yuginia: 22313-1450 www.uspid.gov

APPLICATION NUMBER 09/861,229

FILING OR 371 (c) DATE 05/17/2001

FIRST NAMED APPLICANT

ATTY. DOCKET NO./TITLE

Yigal Mordechai Edery

43426.00014

30256

OHN INGRAM YUBS ()-

SQUIRE, SANDERS & DEMPSEY L.L.P 600 HANSEN WAY PALO ALTO, CA 94304-1043

CONFIRMATION NO. 5421

OC000000017113914

Date Mailed: 09/27/2005

NOTICE REGARDING CHANGE OF POWER OF ATTORNEY

This is in response to the Power of Attorney filed 09/21/2005.

• 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).

OFFICE COPY



UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Tradermerk Offices Address COMMISSIONER FOR PATENTS FO. Doz 1450 Alexandral, Yuginis 22313-1450 www.upilu.gov

APPLICATION NUMBER 09/861,229

FILING OR 371 (c) DATE 05/17/2001

FIRST NAMED APPLICANT Yigal Mordechai Edery ATTY. DOCKET NO./TITLE 43426.00014

CONFIRMATION NO. 5421

Eitan Law Group C/O Landon IP, Inc. 1700 Diagonal Road Suite 450 Alexandria, VA 22314 *OC000000017113950*

Date Mailed: 09/27/2005

NOTICE OF ACCEPTANCE OF POWER OF ATTORNEY

This is in response to the Power of Attorney filed 09/21/2005.

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.

JOHN INGRAM PUBS ()-

OFFICE COPY



UNITED STATES DEPARTMENT OF COMMERCE United States Potent and Tradermark Offices Address COMMISSIONER FOR PATENTS P.O. Dox 1439 Alexandria, Viginia 22313-1450 www.unitu.gov

Bib Data Sheet

CONFIRMATION NO. 5421

SERIAL NUMB 09/861,229	ER	FILING OR 371(c) DATE 05/17/2001 RULE	C	:LASS 713	GROU	ROUP ART UNIT 2131		ATTORNEY DOCKET NO. 43426.00014	
Nimrod Itzh David R. Kr ** CONTINUING I This appln o and is a CII	nak Voroll, S DATA claim P of 0	Edery, Pardesia, ISRA ered, Goosh Tel-Mond an Jose, CA; A ***********************************	, ISRAEL * 05/17/2 PAT 6,8	000 04,780					
		TIONS ************************************		ED					
Foreign Priority claime 35 USC 119 (a-d) con met Verified and Acknowledged	ditions	Allowance	ter nitials	STATE OR COUNTRY ISRAEL	DRA	ETS WING 0	TOT CLAI	MS	INDEPENDENT CLAIMS 11
ADDRESS Eitan Law Group C/O Landon IP, Ir 1700 Diagonal Ro Suite 450 Alexandria ,VA 2	oad								
TITLE MALICIOUS MOE	BILE (CODE RUNTIME MON	IITORIN	G SYSTEM A	ND MET	rhods			
RECEIVED	No	S: Authority has been g to charge/cr for following	edit DEF	aper POSIT ACCOL	JNT	1.1 1.1 time)	8 Fees	(Proc	essing Ext. of



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE
United States Patent and Trademark Office
Address COMMISSIONER FOR PATENTS
Rose Advandra, Virginia 22313-1450
www.uspic.gov

BIBDATASHEET

Bib Data Sheet

CONFIRMATION NO. 5421

SERIAL NUMB 09/861,229	ER	FILING OR 371(c) DATE 05/17/2001 RULE	C	CLASS 713	GRO	UP AR1 2131	T UNIT	D	ATTORNEY OCKET NO. 3426.00014
Nimrod Itzh David R. K ** CONTINUING This appln and is a Cl and is a Cl ** FOREIGN APF	nak V roll, S DATA claim P of (P of (Edery, Pardesia, ISRAered, Goosh Tel-Mond an Jose, CA; s benefit of 60/205,591 19/539,667 03/30/2000 19/551,302 04/18/2000 ATIONS ************************************	* 05/17/2 05/17/2 PAT 6,8 PAT 6,4	2000 304,780 180,962					
** 07/18/2001 Foreign Priority claims 35 USC 119 (a-d) con met Verified and Acknowledged	ed ditions	yes no no Met af		STATE OR COUNTRY ISRAEL	DRA	EETS WING 0	TOT. CLAI 76	MS	INDEPENDENT CLAIMS 11
ADDRESS EITAN LAW GRC 7 Shenkar Street POB 2081 Herzlia , 46120 ISRAEL TITLE				R MAIL					
FILING FEE	FEES	: Authority has been gi	ven in Pa	aper	-	☐ All ☐ 1.1 ☐ 1.1 time)	Fees 6 Fees (7 Fees (8 Fees (Proce	essing Ext. of





Sample Form (09-04)

AUTHORIZATION TO ACT IN A REPRESENTATIVE CAPACITY

	· · · · · · · · · · · · · · · · · · ·				
In re Application of. Finjan Software Ltd.					
Application No 09/861,229					
Filed: 17-May-2001					
Title: MALICIOUS MOBILE CODE RUNTIME MONITORING	S SYSTEM AND METHODS				
Attorney Docket No. P-9139-US	Art Unit: 2131				
The practitioner named below is authorized to conduct interviews and has the authority to bind the principal concerned. Furthermore, the practitioner is authorized to file correspondence in the above-identified application pursuant to 37 CFR 1.34:					
., Name	Registration Number				
Marc Berger	44,029				

This is not a Power of Attorney to the above-named practitioner. Accordingly, the practitioner named above does not have authority to sign a request to change the correspondence address, a request for an express abandonment, a disclaimer, a power of attorney, or other document requiring the signature of the applicant, assignee of the entire interest or an attorney of record. If appropriate, a separate Power of Attorney to the above-named practitioner should be executed and filed in the United States Patent and Trademark Office.

SIGNATURE of Practitioner of Record					
Signature	Madricke	Date: 14 November 2005			
Name	Vladimir Sherman	Registration No , if applicable: 43,116			
Telephone	1-703-486-1150				

This form offers a sample or suggested format for an authorization for an agent. See MPEP § 713 05 for more information. This sample form is not an OMB officially approved form.

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

ورشرن



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

APPLICATION NO.	FILI	NG DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/861,229	05	/17/2001	Yigal Mordechai Edery	43426.00014	5421
7	590	03/03/2006		EXAM	INER
EITAN LAW	GROUI	9		REVAK, CHR	ISTOPHER A
7 Shenkar Stre POB 2081	et			ART UNIT	PAPER NUMBER
Herzlia, 461	20			2131	
ISRAEL					

DATE MAILED: 03/03/2006

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



UNITED STATES PATENT AND TRADEMARK OFFICE

UNDER SECRETARY OF COMMERCE FOR INTELLECTUAL PROPERTY AND DIRECTOR OF THE UNITED STATES PATENT AND TRADEMARK OFFICE

NOTICE OF DRAWING INCONSISTENCY WITH SPECIFICATION

The drawings filed <u>09-18-2001</u> have been received. However, an inconsistency exists between the drawings and the Brief Description of the Drawings in the specification.

Figure <u>7C</u> is listed in the Brief Description of the Drawings in the specification but not contained in the Drawings.

Figure <u>____</u> is contained in the Drawings but not listed in the Brief Description of the Drawings in the specification.

Applicant is required to correct the above-noted inconsistency within a time period of **ONE MONTH or THIRTY (30) DAYS, whichever is longer,** from the mailing date of this Notice, or within the time remaining in the time period set forth in the Notice of Allowability (Form PTOL-37) to file corrected drawings, whichever is longer. **NO EXTENSION OF THIS TIME PERIOD MAY BE GRANTED UNDER EITHER 37 CFR 1.136 (a) OR (b)**

Failure to correct the above noted inconsistency will result in abandonment of the application.

The file will be held in the Publishing Division to await the correction of the inconsistency.

Return Corrected Drawings/Specification to:

Mail Stop Issue Fee Commissioner for Patents P.O. Box 1450

Alexandria, VA 22313-1450

Office of Patent Publication/Publishing Division Customer Service: 571-272-4200 1-888-786-0101

FORM PTO-1631 (REV. 10-03)

I here the certify that the correspondence is being deposited with the U.S. Postal Service with sufficient postage as First Class an envelope addressed to: Mail Stop Issue Fee, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, on:

Date: April 3, 2006

By: Valur J. Sterg.

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN RE APPLICATION OF:

Yigal Edery, et al.

APPLICATION No.: 09/861,229

FILED: May 17, 2001

FOR: MALICIOIUS MOBILE CODE RUNTIME

MONITORING AND METHODS

EXAMINER:

Christopher A. Revak

ART UNIT:

2131

CONF. NO:

5421

RESPONSE TO NOTICE OF DRAWING INCONSISTENCY WITH SPECIFICATION

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

Dear Sir:

This paper is submitted in response to the Notice of Drawing Inconsistency with Specification dated March 3, 2006. The response is due on April 3, 2006, thus this reponse is being timely filed.

1

IN THE SPECIFICATION

Please amend the Specification, amending paragraph 0030 and deleting paragraph 0031 of the application as published.

On page 3 of the application as published, please replace paragraph 0030 with the following paragraph:

[0030] FIG. 7e <u>8</u> is a block diagram illustrating a mobile protection code according to an embodiment of the invention;

On page 3 of the application as published, please delete paragraph 0031.

BY060930.149 2

IN THE DRAWINGS

The attached sheet of drawings includes changes to Fig. 8. This sheet, which includes Figs. 7a, 7b and 8, replaces the original sheet 6 of 10 including Figs. 7a, 7b and 8. In Fig. 8, element 361 has been renumbered as element 341, to conform the figure with the specification. Element 341 of Fig. 8 is referred to in paragraph 0100 of the application as published, there is no reference to an element 361.

BY060930.149 3

60644-8000.US01

REMARKS

Applicant has amended the Specification to correct the identification of Figure 7c and the description of Figure 8.

Applicant has amended Figure 8 to correct element number "361" to "341". No new matter has been added. The drawings have been conformed to the specification, and the changes were necessitated due to error and not deceptive intent.

CONCLUSION

If the Examiner believes that a conference would be of value in expediting the prosecution of this application, the Examiner is cordially invited to telephone the undersigned counsel at (650) 838-4300 to arrange for such a conference. No fees are believed to be due; however, the Commissioner is authorized to charge any underpayment in fees to Deposit Account No. 50-2207. To the extent necessary and not otherwise requested, Applicant requests an Extension of Time to respond to the Office Action, and requests that the fee for such an extension be charged to Deposit Account number 50-2207.

Respectfully submitted, Perkins Coie LLP

Date: April 3, 2006_____

Slen & Mu Orsh Glenn E. Von Tersch Registration No. 41,364

Correspondence Address:

Customer No. 22918
Perkins Coie LLP
P.O. Box 2168
Menlo Park, California 94026
(650) 838-4300

BY060930.149 4





PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN RE APPLICATION OF:

Yigal Edery, et al.

APPLICATION No.: 09/861,229

FILED: May 17, 2001

FOR: MALICIOUS MOBILE CODE RUNTIME

MONITORING AND METHODS

EXAMINER: Christopher A. Revak

ART UNIT:

2131

CONF. No: 5421

Transmittal

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

Sir:

In response to the Notice of Drawing Inconsistency With Specification dated March 3, 2006, applicant herewith submits the following:

- Response To Notice Of Drawing Inconsistency With Specification \boxtimes
- \boxtimes Corrected drawing sheet of Fig. 7a, Fig. 7b, and Fig. 8.
- Replacement drawing sheet of Fig. 7a, Fig. 7b, and Fig. 8. \boxtimes
- X No fees are believed to be due, however the Commissioner is authorized to charge any additional fees necessary for consideration of this paper to Deposit Account No. 50-2207.

Respectfully submitted, Perkins Coie LLP

Date: April 3, 2006

Glenn E. Von Tersch Registration No. 41,364

Jun & Na Dr

Correspondence Address:

PERKINS COIE LLP Customer No. 22918 P.O. Box 2168

Menlo Park, CA 94026-2168 Telephone: (650) 838-4300

[00000-0000/BY060930.153]



CORRECTED SHEET

Title: Malicious Mobile Code runtime Monitoring System And

Methods

Inventors: Edery, et al. Serial No.: 09/861,229 Docket No. 60644-8000.US01 Perkins Coie LLP

(650) 838-4300 Sheet 1 of 1

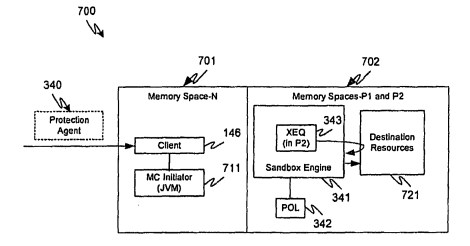
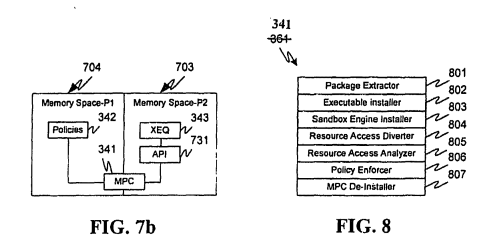


FIG. 7a



REPLACEMENT SHEET

Title: Malicious Mobile Code runtime Monitoring System And

Methods
Inventors: Edery, et al.
Serial No.: 09/861,229
Docket No.: 60644-8000.US01

Perkins Coie LLP

(650) 838-4300 Sheet 1 of I

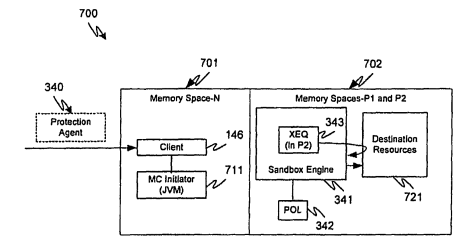
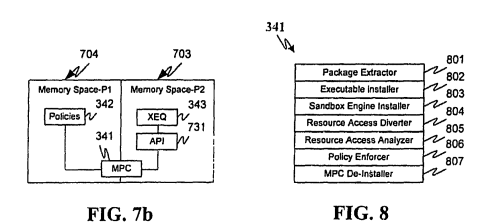


FIG. 7a





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 NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/861,229	05/17/2001	Yigal Mordechai Edery	43426.00014	5421
75	90 04/20/2006		EXAM	INER
EITAN LAW			REVAK, CHR	STOPHER A
7 Shenkar Stree POB 2081	t		ART UNIT	PAPER NUMBER
Herzlia, 4612	0		2131	
ISRAEL			DATE MAILED: 04/20/2006	5

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

PTO-90C (Rev. 10/03)

Response to Rule 312 Communication	Application No. 09/86/229	Applicant(s)	
	Examiner	Art Unit	
The MAILING DATE of this communication app	pears on the cover sheet	with the correspondence add	dress
1. The amendment filed on 4/7/06	under 37 CFR 1.31	2 has been considered, and ha	as been:
a) A entered.			
b) entered as directed to matters of form not affecting the			
c) disapproved because the amendment was filed after the			
Any amendment filed after the date the issue fee is paid		y a petition under 37 CFR 1.	313(c)(1)
and the required fee to withdraw the application from is	ssue.		•
d) disapproved. See explanation below.			
e) entered in part. See explanation below.			
		·	
Social To Sinkney & Publishing Division			
_			

U.S. Patent and Trademark Office PTOL-271 (Rev. 5-03)

Response to Rule 312 Communication

Part of Paper No.

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

in re Application of: EDERY et al.

Application No.: 09/861,229

Filed: May 17, 2001 Patent No.: 7,058,822

Issued: June 6, 2006

For: Malicious Mobile Code Runtime

Monitoring System and Methods

Examiner: REVAK, Christopher A.

Art Unit: 2131 Conf. No: 5421

Attorney Docket No.:

60644-8001.US01

Change of Address

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

Sir:

Effective immediately, please direct all further communications in the aboveidentified patent to the following address, which is associated with Customer No. 22918:

> Glenn E. Von Tersch Perkins Coie LLP P. O. Box 2168 Menlo Park, CA 95026-2168

> > Respectfully submitted, Perkins Coie LLP

Date: June 14, 2006 \Glenn E. Von Tersch\

Glenn E. Von Tersch Registration No. 41,364

Correspondence Address:

Customer No. 22918
Perkins Coie LLP
P. O. Box 2168
Menlo Park, California 94026-2168
(650) 838-4300

PTO/SB/96 (06-04)
Approved for use through 07/31/2006. OMB 0651-0031
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.

STATEMENT UNDER	37 CFR 3.73(b)
Applicant: Yigal M. Edery et al.	
Application No./Patent No.: 7,058,822 F	iled/Issue Date: June 6, 2006
Entitled: Malicious Mobile Code Runtime Monitoring Syst	em and Methods
Finjan Software, Ltd. , a corporation (Name of Assignee) , a corporation (Type of A	on ssignee, e.g., corporation, partnership, university, government agency, etc.)
states that it is: 1. the assignee of the engine 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 identified above by virtue of either:	
A. [] An assignment from the inventor(s) of the patent applic recorded in the United States Patent and Trademark C thereof is attached.	
OR	
B. [X] A chain of title from the inventor(s), of the patent applic as shown below:	ation/patent identified above, to the current assignee
 From: <u>Yigal M. Edery, Nimrod I. Vered, David</u> The document was recorded in the United State Reel <u>012748</u>, Frame <u>0843</u>, or for which a copy 	s Patent and Trademark Office at
 From: <u>Shlomo Touboul</u> To: <u>Finjan Software, I</u> The document was recorded in the United State Reel <u>016830</u>, Frame <u>0387</u>, or for which a copy 	s Patent and Trademark Office at
[] Additional documents in the chain of title are liste	ed on a supplemental sheet.
[] Copies of assignments or other documents in the chain of [NOTE: A separate copy (<i>i.e.</i> , a true copy of the original a Assignment Division in accordance with 37 CFR Part 3, if USPTO. See MPEP 302.08]	ssignment document(s)) must be submitted to
The undersigned (whose title is supplied below) is authorized t	o act on behalf of the assignee.
June 14, 2006	Glenn E. Von Tersch
Date	Typed of printed name
650-838-4328	\Glenn E. Von Tersch\
Telephone number	Signature
	Authorized Practitioner
	Title
This collection of information is required by 37 CFR 3.73(b). The information is req USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and including gathering, preparing, and submitting the completed application form to the on the amount of time you require to complete this form and/or suggestions for reduc and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandra, VA ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandra, VA	37 CFR 1.14. This collection is estimated to take 12 minutes to complete, ISPTO. Time will vary depending upon the individual case. Any comments ing this burden, should be sent to the Chief Information Officer, U.S. Patent & 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS

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

PTO/SB/80 (12-03)
Approved for use through 11/30/2005, OMB 0651-0036
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 Thereby appoint 22918 Practitioners associated with the Customer Number: Practitioner(s) named below (if more than ten patent practitioners are to be named, then a customer number must be used): Registration Number as attorney(s) or agent(s) to represent the undersigned before the United States Patent and Trademark Office (USPTO) in connection with any and all patent applications assigned only to the undersigned according to the USPTO assignment records or assignment documents attached to this form in accordance with 37 CFR 3.73(b) Assignee Name and Address: Finjan Software, Ltd. Shoham House 1 Hamachshev Street New Industrial Area Netanya 42504, ISRAEL 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. SIGNATURE of Assignee of Record The individual whose signature and title is supplied below is authorized to act on behalf of the assignee Name Asher Polani Signature Date 20 March OG 011-972-9-864-8200 Telephone Chief Executive Officer

This collection of information is required by 37 CFR 1.31 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 1.14. This collection is estimated to take 3 minutes to complete, including gathering, proparing, 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 dependent of the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450. Alexandra, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandra, VA 22313-1450.

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

[BY060760-089]

Electronic Acknowledgement Receipt					
EFS ID:	1079371				
Application Number:	09861229				
Confirmation Number:	5421				
Title of Invention:	MALICIOUS MOBILE CODE RUNTIME MONITORING SYSTEM AND METHODS				
First Named Inventor:	Yigal Mordechai Edery				
Correspondence Address:	EITAN LAW GROUP - 7 Shenkar Street POB 2081 Herzlia - 46120 IL 972-9-9726000 main@eltangroup.com				
Filer:	Glenn E. Von Tersch				
Filer Authorized By:					
Attorney Docket Number:	43426.00014				
Receipt Date:	14-JUN-2006				
Filing Date:	17-MAY-2001				
Time Stamp:	23:17:18				
Application Type:	Utility				
International Application Number:					
Payment information:					

File Listing:

Document Number	Document Description	File Name	File Size(Bytes)	Multi Part	Pages	
1	Change of Address	60644-8001US01_Change_ of_Address.pdf	64794	no	1	
Warnings:						
Information						
2	Assignee showing of ownership per 37 CFR 3.73(b).	60644-8001US01_Statement _Under_Rule_73.pdf	92774	no	1	
Warnings:						
Information:						
3	Power of Attorney (may include Associate POA)	60644_General_POA.pdf	25923	no	1	
Warnings:						
Information:						
		Total Files Size (in bytes):	1	83491		

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.



United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address COMMISSIONER FOR PATENTS FO. BOX 1450 Alexandra, Virginia 22313-1450 www.uspto.gov

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

05/17/2001 09/861,229 Yigal Mordechai Edery 43426.00014

CONFIRMATION NO. 5421

EITAN LAW GROUP 7 Shenkar Street POB 2081 Herzlia, 46120 ISRAEL

OC000000019309420

Date Mailed: 06/16/2006

NOTICE REGARDING CHANGE OF POWER OF ATTORNEY

This is in response to the Power of Attorney filed 06/14/2006.

• 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).

BÉRHANU GIRUM PTOSS (703) 305-0677

OFFICE COPY



22918

United States Patent and Trademark Office

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

APPLICATION NUMBER

FILING OR 371 (c) DATE

FIRST NAMED APPLICANT

ATTY. DOCKET NO./TITLE

09/861,229

05/17/2001

Yigal Mordechai Edery

60644-8001.US01

CONFIRMATION NO. 5421

PERKINS COIE LLP P.O. BOX 2168 MENLO PARK, CA 94026

Date Mailed: 06/16/2006

NOTICE OF ACCEPTANCE OF POWER OF ATTORNEY

This is in response to the Power of Attorney filed 06/14/2006.

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.

BERHANU GIRUM PTOSS (703) 305-0677

OFFICE COPY

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of:

Yigal Mordechai EDERY, et al. Group Art Unit: 2131

App. Serial No.: 09/861,229 Examiner: Christopher A. Revak

Patent No.: 7,058,822

Filing date: May 17, 2001 Issue date: June 6, 2006

For: MALICIOUS MOBILE CODE RUNTIME MONITORING SYSTEM

AND METHODS

REQUEST FOR CERTIFICATE OF CORRECTION

U.S. Patent and Trademark Office Customer Service Window Attn: Certificate of Correction Branch Randolph Building 401 Dulany Street Alexandria, VA 22314

Sir:

The undersigned requests that a Certificate of Correction be issued for the above-identified patent as indicated on the attached Form PTO/SB/44 (09-07).

This request is being made in order to correct the inventorship of the patent. The inventors listed on the patent should include Shlomo Touboul.

On June 23, 2005, a Request to Correct Inventorship was filed with the U.S. Patent and Trademark Office (see Attachment A attached) to amend the inventorship to add Shlomo

Docket No. FIN0001-CON1-CIP1

Serial No. 09/861,229

Patent No. 7,058,822

Touboul as an inventor. On August 15, 2005 the Examiner issued a Response to Correction of

2

Inventorship (see Attachment B attached) stating that the request was found to be compliant and

granting the request. Unfortunately, when preparing the patent for printing, Mr. Touboul's name

was left off of Section (75) (Inventors) of the patent.

Pursuant to 37 C.F.R. 1.322, "The Director may issue a certificate of correction pursuant

to 35 U.S.C. 254 to correct a mistake in a patent, incurred through the fault of the Office, which

mistake is clearly disclosed in the records of the Office." Based on the record for this patent, it

clearly shows that a Request for Correct Inventorship adding Shlomo Touboul as an inventor was

filed on June 23, 2005, with the Examiner granting the request on August 15, 2005. Even though

the Examiner cites the incorrect date for filing of the Request to Correct Inventorship, there is no

doubt he is granting the Request filed on June 23, 2005.

Since this Request for Certificate of Correction is being filed due to an error by the U.S.

Patent and Trademark Office, no fees are believed to be necessary. However, the Commissioner

is hereby authorized to charge any additional fees which may be required, or to credit any

overpayment, to Deposit Account No. 50-4402.

Respectfully submitted,

Date: November 1, 2012

Washington, DC 20006

By: /Dawn-Marie Bey - 44,442/

Dawn-Marie Bey

Registration No. 44,442

KING & SPALDING LLP 1700 Pennsylvania Avenue, N.W. Suite 200

(202) 737-0500 15157/105041

Doc. No. 19772500

PALO ALTO NETWORKS Exhibit 1070 Page 304

09/861,229

PTO/SB/21 (09-04⁷)
Approved for use through 07/31/2006. OMB 0651-0031
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. Application Number

TOPM	Filing Date		May 17, 2	2001	
JUN 2 3 2005 A FORM		First Named Inver	ntor	Yigal Mor	dechai EDERY
7011		Art Unit		2131	
to be used for all correspondence after	initial filing)	Examiner Name		Christoph	er A. REVAK
Total Number of Pages in This Submiss		Attorney Docket N	lumber	43426.00	014
	ENCLO	SURES (check all the	at apply)		
Fee Transmittal Form	3)			of Assignee To Correction Addition of Inventor(s) (2 pgs)	
Fee Attached	Fee Attached Licensing-				r Statement Regarding rship Error (1 page)
Amendment / Reply			Statement pg)	ent Under 37 CFR 3.73 (b) (1	
After Final		Convert to a al Application			ition For Utility Or Design Pater tion (37 CFR 1.63) (5 pages)
Affidavits/declaration(s)		Attorney, Revocation of Correspondence Add	fress		f Assignment of Shlomo Il (2 pages)
Extension of Time Request	Disclaimer			Enclosure(s) identify below):	
Express Abandonment Request	Request f			Return Rec	eipt Postcard
		per of CD(s)			
Information Disclosure Statement	Remarks	dscape Table on CD			
Certified Copy of Priority Document(s)	Kemarks				
Reply to Missing Parts/					
Incomplete Application					
Reply to Missing Parts under 37 CFR1.52 or 1.53					
	LATURE OF A	ADDI ICANIT ATTO	DNEV O	ACENT	
		APPLICANT, ATTO & Dempsey, L.L.P.	RNEY, O	RAGENT	
Firm	600 Hansen Wa Palo Alto, CA 9	iy .			
Signature		ASh			
Printed Name	Marc A. Sockol				
Date	June 21, 2005		Reg. No.	40,823	
	CERTIFICA	TE OF TRANSMISS	ION/MAI	LING	
I hereby certify that this corresponder Service with sufficient postage as fir Alexandria, VA 22313-1450 on the date	st class mail ir				
Signature Uw	Sunt	umsh	<u> </u>		
Typed or printed name Fileen M	(Janikowski			Data	Lune 21, 2005

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 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.

ATTACHMENT A

Complete if Known

Approved for use through 07/31/2006. 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.

Effective on 12/08/2004.

Application Number On/861,229	Flees porsuant to the Consolid	dated Appropri	ations Act, 2005 (H.R. 48	18).		Comple	te if Known	
Application tolaims small entity status. See 37 CFR 1.27 Examiner Name Christopher A. REVAK	ري				ation Number	09/861,229	·	
Applicant claims small entity status. See 37 CFR 1.27 Examiner Name Vigal Mordechail EDERY	A SULE TR	KANSI	WIIIAL	Filing	Date	May 17, 2001		
Art Unit	for	FY 20	005			Yigal Mordechai	EDERY	
Check	Applicant claims sma	all entity state	us. See 37 CFR 1.27	Exami	iner Name	Christopher A. R	EVAK	
Check	BADEWARE			Art Ur	nit	2131		
Check	TOTAL AMOUNT OF PA	AYMENT (\$) 130.00	Attorn	ey Docket No.	43426.00014		
Deposit Account Deposit Account Number: 05-0150 For the above-identified deposit account, the Director is hereby authorized to: (check all that apply) Charge fee(s) indicated below Charge fee(s) indicated below, except for the filling fee of the filling fee of the charge fee(s) indicated below, except for the filling fee of the fil	METHOD OF PAYMEN	IT (check al	l that apply)					
For the above-identified deposit account, the Director is hereby authorized to: (check all that apply) Charge fee(s) indicated below	☐ Check ☐ Credit Ca	ard 🔲 Mor	ney Order 🔲 None	Other	(please identify)):		
Charge fee(s) indicated below	Deposit Account De	posit Accoun	t Number: 05-0150		Deposit Accou	unt Name: Squ	ire, Sanders & D	Dempsey, L.L.P.
Charge any additional fee(s) or underpayments of fee(s) Credit any overpayments	For the above-identified deposit account, the Director is hereby authorized to: (check all that apply)							
Under 37 CFR 1.16 and 1.17 WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038. FEE CALCULATION 1. BASIC FILING, SEARCH, AND EXAMINATION FEES FILING FEES Small Entity Application Type Fee (\$) Fee (\$) Fee(\$)	Charge fe	ee(s) indicate	d below		Charg	je fee(s) indicat	ed below, excep	ot for the filing fee
Under 37 CFR 1.16 and 1.17 WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038. FEE CALCULATION 1. BASIC FILING, SEARCH, AND EXAMINATION FEES FILING FEES Small Entity Application Type Fee (\$) Fee (\$) Fee(\$) Fee(Charge a	nv additional	fee(s) or underpayme	nts of fee(s)	☐ Credit	any overpaym	ents	
Total Claims				1166 01 100(0)	Z 0.00	any overpayin	CITES	
Second Part	WARNING: Information on the	his form may b	pecome public. Credit c	ard informati	on should not be	included on this	s form. Provide cı	redit card
1. BASIC FILING, SEARCH, AND EXAMINATION FEES FILING FEES SEARCH FEES Small Entity Small Entity Small Entity Small Entity Small Entity Fee(\$) Fee		on on P10-203	8.					
FILING FEES Small Entity Fee (\$) Fee (·	
Small Entity	1. BASIC FILING, SE					EV A SEL	ATION SEES	
Application Type Fee (\$) Fee(\$) Fee(\$) Fee(\$) Fee(\$) Fee(\$) Fee(\$) Fee(\$) Fee Paid (\$ Evilon Type Fee (\$) Fee Paid (\$ Evilon Type Fee (\$) Fee Paid (\$ Evilon Type Fee Paid				SEARCH				
Utility 300 150 500 250 200 100	Application Type	•		Fee(\$)				Fees Paid (\$)
Design 200 100 100 50 130 65								10001 414 (4)
Plant 200 100 300 150 160 80	•							
Reissue 300 150 500 250 600 300	_							
Provisional 200 100 0 0 0								
EXCESS CLAIM FEES Small Entity Fee Description Fee (\$) Pee (\$) Fee (\$) Pee (\$)								
Fee Description Fee (\$) Fee (\$) Each claim over 20 (including Reissues) 50 25 Each independent claim over 3 (including Reissues) 200 100 Multiple dependent claims 360 180 Total Claims Extra Claims Fee(\$) Fee Paid (\$) — -20 or HP= X = Fee (\$) Fee Paid (\$) HP = highest number of total claims paid for, if greater than 20. Indep. Claims Extra Claims Fee(\$) Fee Paid (\$) — - 3 or HP= X = Fee Paid (\$)				•	•	•		Small Entity
Each claim over 20 (including Reissues) Each independent claim over 3 (including Reissues) Multiple dependent claims Total Claims Extra Claims Fee(\$) -20 or HP=		-20				•	Foo (\$)	
Each independent claim over 3 (including Reissues) Multiple dependent claims Total Claims Extra Claims Fee(\$) -20 or HP= x = Fee Paid (\$) HP = highest number of total claims paid for, if greater than 20. Indep. Claims Extra Claims Fee(\$) Fee Paid (\$) Fee Paid (\$) Fee Paid (\$) Fee Paid (\$)		cluding Reis	sues)					
Total Claims Extra Claims Fee(\$) Fee Paid (\$) Multiple Dependent Claims Fee (\$) Fee Paid (\$) -20 or HP=	Each independent clair	m over 3 (inc					200	. 100
20 or HP= x =				_				
HP = highest number of total claims paid for, if greater than 20. Indep. Claims				_	Paid (\$)			
<u>Indep. Claims</u> <u>Extra Claims</u> <u>Fee(\$)</u> <u>Fee Paid (\$)</u> 3 or HP= x =				= _			Fee (\$) <u>Fee Paid</u>
3 or HP= x =	HP = highest number of	total claims pa	-	_	D (A)			
	_	F. 4			ושי אוכע ב			
nr – nighest number of independent claims paid for, if greater than 3.	Indep. Claims			ree	Fraid (4)			
A APPLICATION OFF FFF	Indep. Claims - 3 or HP	=	x	= _	<u></u>			
	Indep. Claims - 3 or HP= HP = highest number of 3. APPLICATION SIZE	= findependent c	X laims paid for, if greater t	= han 3.		Cl. J.		
If the specification and drawings exceed 100 sheets of paper (excluding electronically filed sequence or computer listings under 37 CFR 1 52(e)), the application size fee due is \$250 (\$125 for small entity) for each additional 50.	Indep. Claims - 3 or HP= HP = highest number of 3. APPLICATION SIZE If the specification and of	=findependent c FEE drawings exce	xlaims paid for, if greater the	= han 3. er (excludin	g electronically	filed sequence	or computer	al 50
listings under 37 CFR 1.52(e)), the application size fee due is \$250 (\$125 for small entity) for each additional 50	Indep. Claims - 3 or HP= HP = highest number of 3. APPLICATION SIZE If the specification and of listings under 37	findependent c FEE drawings exco	x laims paid for, if greater teed 100 sheets of pap)), the application size	= han 3. er (excludin e fee due is	g electronically \$250 (\$125 for	filed sequence small entity) fo	or computer or each additiona	al 50
listings under 37 CFR 1.52(e)), the application size fee due is \$250 (\$125 for small entity) for each additional 50 sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s). Total Sheets Extra Sheets Number of each additional 50 or fraction thereof Fee (\$) Fee Paid (\$)	Indep. Claims - 3 or HP= HP = highest number of 3. APPLICATION SIZE If the specification and of listings under 37 sheets or fraction	= findependent c FFE drawings excorprof 7 CFR 1.52(e) n thereof. See	x laims paid for, if greater the ded 100 sheets of papel)), the application size a 35 U.S.C. 41(a)(1)(4)	han 3. er (excluding fee due is G) and 37 C	g electronically \$250 (\$125 for FR 1.16(s).	small entity) fo	r each additiona	
listings under 37 CFR 1.52(e)), the application size fee due is \$250 (\$125 for small entity) for each additional 50 sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s).	Indep. Claims - 3 or HP= HP = highest number of 3. APPLICATION SIZE If the specification and of listings under 37 sheets or fraction Total Sheets	findependent c FEE drawings excr 7 CFR 1.52(e n thereof. Ser Extra She	x laims paid for, if greater the decision of papes and size and si	= han 3. er (excludin e fee due is G) and 37 C feach add	g electronically \$250 (\$125 for FR 1.16(s). litional 50 or 1	small entity) for	r each additiona	Fee Paid (\$)
listings under 37 CFR 1.52(e)), the application size fee due is \$250 (\$125 for small entity) for each additional 50 sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s). Total Sheets	Indep. Claims - 3 or HP= HP = highest number of 3. APPLICATION SIZE If the specification and of listings under 37 sheets or fraction Total Sheets - 100	findependent c FEE drawings excr 7 CFR 1.52(e n thereof. Ser Extra She	x laims paid for, if greater the decision of papes and size and si	= han 3. er (excludin e fee due is G) and 37 C feach add	g electronically \$250 (\$125 for FR 1.16(s). litional 50 or 1	small entity) for	r each additiona	Fee Paid (\$) =
listings under 37 CFR 1.52(e)), the application size fee due is \$250 (\$125 for small entity) for each additional 50 sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s). Total Sheets	Indep. Claims - 3 or HP= HP = highest number of 3. APPLICATION SIZE If the specification and continuous sheets or fraction Total Sheets - 100 4. OTHER FEE(S)	findependent c FEE drawings excu 7 CFR 1.52(e n thereof. See Extra She	x laims paid for, if greater the ded 100 sheets of paper by the application size a 35 U.S.C. 41(a)(1)(4) eets / 50 =	er (excludin er (excludin e fee due is G) and 37 C f each add (round up	g electronically \$250 (\$125 for FR 1.16(s). iitional 50 or f to a whole nu	small entity) for	r each additiona	Fee Paid (\$) =
listings under 37 CFR 1.52(e)), the application size fee due is \$250 (\$125 for small entity) for each additional 50 sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s). Total Sheets Extra Sheets Number of each additional 50 or fraction thereof Fee (\$) Fee Paid (\$) - 100 = / 50 = (round up to a whole number) x = 4. OTHER FEE(S) Non-English Specification, \$130 fee (no small entity discount)	Indep. Claims - 3 or HP= HP = highest number of 3. APPLICATION SIZE If the specification and of listings under 37 sheets or fraction Total Sheets - 100 4. OTHER FEE(S) Non-English Specification	findependent c FEE drawings exce 7 CFR 1.52(e n thereof. See Extra She =	x laims paid for, if greater the ded 100 sheets of paper by)), the application size a 35 U.S.C. 41(a)(1)(4) eets Number of 100 / 50 = 1100 fee (no small entities)	er (excludin er (excludin e fee due is G) and 37 C feach add (round up	g electronically \$250 (\$125 for FR 1.16(s). litional 50 or f to a whole nu	small entity) for	r each additiona	Fee Paid (\$) = Fees Paid (\$)
listings under 37 CFR 1.52(e)), the application size fee due is \$250 (\$125 for small entity) for each additional 50 sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s). Total Sheets Extra Sheets Number of each additional 50 or fraction thereof Fee (\$) Fee Paid (\$) - 100 = / 50 = (round up to a whole number) x = 4. OTHER FEE(S) Fees Paid (\$)	Indep. Claims - 3 or HP= HP = highest number of 3. APPLICATION SIZE If the specification and of listings under 37 sheets or fraction Total Sheets - 100 4. OTHER FEE(S) Non-English Specification	findependent c FEE drawings exce 7 CFR 1.52(e n thereof. See Extra She =	x laims paid for, if greater the ded 100 sheets of paper by)), the application size a 35 U.S.C. 41(a)(1)(4) eets Number of 100 / 50 = 1100 fee (no small entities)	er (excludin er (excludin e fee due is G) and 37 C feach add (round up	g electronically \$250 (\$125 for FR 1.16(s). litional 50 or f to a whole nu	small entity) for	r each additiona	Fee Paid (\$) = Fees Paid (\$)
listings under 37 CFR 1.52(e)), the application size fee due is \$250 (\$125 for small entity) for each additional 50 sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s). Total Sheets	Indep. Claims - 3 or HP= HP = highest number of 3. APPLICATION SIZE If the specification and clistings under 37 sheets or fraction Total Sheets - 100 4. OTHER FEE(S) Non-English Specification Other (e.g., late	findependent c FEE drawings exce 7 CFR 1.52(e n thereof. See Extra She =	x laims paid for, if greater the ded 100 sheets of paper by)), the application size a 35 U.S.C. 41(a)(1)(4) eets Number of 100 / 50 = 1100 fee (no small entities)	er (excludin er (excludin e fee due is G) and 37 C feach add (round up	g electronically \$250 (\$125 for FR 1.16(s). litional 50 or f to a whole nu	small entity) for	r each additiona	Fee Paid (\$) = Fees Paid (\$)
listings under 37 CFR 1.52(e)), the application size fee due is \$250 (\$125 for small entity) for each additional 50 sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s). Total Sheets Extra Sheets Number of each additional 50 or fraction thereof Fee (\$) Fee Paid (\$) - 100 = / 50 = (round up to a whole number) x = 4. OTHER FEE(S) Non-English Specification, \$130 fee (no small entity discount)	Indep. Claims - 3 or HP= HP = highest number of 3. APPLICATION SIZE If the specification and clistings under 37 sheets or fraction Total Sheets - 100 4. OTHER FEE(S) Non-English Specification Other (e.g., late	findependent c FEE drawings exce 7 CFR 1.52(e n thereof. See Extra She =	x laims paid for, if greater the ded 100 sheets of paper by)), the application size a 35 U.S.C. 41(a)(1)(4) eets Number of 100 / 50 = 1100 fee (no small entities)	er (excludin er (excludin e fee due is G) and 37 C feach add (round up	g electronically \$250 (\$125 for FR 1.16(s). litional 50 or f to a whole nu	small entity) for	r each additiona	Fee Paid (\$) = Fees Paid (\$)
listings under 37 CFR 1.52(e)), the application size fee due is \$250 (\$125 for small entity) for each additional 50 sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s). Total Sheets Extra Sheets Number of each additional 50 or fraction thereof Fee (\$) Fee Paid (\$) - 100 = / 50 = (round up to a whole number) x = 4. OTHER FEE(S) Non-English Specification, \$130 fee (no small entity discount) Other (e.g., late filing surcharge): Request to Correct Inventorship	Indep. Claims - 3 or HP= HP = highest number of 3. APPLICATION SIZE If the specification and of listings under 37 sheets or fraction Total Sheets - 100 4. OTHER FEE(S) Non-English Spector (e.g., late	findependent c FEE drawings exce 7 CFR 1.52(e n thereof. See Extra She =	x laims paid for, if greater the ded 100 sheets of paper by)), the application size a 35 U.S.C. 41(a)(1)(4) eets Number of 100 / 50 = 1100 fee (no small entities)	er (excludin er (excludin e fee due is G) and 37 C feach add (round up	g electronically \$250 (\$125 for FR 1.16(s). litional 50 or f to a whole nu) ip	small entity) for raction there mber) x	r each additiona	Fee Paid (\$) = Fees Paid (\$) 130.00

This collection of information is required by 37 CFR 1.136. 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 30 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 this form, call 1-800-PTO-9199 (1-800-786-9199) and select option 2.

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

Examiner:

Christopher A. REVAK

Yigal Mordechai EDERY, et al.

Serial No.: 09/861,229

Art Unit:

2131

Filed:

May 17, 2001

Title:

MALICIOUS MOBILE CODE RUNTIME MONITORING SYSTEM AND

METHODS

Commissioner for Patents P.O. Box 1450

Alexandria, VA 22313-1450

REQUEST TO CORRECT INVENTORSHIP

Sir:

Please amend the inventorship to add Shlomo Touboul, Pardesia Israel, citizen of Israel as an inventor.

Respectfully Submitted,

Dated: June 21, 2005

SQUIRE, SANDERS & DEMPSEY L.L.P.

600 Hansen Way

Palo Alto, CA 94304-1043

650-856-6500

Marc A. Sockol

Attorney for Applicants

Reg. No. 40,823

CERTIFICATE OF MAILING

I hereby certify that this paper (along with any paper referred to as being attached or enclosed) is being deposited with the United States Postal Service on the date shown below with sufficient postage as first class mail in an envelope addressed to the Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, on

Date: June 21, 2005

M. Janikowski

06/24/2005 CCHAU1

00000059 050150 09861229

01 FC:1464

130.00 DA

In Re Yigal Mordechai Edery, et al.

85428.1

ATTACHMENT A



INVENTOR STATEMENT REGARDING INVENTORSHIP ERROR

The error in inventorship occurred inadvertently. There was no deceptive intention on my part. Therefore, I would like my name to be added to application no. 09/861,229...

Date: March 6, 2005

PaloAlto/76301.1

PTO/SB/01 (08-03)
Approved for use through 07/31/2006. OMB 0651-0032
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

JUN 2 3 2005 THADE NEED

DECLARATION FOR UTILITY OR DESIGN PATENT APPLICATION (37 CFR 1.63)

Under the Paperwork Reduction Act of 1995, no persons are req

□ Declaration Submitted OR With Initial Filing

⊠Declaration Submitted after Initial Filing (surcharge (37 CFR 1.16 (e)) required)

Attorney Docket Numb	per 43426.00014		
First Named Inventor	Yigal EDERY		
	COMPLETE IF KNOWN		
Application Number	09/861,229		
Filing Date	May 17, 2001		
Art Unit	2152		
Examiner Name	Unknown		

I hereby declare that:								
Each inventor's resider	nce, mailing address, and c	itizenship are as stated b	elow next to thei	r name.				
	I believe the inventor(s) named below to be the original and first inventor(s) of the subject matter which is claimed and for which a patent is sought on the invention entitled:							
MALICIOUS MOE	MALICIOUS MOBILE CODE RUNTIME MONITORING SYSTEM AND METHODS							
the specification of which	1 (Title of t	the Invention)						
is attached hereto								
OR ·								
☑ was filed on (MM/DE	☑ was filed on (MM/DD/YYYY)							
Application Number	Application Number 09/861,229 and was amended on (MM/DD/YYYY) (if applicable).							
I hereby state that I have re- amended specifically referre	eviewed and understand the co	contents of the above identi	fied specification.	including the clain	1s, as			
continuation-in-part applicati	I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR 1.56, including for continuation-in-part applications, material information which became available between the filing date of the prior application and the national or PCT international filing date of the continuation-in-part application.							
I hereby claim foreign priority benefits under 35 U.S.C. 119(a)-(d) or (f), or 365(b) of any foreign application(s) for patent, inventor's or plant breeder's rights certificate(s), or 365(a) of any PCT international application which designated at least one country other than the United States of America, listed below and have also identified below, by checking the box, any foreign application for patent, inventor's or plant breeder's rights certificate(s), or any PCT international application having a filing date before that of the application on which priority is claimed.								
Prior Foreign Application Number(s)	Country	Foreign Filing Date	Priority Not Claimed	Certified Copy	Attached?			
Number(s)	Country	(MM/DD/YYYY)	Not Claimed	YES	NO			
Additional familian analisasis								

[Page 1 of 3]

[Page 1 of 3]

This collection of information is required by 35 U.S.C. 115 and 37 CFR 1.63. 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 21 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. 80x 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.

PTC/SB/01 (08-08)
Approved for use through 07/31/2006, OMB 0551-0032
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

Under the Paperwork Reduction Act of 1995, no per-						
Direct all correspondence to:	er Number	30	256	OF	Corresponde	nçe address belo
Name						
Address :						
City	State	,	,		ZIP	
Country		Tel	sphone		Fax	
I hereby declare that all statements made herein of believed to be true; and further first these statement punishable by firm or imprisonment, or both, under application or any patent issued thereon.	15 were made w	ith the knowl	edge that wil	Iful felse s	statements and the like	e so made are
NAME OF SOLE OR FIRST INVENTOR:		A.	etition has	been file	ed for this unsigned	inventor
Given Name Yigal Mordecha (first and middle [if any])	i		amily Nam Sumame		RY .	
Inventor's Signature				Date	17/4/2005	
Residence: City	State		Count	Ŋ	Citizenship	
Pardesia	N/A		Israel		israel	
Mailing Address Hashikma 11, POB 1115			er	•		• •
City	State		Zip		Country	
- Pardesia	NA		42815		Israei	
NAME OF SECOND INVENTOR:		☐ Apr	tition has t	een file	d for this unsigned i	nventor
Given Name Nimrod Itzhak first and middle [if any])	٠		mily Name Sumame	VER	EO	
nventor's Signature				Date	₹ 1	
Residence: City	State		Country	y	Citizenship	
Boosh Tel-Mond	N/A		Israel		Israel	
failing Address			****		,	
Toshav Mismeret #81			٠		£ 1	reje.
ity	State		Zip		Country	
oosh Tel-Mand	N/A		40695		israel	
Additional inventors or a legal representative are be	ing named on th	1 suppleme	tal sheet(s) F	TO/98/02	2A or 02LR attached her	eto.

[Page 2 of 3]

11.9 JATOT

the desired from the Property and Challe of the Assessment	of el 1994, on maximum ato A	equired to resource	AJ U.S. Peront and Tra-	provéd for up femalk Office nation unites	PTOISEUM (68-08) • Unique DYAM (2008, CMB 085)-2052 U.B. DEPARTMENT OF COMMERCE Incomisions a valid CMB control number.
DECLARAT					
Direct all correspondence to:	Customer Numb	•	30256	QR	Correspondence address below
Name		· · ·			\$
Address		•	,	~~~	
City	·	State		ZIP	
Country	<u></u>		Telephone		Fax
I hereby declare that all statements believed to be true; and further that punishable by fine of imprisonment, application or any patent issued the	these statements were or both, under 18 U.S.	made with the I	cnowledge that willlu	il false atate	ments and the like so made are
name of sole or first in	VENTOR:		A petition has is	een filed k	or this unsigned inventor
Given Name Y (first and middle [if any])	lgal Mordechai		Family Name or Sumame		·
Inventor's Signature				Dațe	
Residence: City		State	Country	, '- '	Citizenskip
Pardeela		NA	<u>israel</u>		Israel
Mailing Address Hashikma 11, POB 1115		ѷ.			
City		State	Zip		Country
Pardesia		N/A	42815		larae)
NAME OF SECOND INVENTO	R:		A petition has be	en filed fo	r this unsigned inventor
Given Name Ni (first and middle [if any))	mrod itzhak	·	Family Name	VERED	
Inventor's Signature	47		,	P / R	15/05
Residence: City		State	Country		Citizenship
Godsh Tel-Mond		N/A	larael		Israel
Mailing Address Moshav Mismeret #81				•	to the state of th
City		State	Zip		Country
Boosh Tel-Mand		NA	40695		israel

ATTACHMENT A

SA.9 JATOT

Under the Reservor's Reduction Ast of 10s	75. no astrone are required	Aspic U.S. Patent and Traden to recent to 4 spisolies of incom-	oved far use through 07/81/2000, OMG 0861-0002 rack Office; U.B. DEPARTMENT OF COMMERCS multipourliess is controlly a valid OME control furnish		
DECLARATION	·	ADDITIONAL INVENTOR Supplemental Sheet	ì		
Name of Additional inventor, If a	iny	A polition has been filed for this unsigned inventor			
Given Name (first and mid	de Narwi)	Family Name or Sumame			
Drudd R.		KROLL			
Inventor's Signature	Left.		Den May 8, 2005		
Residence: Cley San Jose	Stone CA	Country	Citizeniship		
Malling Address 4850 Kingbrook D	rive				
Malifeg Address	,				
City San Jose	STREET CA	200 20194	GOWITH		
Name of Additional Inventor, if a	лу	A position has been siled for this unsigned inventor			
Given Name (first and mid-	die (17 ecyd)	Family Name or Surname			
Shioma		TOUTOUL			
giàragnio juneusoca	Selen	MARCH 6, 2005			
Residence: City Kalar-Haim	State RA	Country James	Citizenship (gradi		
Mailing Address					
Meling Address		<u> </u>			
City Kefter-Heim	State N/A	Z2p 42945	Country israel		
Name of Additional Inventor, if a	ny	A petition has been	fled for this unsigned inventor		
Styan Name (first and mid-	Se RI 16YD	Farnity Name or Sumane			
leventor's Eigneture			Crate		
Residence: City	Starte	Courtery	Chisenship		
Multima Address					
Meiling Address					
City	State	Z0p	Country		
take 21 influtes to complete, including gath word the individual case. Any semments on	ering, propering, and subt	rilling the completes application	set to obtain or retain a benefit by the public which and 37 CFR 1.14. This collosion is estimated to on form to the USPTO. Time will vary depending dior suggestions for micholog his burden, should minera, P.O. Box 1450, Alexandria, VA 22313- sioner for Patents, P.O. Box 1459, Alexandria,		

if you need explanate in complainty the famil, self 1-940-PTQ-9189 (1-900-766-9189) and select option 2.

03-HHY-2005 11/33 FROM FINDAN SOFTWARE TO 8814887492035 P.02

ATTACHMENT A

PTO/SB/02A (09-04)
Approved for use through 07/31/2006. 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 contains a valid OMB control number

DECLARATION

ADDITIONAL INVENTOR(S) Supplemental Sheet

Page 3 of 3

Name of Additional Inventor, if any			A petition has been filed for this unsigned inventor		
Given Name (first and middle [if any])			Family Name or Surname		
David R.		KROLL			
Inventor's X			Date		Date
Residence: City San Jose	CA State	c	USA		USA Citizenship
Mailing Address 4856 Kingbrook Driv	/e				
Mailing Address					
City San Jose	CA State	ZI	95124 IP	Cou	untry
Name of Additional Inventor, if an	у	ĺ	☐ A petition has been file	d for ti	his unsigned inventor
Given Name (first and middle	e [if any])	\perp	F	amily I	Name or Surname
Shlomo		TOUBOUL			
Inventor's Signature	Selle			ļ	MARCH 6, 2005
Residence: City Kefar-Haim	State N/A	Co	ountry ^{israel}		Citizenship Israel
Mailing Address					
Mailing Address					
City Kefar-Haim Si	tate N/A	Zij	p 42945	Cou	ntry Israel
Name of Additional Inventor, if any	y	☐ A petition has been filed for this unsigned inventor			
Given Name (first and middle	[if any])	Family Name or Surname			
Inventor's Signature					Date
Residence: City	State	Co	untry	وا	Citizenship
Mailing Address					· · · · · · · · · · · · · · · · · · ·
Mailing Address					
City	State		Zip	Cou	intry

This collection of information is required by 35 U.S.C. 115 and 37 CFR 1.63. 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 21 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 (1-800-786-9199) and select option 2.

OIPE	gractitioner's Docket No43426.00014	PATENT
JUN 2 3 2005	IN THE UNITED STATES PATENT AND TRADEMARI	(OFFICE
BADEMAG	Application No.: 09/861,229 Group No.: 2131 Filed: May 17, 2001 Examiner: Christopher For: MALICIOUS MOBILE CODE RUNTIME MONITORING	
	Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450	
	ASSENT OF ASSIGNEE TO CORRECTION AND/OR ADDITION OF INVENTOR(S)	
	Finjan Software, Ltd.	
	(type or print name of assignee) Citco Building, Giborai Israel St	reet
	Address South Netanya, Israel 42504	
	Assignment	
	March 14, 2002 Reel 012748	
	Frame	

CERTIFICATE OF MAILING/TRANSMISSION (37 C.F.R. § 1.8(a))

☐ FORM PTO 1595 is attached. Assignee hereby assents to the correction of inventorship filed

I hereby certify that this correspondence is, on the date shown below, being:

MAILING

☐ recorded herewith

deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to the Commissioner for Patents, P.O. Box 1450 Alexandria, VA 22313-1450

Date: Jue 21, 2005

A herewith. □ on _

FACSIMILE

☐ transmitted by facsimile to the Patent and Trademark Office.

☐ A separate ☐"ASSIGNMENT" (DOCUMENT) COVER SHEET is at-

or

Signature

Marc A. Sockol, Reg. No. 40,823

(type or print name of person certifying)

(Assent of Assignee to Correction and/or Addition of Inventor(s) [9-23]—page 1 of 2)

ATTACHMENT A

ASSIGNEE STATEMENT

A "STATEMENT UNDER 37 C.F.R. § 3.73(b)" is attached.

Signature

Shlomo Touboul, President and CEO

(type or print name and title of person authorized to sign on behalf of assignee)

(Assent of Assignee to Correction and/or Addition of Inventor(s) [9-23]—page 2 of 2)

(Rel.95—7/03 Pub.605)

FORM 9-23 ATTACHMENT A

9-16-1

PTO/SB/96 (09-04)
Approved for use through 07/31/2006. OMB 0651-0031
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

JUN 5 3 5002 RADEWS

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. STATEMENT UNDER 37 CFR 3.73(b)

Application No./Patent No.: 09/861,229	Filed/Issue Date: May 17, 2001
Entitled: MALICIOUS MOBILE CODE RUNTI	ME MONITORING SYSTEM AND METHODS
Finjan Software, Ltd.	, a Corporation
(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, ti	tle, and interest; or
2. an assignee of less than the entire	re right, title, and interest
	its ownership interest is %
in the patent application/patent identified abov	•
	he patent application/patent identified above. The assignment was d Trademark Office at Reel <u>012748</u> , Frame <u>0843</u> , or for which a copy
OR	•
B. A chain of title from the inventor(s), of the shown below:	ne patent application/patent identified above, to the current assignee as
1. From:	То:
The document was recorded in the Reel, Frame, or for w	United States Patent and Trademark Office at hich a copy thereof is attached.
2. From:	То:
The document was recorded in the Reel, or for w	United States Patent and Trademark Office at hich a copy thereof is attached.
3. From:	То:
	United States Patent and Trademark Office at
Reel, Frame, or for w	hich a copy thereof is attached.
☐ Additional documents in the chain of	of title are listed on a supplemental sheet.
Copies of assignments or other documents	in the chain of title are attached
[NOTE: A separate copy (i.e., a true copy of	of the original document(s)) must be submitted to Assignment if the assignment is to be recorded in the records of the
The undersigned (whose title is supplied below) is authorized to act on behalf of the assignee. March 6, 2005
Signature	Date
Shlomo Toykoul	011-972-8-931-5207
Printed or Typed Name	Telephone Number
President and CEO	
Title	•

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. Petent 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.

ATTACHMENT A

	•	ASSIGNMENT	
(1-8)	Insert Name(s) of Inventor(s)	(1) Shlomo TOUBOUL	(2)
		(3)	(4)
		(5)	(6)
		(7)	(8)
	assign, transfer and set over to: Insert name of Assignee	(9) Finjan Software, Ltd.	undersigned agree(s) to assign, and hereby
(10)	Insert state of incorporation of Assignee	(10) Israel	
(11)	Insert address of Assignee	patent applications and patents for every	the entire worldwide right, title, interest, and
(12)	Insert Identification of Invention, such as Title, Case Number or Foreign Application Number	METHODS	RUNTIME MONITORING SYSTEM AND 61,229) for which the undersigned has (have) ited States of America
(13)	Insert Date of Signing of Application	(13) on March 6, 2005	

A CCICNINADAIT

- 1) The undersigned agree(s) to execute all papers necessary in connection with the application and any continuing or division applications thereof and also to execute separate assignments in connection with such applications as the Assignee may deem necessary or expedient.
- 2) The undersigned agree(s) to execute all papers necessary in connection with any interference which may be declared concerning this application or continuation or division thereof and to cooperate with the Assignee in every way possible in obtaining evidence and going forward with such interference.
- 3) The undersigned agree(s) to execute all papers and documents and perform any act which may be necessary in connection with claims or provisions of the International Convention for Protection of Industrial Property or similar agreements.
- 4) The undersigned agree(s) to perform all affirmative acts which may be necessary to obtain a grant of a valid United States patent to the Assignee.
- 5) The undersigned hereby authorize(s) and request(s) the Commissioner for Patents and the duly constituted authorities of foreign countries to issue any and all Letters Patents resulting from said application or any division or divisions or continuing or reissue applications thereof to the said Assignee, its successors and assigns, as Assignee of the entire right, title and interest, and hereby covenants that he has (they have) full right to convey the entire interest herein assigned, and that he has (they have) not executed and will not execute, any agreement in conflict herewith.
 - 6) The undersigned hereby grant(s)

Marc A. Sockol, Reg. No. 40,823; Vidya R. Bhakar, Reg. No. 42,323; Cameron K. Kerrigan, Reg. No. 44,826; David B. Abel, Reg. No. 32,394; Nathan Lane III, Reg. No. 43,738; Michael A. Lechter, Reg. No. 27,350; David E. Rogers, Reg. No. 38,287; William R. Bachand, Reg. No. 34,980; Aaron Wininger, Reg. No. 45,229; Paul J. Meyer 47,791; Douglas H. Goldhush, Reg. No.

ATTACHMENT-A

33,125; Kevin F. Turner, Reg. No. 43,437; Charles E. Runyan, Reg. No. 43,066; Allen J. Moss, Reg. No. 38,567; Sung I. Oh, Reg. No. 45,583; Zhaoyang Li, Reg. No. 46,872; Brian S. Boyer, Reg. No. 52,643; Mark Lupkowski, Reg. No. 49,010; William F. Nixon, Reg. No. 44,262; and Donnie L. Kidd, Reg. No. 50,285.

the power to insert on this assignment any further identification which may be necessary or desirable in order to comply with the rules of the United States Patent and Trademark Office for recordation of this document.

Date	March 6, 2005	(2)
		Shlomo TOUBOUL

PaloAlto/76894.1



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
Alexandra, Virginia 22313-1450
www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/861,229	05/17/2001	Yigal Mordechai Edery	43426.00014 5421	
30256 7	7590 08/15/2005		EXAMINER	
SQUIRE, SANDERS & DEMPSEY L.L.P 600 HANSEN WAY		REVAK, CHRISTOPHER A		
	CA 94304-1043		ART UNIT	PAPER NUMBER
			2131	-
			DATE MAILED: 08/15/200	5

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





UNITED STATES DEPARTMENT OF COMMERCE U.S. Patent and Trademark Office

Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR / PATENT IN REEXAMINATION	ATTORNEY DOCKET NO.
CONTROL NO.		PATENT IN NELAMINATION	<u> </u>

EXAMINER

ART UNIT PAPER

081105

DATE MAILED:

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

Commissioner for Patents

See attached comments concerning the applicant's petition to correct inventorship.

100 1005 1005 Application/Control Number: 09/861,229 Page 2

Art Unit: 2131

RESPONSE TO CORRECTION OF INVENTORSHIP

In response to the applicant's petition filed on August 4, 2005, the Examiner has found the petition to be compliant in order to add an inventive entity and hereby grants the petition.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Christopher A. Revak whose telephone number is 571-272-3794. The examiner can normally be reached on Monday-Friday, 6:30am-3:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ayaz Sheikh can be reached on 571-272-3795. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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).

Christopher Revak Primary Examiner Art Group 2131

(// \ August 11, 2005

ATTACHMENT B

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.

(Also Form PTO-1050)

UNITED STATES PATENT AND TRADEMARK OFFICE CERTIFICATE OF CORRECTION

SERVINION TE OF SOURCESTION			
Pa	ge <u>1</u>	of	1
PATENT NO. : 7,058,822	,		
APPLICATION NO.: 09/861,229			
ISSUE DATE : June 6, 2006			
INVENTOR(S) : MALICIOUS MOBILE CODE RUNTIME MONITORING SYSTEM AND METHO	ODS		
It is certified that an error appears or errors appear in the above-identified patent and that s is hereby corrected as shown below:	aid Lette	rs Pa	tent
IN THE INVENTORS SECTION (75) -			
Please add Shlomo Touboul, Kefar-Haim (IL) after David R. Kroll, San Jose, CA (US).			

MAILING ADDRESS OF SENDER (Please do not use customer number below):

King & Spalding LLP 1700 Pennsylvania Avenue, N.W., Suite 200 Washington, DC 20006

This collection of information is required by 37 CFR 1.322, 1.323, and 1.324. 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 1.0 hour 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: Attention Certificate of Corrections Branch, 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:	14122495		
Application Number:	09861229		
International Application Number:			
Confirmation Number:	5421		
Title of Invention:	MALICIOUS MOBILE CODE RUNTIME MONITORING SYSTEM AND METHODS		
First Named Inventor/Applicant Name:	Yigal Mordechai Edery		
Customer Number:	22918		
Filer:	Dawn-Marie Bey./Jeanne Paolella-Bald		
Filer Authorized By:	Dawn-Marie Bey.		
Attorney Docket Number:	60644-8001.US01		
Receipt Date:	01-NOV-2012		
Filing Date:	17-MAY-2001		
Time Stamp:	10:34:39		
Application Type:	Utility under 35 USC 111(a)		

Payment information:

Submitted with Payment			no					
File Listing	File Listing:							
Document Number	Document Description		File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)		
1	Request for Certificate of Correction	fin0001con1cip1_reqforcertcor	13754390	no	19			
, ,	nequestror certificate or correction		r.pdf	ddf6f2810747f3d90ae13a691a2a57933d1d d6df	Part /.zip	19		
Warnings:								
Information:								

2 Request for Certificate of Correct	Request for Certificate of Correction	fin0001con1cip1_certcorr.pdf	41373	no	1
	· · · · · · · · · · · · · · · · · · ·	3e392edbd824ef7da67ddf52e63aed43c48 35eb7		·	
Warnings:					
Information:					
		Total Files Size (in bytes)	13	795763	

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.

UNITED STATES PATENT AND TRADEMARK OFFICE CERTIFICATE OF CORRECTION

PATENT NO. : 7,058,822 B2 Page 1 of 1

APPLICATION NO. : 09/861229
DATED : June 6, 2006
INVENTOR(S) : Edery et al.

It is certified that error appears in the above-identified patent and that said Letters Patent is hereby corrected as shown below:

Title Page, item [75] INVENTORS -

Add -- Shlomo Touboul, Kefar-Haim (IL) -- after David R. Kroll, San Jose, CA (US).

Signed and Sealed this Twenty-seventh Day of November, 2012

David J. Kappos

Director of the United States Patent and Trademark Office

AO 120 (Rev. 2/99)

TO: Mail Stop 8 Director of the U.S. Patent & Trademark Office

REPORT ON THE FILING OR DETERMINATION OF AN

P.O. Box 1450 Alexandria, VA 22313-1450			ACTION REGARDING A PATENT OR TRADEMARK			
In Compliance with 35 § 290 a	nd/or 15 U.S.C. § 1116 yo	u are hereby adv	ised that a court action has been			
filed in the U.S. District Court	Northern I	District of Califor	on the following X Patents	or Trademarks:		
DOCKET NO.	DATE FILED	U.S. DI	STRICT COURT			
CV 13-03133 SBA PLAINTIFF	07/08/2013		Northern District of Calif DEFENDANT	ornia		
FINJAN, INC.			FIREEYE, INC.			
PATENT OR TRADEMARK NO.	DATE OF PATEN' OR TRADEMARI		HOLDER OF PATENT OR TR	ADEMARK		
1 6,804,780			***SEE COMPLAINT	***		
2 8,079,086						
3 7,975,305						
4 8,225,408 5 7,058,822						
5 7,008,822						
In the abov	e—entitled case, the follow	wing patent(s) ha	ve been included:			
DA TENTE OR		Amendment	Answer Cross Bill	Other Pleading		
PATENT OR TRADEMARK NO.	DATE OF PATEN OR TRADEMARI	B	HOLDER OF PATENT OR TR.	ADEMARK		
1 7,647,633						
2						
3						
4						
5						
	e—entitled case, the follow	wing decision has	s been rendered or judgement issued:			
DECISION/JUDGEMENT						
CLERK		(BY) DEPUTY	CLERK	DATE		
Richard W. Wieking		Jessie Mosley		July 10, 2013		

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

PTO/SB/81A (12-08)
Approved for use through 11/30/2011. OMB 0651-0035
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 - POWER OF ATTORNEY	Patent Number	7,058,822
OR	Issue Date	June 6, 2006
REVOCATION OF POWER OF ATTORNEY	First Named Inventor	Yigal Mordechai EDERY et al.
WITH A NEW POWER OF ATTORNEY AND	Title	Malicious Mobile Code Runtime Monitoring System and Methods
CHANGE OF CORRESPONDENCE ADDRESS	Attorney Docket Number	FIN0001-CON1-CIP1

Ihere	eby revoke all	previous powers of attorne	y given in the ab	ove-ident	ified patent.		
	A Power of Att	torney is submitted herewith.					
OR							
\times		int Practitioner(s) associated w					
	attorney(s) or agent(s) with respect to the patent identified above, and to transact all business in the United States Patent and Trademark Office connected therewith:						115222
OR							L
	I hereby appoi above, and to	int Practitioner(s) named below transact all business in the Ur	v as my/our attorne sited States Patent	y(s) or age and Trade	ent(s) with res emark Office co	pect to the ponnected the	patent identified erewith:
		Practitioner(s) Name			Registratio	n Number	
Ì				***************************************			
Please	=	ange the correspondence address		ed patent to):		
		sociated with the above-mentioned	1 Customer Number.				
0	R.			7			
\times	The address ass	sociated with Customer Number:	115222				
Ol			<u> </u>				
1 1	Firm or Individual Name						
Addres							
City				State		Zip	
Countr							
Teleph				Email			
I am th							1
ļl	,	ownership of the patent.					
	Patent owner.						
	Statement under	r 37 CFR 3.73(b) (Form PTO/SB/9	i6) submitted herewit	า or filed on			`
		SIGNATUR	E of Inventor or Pat	ent Owner			
Signa		Hil Hould	A STATE OF THE PARTY OF THE PAR		Date	10/2	1/13
Name		Phil Hartstein			Telephone	646-568-209	91
Title a	and Company	President, Finjan, Inc.					
	Signatures of all the re is required, see b	ne inventors or patent owners of the enelow*.	antire interest or their re	presentative((s) are required.	Submit multiple	forms if more than one
	*Total of	forms are submitted.					

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 1.34. This collection is estimated to take 3 minutes to complete including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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

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

	STATEMENT UND	ER 37 CFR 3.73(c)
Applicant/Patent Owner: Fin	jan, Inc.	
Application No./Patent No.: _	7,058,822	Filed/Issue Date: June 6, 2006
Titled: Malicious Mobile C	ode Runtime Monitoring System	
Finjan, Inc.	_{, a} corporat	ion
(Name of Assignee)	(Type of Ass	ignee, e.g., corporation, partnership, university, government agency, etc.)
states that, for the patent app	lication/patent identified above, it is	(choose one of options 1, 2, 3 or 4 below):
1. The assignee of the e	entire right, title, and interest.	
2. An assignee of less the	nan the entire right, title, and interes	st (check applicable box):
		%. Additional Statement(s) by the owners account for 100% of the ownership interest.
There are unspec right, title and interest		e other parties, including inventors, who together own the entire
Additional Stateme		alance of the interest <u>must be submitted</u> to account for the entire
	ndivided interest in the entirety (a conventors, who together own the enti	omplete assignment from one of the joint inventors was made). re right, title, and interest are:
Additional Stateme right, title, and interes		llance of the interest <u>must be submitted</u> to account for the entire
		skruptcy, probate), of an undivided interest in the entirety (a document(s) showing the transfer is attached.
The interest identified in option	n 1, 2 or 3 above (not option 4) is e	evidenced by either (choose one of options A or B below):
		tion/patent identified above. The assignment was recorded in, Frame, or for which a copy
B. A chain of title from the	ne inventor(s), of the patent applicat	tion/patent identified above, to the current assignee as follows:
1. From: Yigal M. I	Edery, Nimrod I. Vered, David R.	Kroll _{To:} Finjan Software, Ltd.
	ent was recorded in the United States 85 , Frame 0070 , o	tes Patent and Trademark Office at r for which a copy thereof is attached. To: Finjan Software, Ltd.
	ent was recorded in the United Star	tes Patent and Trademark Office at r for which a copy thereof is attached.

[Page 1 of 2]

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, Ú.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.

STATEMENT UNDER 37 CFR 3.73(c)					
3. From: Finjan Software, Ltd.	To: Finjan, Inc.				
The document was recorded in the United	States Patent and Trademark Office at				
Reel <u>023556</u> , Frame <u>0853</u>	_, or for which a copy thereof is attached.				
4. From:	_ To:				
The document was recorded in the United	States Patent and Trademark Office at				
Reel, Frame	_, or for which a copy thereof is attached.				
5. From:	_ To:				
The document was recorded in the United	States Patent and Trademark Office at				
Reel, Frame	_, or for which a copy thereof is attached.				
6. From:	_ To:				
The document was recorded in the United	States Patent and Trademark Office at				
Reel, Frame	_, or for which a copy thereof is attached.				
Additional documents in the chain of title are listed	on a supplemental sheet(s).				
As required by 37 CFR 3.73(c)(1)(i), the documentar assignee was, or concurrently is being, submitted for	y evidence of the chain of title from the original owner to the recordation pursuant to 37 CFR 3.11.				
	inal assignment document(s)) must be submitted to Assignment				
Division in accordance with 37 GFR 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	d to act on behalf of the assignee.				
/Dawn-Marie Bey/	October 21, 2013				
Signature	Date				
Dawn-Marie Bey, Bey & Cotropia PLLC					
Printed or Typed Name Title or Registration Number					

[Page 2 of 2]

Electronic Acknowledgement Receipt						
EFS ID:	17180398					
Application Number:	09861229					
International Application Number:						
Confirmation Number:	5421					
Title of Invention:	MALICIOUS MOBILE CODE RUNTIME MONITORING SYSTEM AND METHODS					
First Named Inventor/Applicant Name:	Yigal Mordechai Edery					
Customer Number:	22918					
Filer:	Dawn-Marie Bey./Jeanne Paolella-Bald					
Filer Authorized By:	Dawn-Marie Bey.					
Attorney Docket Number:	60644-8001.US01					
Receipt Date:	21-OCT-2013					
Filing Date:	17-MAY-2001					
Time Stamp:	14:34:21					
Application Type:	Utility under 35 USC 111(a)					

Payment information:

Submitted with I	Payment	no			
File Listing:					
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1	Power of Attorney	7058822 executed poa.pdf	1392943	no	1
·			4c42ada67aeeaf865df1093c13bb9ed6ede 7e6c3		·
Warnings:					
Information:					

2	Assignee showing of ownership per 37 CFR 3.73.	7058822_executed_373b.pdf -	83918	no	2
2		7 030022_excedica_3/3b.pdi	aaf73c459fd4a5659ade5965781bff46284e 15a0		
Warnings:					
Information:					
		Total Files Size (in bytes)	14	76861	

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.



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address COMMISSIONER FOR PATENTS P.O. Box 1430 Alexandria, Virginia 22313-1450 www.uspto.gov

Bib Data Sheet

CONFIRMATION NO. 5421

SERIAL NUMBER 09/861,229	FILING OR 371(c) DATE 05/17/2001 RULE		_ASS 713	GRO	UP AR ¹ 2131	T UNIT	D	ATTORNEY OCKET NO. 44-8001.US01
Nimrod Itzhak David R. Kroll, ** CONTINUING DA	ai Edery, Pardesia, ISRA Vered, Goosh Tel-Mond San Jose, CA; (A ************************************	, ISRAEL; *						
and is a CIP of and is a CIP of ** FOREIGN APPLIC IF REQUIRED, FORE ** 07/18/2001	09/539,667 03/30/2000 09/551,302 04/18/2000 ATIONS ************************************	PAT 6804 PAT 6480	1780 0962					
met Verified and	yes no no Met af Allowance Aminer's Signature		STATE OR COUNTRY ISRAEL	DRA	ETS WING 0	TOT. CLAI 76	MS	INDEPENDENT CLAIMS 11
ADDRESS 115222 TITLE								
MALICIOUS MOBILE	CODE RUNTIME MON	IITORING	SYSTEM AN	ID MET	THODS			
RECEIVED No.	S: Authority has been gi to charge/cr for following	edit DEPO	per PSIT ACCOU	NT	1.1 time)	6 Fees (7 Fees (8 Fees (Proce	essing Ext. of
				, control control		,		and the second s



UNITED STATES PATENT AND TRADEMARK OFFICE

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

APPLICATION NUMBER 09/861,229

FILING OR 371(C) DATE 05/17/2001

FIRST NAMED APPLICANT Yigal Mordechai Edery ATTY. DOCKET NO./TITLE 60644-8001.US01

CONFIRMATION NO. 5421 POWER OF ATTORNEY NOTICE

Date Mailed: 10/23/2013

PERKINS COIE LLP - PAO General P.O. BOX 1247 SEATTLE, WA 98111-1247

NOTICE REGARDING CHANGE OF POWER OF ATTORNEY

This is in response to the Power of Attorney filed 10/21/2013.

• 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).

/rbell/

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 Patent and Trademark Office Address: COMMISSIONER FOR PATENTS PALEXANDRA Virginia 22313-1450 www.uspto.gov

POA ACCEPTANCE LETTER

APPLICATION NUMBER 09/861,229

FILING OR 371(C) DATE 05/17/2001

FIRST NAMED APPLICANT Yigal Mordechai Edery ATTY. DOCKET NO./TITLE 60644-8001.US01

CONFIRMATION NO. 5421

115222 Bey & Cotropia PLLC (Finjan Inc.) 213 Bayly Court Richmond, VA 23229



Date Mailed: 10/23/2013

NOTICE OF ACCEPTANCE OF POWER OF ATTORNEY

This is in response to the Power of Attorney filed 10/21/2013.

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

/rbell/

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

AO 120 (Rev. 2/99)

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

Richard W. Wieking

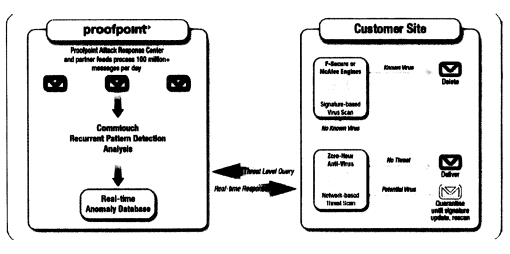
REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

	: '4 25 0 200 1/ 15 L		
		S.C. § 1116 you are hereby advised th A on the following	X Patents or Trademarks:
DOCKET NO.	DATE FILED	U.S. DISTRICT COURT	— Italian
CV 13-05808 DMR	12/16/2013		ay St., Suite 400S, Oakland, CA 94612
PLAINTIFF FINJAN INC		DEFENDANT PROOFPOINT INC	
rinjan inc		FROOFFOINT IN	CELAL
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PA	ATENT OR TRADEMARK
17,058,822			
² 7, 647, 633	SEE ATTACHED		
36, 154, 844			·
47,975,305			
58,325,408			
In the abov	e—entitled case, the following pa		N. D. W. D. W.
PATENT OR	DATE OF PATENT		ross Bill Other Pleading
TRADEMARK NO.	OR TRADEMARK	HOLDER OF PA	ATENT OR TRADEMARK
18,079,086			
28,141,154			
37,613,918			
4			
5			······································
In the abov	e—entitled case, the following de	ecision has been rendered or judgemen	nt issued:
DECISION/JUDGEMENT			
CLERK	(BY)	DEPUTY CLERK	DATE

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

Valerie Kyono

December 17, 2013



See WP-Proofpoint-Close-the-Zero-Hour-Gap (attached as Exhibit I).

- 38. Proofpoint's Targeted Attack Protection and Malware Analysis Service (also known as Next Generation Detection) allow unknown malicious attacks that are missed by traditional signature based detection to be caught. Proofpoint's Malware Analysis Service utilizes anomalytics to identify suspicious files and begins the process of analyzing the files in a sandbox for signs of a malware attack. DS-Proofpoint-Targeted-Attack-Protection (attached as Exhibit J).
- 39. On September 5, 2013, a wholly-owned subsidiary of Proofpoint merged with and into Armorize Technologies, Inc. ("Armorize"), with Armorize surviving as a wholly-owned subsidiary of Proofpoint. Armorize develops and markets SaaS anti-malware products and real-time dynamic detection of next generation threats. Proofpoint Form 10-Q (attached as Exhibit K).
- 40. Proofpoint paid \$25,000,000 in cash for Armorize and has been utilizing Armorize technologies in Proofpoint's products for nearly a year before the acquisition. See Proofpoint, Inc. to Acquire Armorize Technologies, Inc.pdf (attached as Exhibit L). Armorize products include HackAlert Anti-Malware, CodeSecure Automated Static Source Code Analysis and SmartWAF Web Application Firewall. Information concerning these products is shown below:

R

Delivers formal static source code analysis and software verification on a plug- and-pluy appliance

destribles critical security vulnerabilities throughout development

Facilitates proactive Web application vulnerability remediation

implements built-in compiler technology for increased accuracy and speed

Deploys as browser-accessible appliance to ensure zero software installation overhead

Exports senterprise, consulting and SaaS deployments

HackAlert TM

Web Malware Monitoring and Alerting SaaS

Monitors subscriber websites 24x/7 for malicious code injection and malware Drive-by-Downloads

identifies malware download file type, source and destination on target PC

Supports automated and on-demand website crawling as well as individual URL scans

Generates console, SMS and Email alerts upon malware injection or defacement

Represents a critical component of Web application incident Response process

Protects business and customers from Drive-by-Downloads

SmartWAF TM

Defends network perimeter at the Web application layer

Protects against attacks that target vulnerable Web applications

Protects website, corporate resources and end-users

Supports all major Web servers and operating systems

implements chuster management through a centralized Web console

imports CodeSecuse* scan results for immediate vulnerable entry point protection

See Armorize Technologies End-to-End Web Application Security (attached as Exhibit M).

41. Armorize, now integrated into Proofpoint, uses, sells, offers for sale, and/or imports into the United States and this District products and services that utilize HackAlert Anti-Malware, CodeSecure Automated Static Source Code Analysis and SmartWAF Web Application Firewall, including but not limited to the following: HackAlert Suite, HackAlert Website Monitoring, HackAlert Safe Impressions, HackAlert SafeImpressions, HackAlert CodeSecure, HackAlert Vulnerability Assessment and SmartWAF.

COMPLAINT FOR PATENT INFRINGEMENT

42. HackAlert is a service that analyzes, detects, prevents, and mitigates malware infections in online advertisements, documents and e-mails. HackAlert focuses on scanning for zero-day malware and exploits used in Advanced Persistent Threat ("APT") attacks, which are undetectable by typical virus or malware scanners. HackAlert's sandbox analyzes these zero-day exploits and APT, such as malicious binaries, document exploits (PDF, Word, Excel, PowerPoint, Flash), Java exploits, browser exploits, drive-by downloads and click-to downloads. *See* Take APT Malware By Storm (attached as Exhibit N).

- 43. CodeSecure is an automatic static code analysis platform that identifies security vulnerabilities and works with SmartWAF and HackAlert to provide vulnerability entry point protection. CodeSecure identifies vulnerabilities such as Cross Site Scripting, File Inclusion, Malicious File Execution, Information Leakage and SQL Injection. CodeSecure checks for vulnerabilities based on algorithms to determine behavior outcomes of input data. *See* CodeSecure (attached as Exhibit O).
- 44. SmartWAF is a web application firewall. It defends against web application attacks such as SQL Injection, Cross Site Scripting, Cross Site Request Forgery, Cookie Tampering, Directory Indexing, Information Leakage, Content Spoofing, Application Fingerprinting and Web Server Fingerprinting. SmartWAF may also integrate with CodeSecure by importing source code analysis findings and reconfiguring its rule set to block web application exploits targeted at vulnerabilities identified by CodeSecure.
- 45. Armorize deploys a developers' API for HackAlert Scanning and Forensics Extraction for Malware. With the API, developers can detect malware not normally caught by normal anti-virus technologies, such as zero-day exploits or Advanced Persistent Threats; automatically induce malware behavior and collect forensics information; and scan individual URLs for Web malware,

such as drive-by downloads and click-to downloads, and generate trackbacks, exploitation steps,

JavaScript execution and malware execution. See APT-malware-malvertising-scanning-api (attached as Exhibit P).

DEFENDANT'S INFRINGEMENT OF FINJAN'S PATENTS

- 46. Defendants have been and are now infringing the '822 Patent, the '633 Patent, the '844 Patent, the '305 Patent, the '408 Patent, the '086 Patent, the '154 Patent and the '918 Patent (collectively "the Patents-In-Suit") in this judicial District, and elsewhere in the United States by, among other things, making, using, importing, selling, and/or offering for sale the claimed systems and methods that utilize Proofpoint's Zero-Hour Threat Detection, Proofpoint's Malware Analysis Service, Proofpoint's Targeted Attack Protection, HackAlert, and CodeSecure, including without limitation on Proofpoint Enterprise Protection, Proofpoint's Targeted Attack Protection, Proofpoint Essentials, Proofpoint Protection Server, Proofpoint Messaging Security GatewayHackAlert Suite, HackAlert Website Monitoring, HackAlert Safe Impressions, HackAlert SafeImpressions, HackAlert CodeSecure, HackAlert Vulnerability Assessment and SmartWAF..
- 47. In addition to directly infringing the Patents-In-Suit pursuant to 35 U.S.C. § 271(a) either literally or under the doctrine of equivalents, Defendants indirectly infringe the '822 Patent, the '633 Patent, the '844 Patent, the '305 Patent, the '408 Patent, the '086 Patent and the '918 Patent pursuant to 35 U.S.C. § 271(b) by instructing, directing and/or requiring others, including its users and developers, to perform all or some of the steps of method claims of the Patents-In-Suit, either literally or under the doctrine of equivalents.

COUNT I (Direct Infringement of the '822 Patent pursuant to 35 U.S.C. § 271(a))

48. Finjan repeats, realleges, and incorporates by reference, as if fully set forth herein, the allegations of the preceding paragraphs, as set forth above.

COMPLAINT FOR PATENT INFRINGEMENT

g

- 49. Defendants have infringed and continue to infringe one or more claims of the '822 Patent in violation of 35 U.S.C. § 271(a).
- 50. Defendants' infringement is based upon literal infringement or, in the alternative, infringement under the doctrine of equivalents.
- 51. Defendants' acts of making, using, importing, selling, and/or offering for sale infringing products and services have been without the permission, consent, authorization or license of Finjan.
- 52. Defendants' infringement includes, but is not limited to, the manufacture, use, sale, importation and/or offer for sale of Defendants' products and services, including but not limited to HackAlert, Proofpoint Malware Analysis Service, and Proofpoint Targeted Attack Protection, which embody the patented invention of the '822 Patent.
- 53. As a result of Defendants' unlawful activities, Finjan has suffered and will continue to suffer irreparable harm for which there is no adequate remedy at law. Accordingly, Finjan is entitled to preliminary and/or permanent injunctive relief.
- 54. Defendants' infringement of the '822 Patent has injured and continues to injure Finjan in an amount to be proven at trial.

COUNT II (Indirect Infringement of the '822 Patent pursuant to 35 U.S.C. § 271(b))

- 55. Finjan repeats, realleges, and incorporates by reference, as if fully set forth herein, the allegations of the preceding paragraphs, as set forth above.
- 56. Defendants have induced and continue to induce infringement of at least claims 1-3, 4-8, and 16-27 of the '822 Patent under 35 U.S.C. § 271(b).
- 57. In addition to directly infringing the '822 Patent, Defendants indirectly infringe the '822 Patent pursuant to 35 U.S.C. § 271(b) by instructing, directing and/or requiring others, including but not limited to its customers, users and developers, to perform all or some of the steps of the

COMPLAINT FOR PATENT INFRINGEMENT

method claims, either literally or under the doctrine of equivalents, of the '822 Patent, where all the steps of the method claims are performed by either Defendants or their customers, users or developers, or some combination thereof. Defendants have known or have been willfully blind to the fact that they are inducing others, including customers, users and developers, to infringe by practicing, either themselves or in conjunction with Defendants, one or more method claims of the '822 Patent.

- Patent by instructing and encouraging their customers, users and developers to use the HackAlert, Proofpoint Malware Analysis Service, and Proofpoint Targeted Attack Protection. Such instructions and encouragement include, but are not limited to, advising third parties to use the HackAlert, Proofpoint Malware Analysis Service, and Proofpoint Targeted Attack Protection in an infringing manner; providing a mechanism through which third parties may infringe the '822 Patent, specifically through the use of the HackAlert, Proofpoint Malware Analysis Service, and Proofpoint Targeted Attack Protection; advertising and promoting the use of the HackAlert, Proofpoint Malware Analysis Service, and Proofpoint Targeted Attack Protection in an infringing manner; and distributing guidelines and instructions to third parties on how to use the HackAlert, Proofpoint Malware Analysis Service, and Proofpoint Targeted Attack Protection in an infringing manner.
- 59. Defendants provide detailed instructions to their customers and users regarding all aspects of the HackAlert, Proofpoint Malware Analysis Service, and Proofpoint Targeted Attack Protection, including HackAlert Suite, HackAlert Website Monitoring, HackAlert Safe Impressions, HackAlert SafeImpressions, HackAlert Vulnerability Assessment, Proofpoint Enterprise Protection, Proofpoint's Targeted Attack Protection, Proofpoint Essentials (including the packages of Beginner, Business, and Professional), Proofpoint Protection Server, and Proofpoint Messaging Security

Gateway. Examples of these instructions can be found at the Armorize Resource Center (at http://armorize.com/index.php?link_id=product), Armorize Forums / Tutorials, FAQs (at https://armorize.zendesk.com/categories/5972-Tutorials-FAQs-Resources), and Proofpoint Resources (at https://www.proofpoint.com/resources/index.php).

- 60. Proofpoint itself and through its authorized partners regularly provides classroom style training, demonstrations, webinars, and certification programs to help users use Proofpoint Targeted Attack Protection and Malware Analysis Service, including without limitation the following:
 - Webinars on Contextual Security Approach to Protection From Targeted Threats,
 Undetected Threats: Finding and protecting against hundreds of missed attacks,
 Combatting 2013's Most Dangerous Attacks, and Spearing the Spear Phishers: How
 to Reliably Defeat Targeted Attacks. See
 http://www.proofpoint.com/resources/webinars.php (attached as Exhibit Q).
 - Demonstrations including Proofpoint Integrated Product Suite Demo and Proofpoint Enterprise Protection Live Demo. The demonstrations show how to use the Targeted Attack Protection to protect organizations. See http://www.proofpoint.com/resources/demos.php (attached as Exhibit R).
 - Technical Briefs on Proofpoint Zero-Hour Anti-Virus and White Papers on Targeted Attack: The Best Defense, Defense against the Dark Arts: Finding and Stopping Advanced Threats, and Longline Phishing: A New Class of Advanced Phishing Attacks. See http://www.proofpoint.com/resources/white-papers.php (attached as Exhibit S).
 - Proofpoint Education Portal which offers courses in Enterprise Protection
 Accredited Engineer, Enterprise Protection Suite, Enterprise Protection for the
 Administrator, Proofpoint Targeted Attack Protection for End Users, Staying Safe
 on Email, and Enterprise Protection Associate Level Training. See
 http://www.training.proofpoint.com/courses-draft/ (attached as Exhibit T).
 - Proofpoint Education Portal which offers On-Site Training where a group of up to 8 people can be trained live by Proofpoint to use their Protection products. *See* http://www.training.proofpoint.com/classroom-schedule/on-site/ (attached as Exhibit U).
- 61. Proofpoint offers Professional Services, which helps customers design and implement Proofpoint's products onto the customers' network. Professional Services also offers integration, customization, training and maintenance of Proofpoint's products.

COMPLAINT FOR PATENT INFRINGEMENT

 62. Armorize posts tutorials, user guides, troubleshooting and explanations on its online forum on how to use Armorize technology. These include without limitation HackAlert Resources, HackAlert SafeImpression question documents, tutorials on what to do "when a drive-by-download knocks at your door," tutorial on "How to add a website into HackAlert to be monitored," and tutorial on "what to do when receiving an alert." See https://armorize.zendesk.com/categories/5972-Tutorials-FAQs-Resources (attached as Exhibit V).

- 63. Armorize provides the HackAlert V5 API, which encourages developers and customers to use HackAlert with step-by-step instructions on how to integrate into the HackAlert Software. See <u>Armorize Malware Scanning and Forensics Extraction API</u> (attached as Exhibit P).
- 64. Defendants actively and intentionally maintains and updates websites, including Proofpoint.com and Armorize.com, to promote and provide demonstration, instruction and technical assistance for the HackAlert, Proofpoint Malware Analysis Service, and Proofpoint Targeted Attack Protection products, and to encourage customers, users and developers to use the HackAlert, Proofpoint Malware Analysis Service, and Proofpoint Targeted Attack Protection products and practice the methods taught in the '822 Patent.
- 65. Defendants have had knowledge of the '822 Patent at least as of the time they learned of this action for infringement, and by continuing their actions described above, Defendants have had the specific intent to or were willfully blind to the fact that their actions would induce infringement of the '822 Patent.

COUNT III

(Direct Infringement of the '633 Patent pursuant to 35 U.S.C. § 271(a))

66. Finjan repeats, realleges, and incorporates by reference, as if fully set forth herein, the allegations of the preceding paragraphs, as set forth above.

COMPLAINT FOR PATENT INFRINGEMENT

14 15

16

17 18

19

2021

2223

24

2526

2728

67. Defendants have infringed and continue to infringe one or more claims of the '633 Patent in violation of 35 U.S.C. § 271(a).

- 68. Defendants' infringement is based upon literal infringement or, in the alternative, infringement under the doctrine of equivalents.
- 69. Defendants' acts of making, using, importing, selling, and/or offering for sale infringing products and services have been without the permission, consent, authorization or license of Finjan.
- 70. Defendants' infringement includes, but is not limited to, the manufacture, use, sale, importation and/or offer for sale of Defendants' products and services, including but not limited to the HackAlert, Proofpoint Malware Analysis Service, and Proofpoint Targeted Attack Protection, which embody the patented invention of the '633 Patent.
- 71. As a result of Defendants' unlawful activities, Finjan has suffered and will continue to suffer irreparable harm for which there is no adequate remedy at law. Accordingly, Finjan is entitled to preliminary and/or permanent injunctive relief.
- 72. Defendants' infringement of the '633 Patent has injured and continues to injure Finjan in an amount to be proven at trial.

COUNT IV

(Indirect Infringement of the '633 Patent pursuant to 35 U.S.C. §§ 271(b))

- 73. Finjan repeats, realleges, and incorporates by reference, as if fully set forth herein, the allegations of the preceding paragraphs, as set forth above.
- 74. Defendants have induced and continue to induce infringement of at least claims 1-7 and 28-33 of the '633 Patent under 35 U.S.C. § 271(b).
- 75. In addition to directly infringing the '633 Patent, Defendants indirectly infringe the '633 Patent pursuant to 35 U.S.C. § 271(b) by instructing, directing and/or requiring others, including but not limited to its customers, users and developers, to perform all or some of the steps of the

method claims, either literally or under the doctrine of equivalents, of the '633 Patent, where all the steps of the method claims are performed by either Defendants or their customers, users or developers, or some combination thereof. Defendants have known or have been willfully blind to the fact that they are inducing others, including customers, users and developers, to infringe by practicing, either themselves or in conjunction with Defendants, one or more method claims of the '633 Patent.

- Patent by instructing and encouraging their customers, users and developers to use the HackAlert, Proofpoint Malware Analysis Service, and Proofpoint Targeted Attack Protection. Such instructions and encouragement include but are not limited to, advising third parties to use HackAlert, Proofpoint Malware Analysis Service, and Proofpoint Targeted Attack Protection in an infringing manner; providing a mechanism through which third parties may infringe the '633 Patent, specifically through the use of HackAlert, Proofpoint Malware Analysis Service, and Proofpoint Targeted Attack Protection; advertising and promoting the use of HackAlert, Proofpoint Malware Analysis Service, and Proofpoint Targeted Attack Protection in an infringing manner; and distributing guidelines and instructions to third parties on how to use HackAlert, Proofpoint Malware Analysis Service, and Proofpoint Targeted Attack Protection in an infringing manner.
- 77. Defendants provide detailed instruction to its customers and users regarding all aspects of the HackAlert, Proofpoint Malware Analysis Service, and Proofpoint Targeted Attack Protection including, HackAlert Suite, HackAlert Website Monitoring, HackAlert Safe Impressions, HackAlert SafeImpressions, HackAlert Vulnerability Assessment, Proofpoint Enterprise Protection, Proofpoint's Targeted Attack Protection, Proofpoint Essentials (including the packages of Beginner, Business, and Professional), Proofpoint Protection Server, and Proofpoint Messaging Security

Case3:13--v-05808 Document1 Filed12/16/13 age1 of 40 PAUL J. ANDRE (State Bar No. 196585) pandre@kramerlevin.com LISA KOBIALKA (State Bar No. 191404) lkobialka@kramerlevin.com JAMES HANNAH (State Bar No. 237978) jhannah@kramerlevin.com KRAMER LEVIN NAFTALIS & FRANKEL LLP 990 Marsh Road Menlo Park, CA 94025 Telephone: (650) 752-1700 Facsimile: (650) 752-1800 Attorneys for Plaintiff FINJAN, INC. 8 9 IN THE UNITED STATES DISTRICT COURT 10 FOR THE NORTHERN DISTRICT OF CALIFORNIA 11 12 Case No.: FINJAN, INC., 13 Plaintiff, COMPLAINT FOR PATENT 14 **INFRINGEMENT** ٧. 15 PROOFPOINT, INC. AND ARMORIZE DEMAND FOR JURY TRIAL TECHNOLOGÍES, INC. 17 Defendants. 18 19 20 21 22 23 24 25 26 27 28 COMPLAINT FOR PATENT INFRINGEMENT CASE NO.

9

6

10 11

12 13

1415

16 17

18

19 20

21 22

2324

25

2627

28

Gateway. Examples of these instructions can be found at the Armorize Resource Center located at http://armorize.com/index.php?link_id=product, Armorize Forums / Tutorials, FAQs (at https://armorize.zendesk.com/categories/5972-Tutorials-FAQs-Resources), and Proofpoint Resources (at https://www.proofpoint.com/resources/index.php).

- 78. Proofpoint itself and through its authorized partners regularly provides class-room style training, demonstrations, webinars, and certification programs to help users use Proofpoint Targeted Attack Protection and Malware Analysis Service, including without limitation the following:
 - Webinars on Contextual Security Approach to Protection From Targeted Threats,
 Undetected Threats: Finding and protecting against hundreds of missed attacks,
 Combatting 2013's Most Dangerous Attacks, and Spearing the Spear Phishers: How
 to Reliably Defeat Targeted Attacks. See
 http://www.proofpoint.com/resources/webinars.php (attached as Exhibit Q).
 - Demonstrations including Proofpoint Integrated Product Suite Demo and Proofpoint Enterprise Protection Live Demo. The demonstrations show how to use the Targeted Attack Protection to protect organizations. See http://www.proofpoint.com/resources/demos.php (attached as Exhibit R).
 - Technical Briefs on Proofpoint Zero-Hour Anti-Virus and White Papers on Targeted Attack: The Best Defense, Defense against the Dark Arts: Finding and Stopping Advanced Threats, and Longline Phishing: A New Class of Advanced Phishing Attacks. See http://www.proofpoint.com/resources/white-papers.php (attached as Exhibit S).
 - Proofpoint Education Portal, which offers courses in Enterprise Protection Accredited Engineer, Enterprise Protection Suite, Enterprise Protection for the Administrator, Proofpoint Targeted Attack Protection for End Users, Staying Safe on E-mail, and Enterprise Protection Associate Level Training. See http://www.training.proofpoint.com/courses-draft/ (attached as Exhibit T).
 - Proofpoint Education Portal which offers On-Site Training where a group of up to 8 people can be trained live by Proofpoint to use their Protection products. See http://www.training.proofpoint.com/classroom-schedule/on-site/ (attached as Exhibit U).

18

COMPLAINT FOR PATENT INFRINGEMENT

79. Proofpoint offers Professional Services, which helps customers design and implement Proofpoint's products onto the customers' network. Professional Services also offers integration, customization, training and maintenance of Proofpoint's products.

- 80. Armorize posts tutorials, user guides, troubleshooting and explanations on its online forum on how to use Armorize technology. These include without limitation HackAlert Resources, HackAlert SafeImpression question documents, tutorials on what to do "when a drive-by-download knocks at your door," tutorial on "How to add a website into HackAlert to be monitored," and tutorial on "what to do when receiving an alert." *See* https://armorize.zendesk.com/categories/5972-Tutorials-FAQs-Resources (attached as Exhibit V).
- 81. Armorize provides the HackAlert V5 API, which encourages developers and customers to use HackAlert with step-by-step instructions on how to integrate into the HackAlert Software. See Armorize Malware Scanning and Forensics Extraction API (attached as Exhibit P).
- 82. Defendants actively and intentionally maintain and update their websites, including Proofpoint.com and Armorize.com, to promote and provide demonstration, instruction and technical assistance for the HackAlert, Proofpoint Malware Analysis Service, and Proofpoint Targeted Attack Protection products, and to encourage customers, users and developers to use the HackAlert, Proofpoint Malware Analysis Service, and Proofpoint Targeted Attack Protection products and practice the methods taught in the '633 Patent.
- 83. Defendants have had knowledge of the '633 Patent at least as of the time they learned of this action for infringement, and by continuing the actions described above, Defendants have had the specific intent to or was willfully blind to the fact that their actions would induce infringement of the '633 Patent.

COUNT V
(Direct Infringement of the '844 Patent pursuant to 35 U.S.C. § 271(a))

Finjan repeats, realleges, and incorporates by reference, as if fully set forth herein, the

Proofpoint has infringed and continues to infringe one or more claims of the '844

Proofpoint's infringement is based upon literal infringement or, in the alternative,

Proofpoint's acts of making, using, importing, selling, and/or offering for sale infringing

Proofpoint's infringement includes, but is not limited to, the manufacture, use, sale,

As a result of Proofpoint's unlawful activities, Finjan has suffered and will continue to

Proofpoint's infringement of the '844 Patent has injured and continues to injure Finjan

84.

85.

86.

87.

88.

89.

90.

in an amount to be proven at trial.

allegations of the preceding paragraphs, as set forth above.

Patent in violation of 35 U.S.C. § 271(a).

the patented invention of the '844 Patent.

to preliminary and/or permanent injunctive relief.

infringement under the doctrine of equivalents.

6

13 14

15 16

17 18

19

2021

2223

24 25

26 27

28

Proofpoint Malware Analysis Service and Proofpoint Targeted Attack Protection, which embodies

suffer irreparable harm for which there is no adequate remedy at law. Accordingly, Finjan is entitled

products and services have been without the permission, consent, authorization or license of Finjan.

importation and/or offer for sale of Proofpoint's products and services, including but not limited to

COUNT VI

(Indirect Infringement of the '844 Patent pursuant to 35 U.S.C. § 271(b))

- 91. Finjan repeats, realleges, and incorporates by reference, as if fully set forth herein, the allegations of the preceding paragraphs, as set forth above.
- 92. Proofpoint has induced and continues to induce infringement of at least claims 1-14 and 22-27 of the '844 Patent under 35 U.S.C. § 271(b).

20

COMPLAINT FOR PATENT INFRINGEMENT

93. In addition to directly infringing the '844 Patent, Proofpoint indirectly infringes the '844 Patent pursuant to 35 U.S.C. § 271(b) by instructing, directing and/or requiring others, including but not limited to its customers, users and developers, to perform all or some of the steps of the method claims, either literally or under the doctrine of equivalents, of the '844 Patent, where all the steps of the method claims are performed by either Proofpoint or its customers, users or developers, or some combination thereof. Proofpoint has known or has been willfully blind to the fact that it is inducing others, including customers, users and developers, to infringe by practicing, either themselves or in conjunction with Proofpoint, one or more method claims of the '844 Patent.

- Patent by instructing and encouraging its customers, users and developers to use the Proofpoint Malware Analysis Service and Proofpoint Targeted Attack Protection. Such instructions and encouragement include but are not limited to, advising third parties to use the Proofpoint Malware Analysis Service and Proofpoint Targeted Attack Protection in an infringing manner; providing a mechanism through which third parties may infringe the '844 Patent, specifically through the use of the Proofpoint Malware Analysis Service and Proofpoint Targeted Attack Protection; advertising and promoting the use of the Proofpoint Malware Analysis Service and Proofpoint Targeted Attack Protection in an infringing manner; and distributing guidelines and instructions to third parties on how to use the Proofpoint Malware Analysis Service and Proofpoint Targeted Attack Protection in an infringing manner.
- 95. Proofpoint provides detailed instructions to its customers and users regarding all aspects of the Proofpoint Malware Analysis Service and Proofpoint Targeted Attack Protection including, Proofpoint Enterprise Protection, Proofpoint's Targeted Attack Protection, Proofpoint Essentials (including the packages of Beginner, Business, and Professional), Proofpoint Protection

Server, and Proofpoint Messaging Security Gateway. Examples of these instructions can be found at the Proofpoint Resources located at http://www.proofpoint.com/resources/index.php.

- 96. Proofpoint itself and through its authorized partners regularly provides class-room style training, demonstrations, webinars, and certification programs to help users use Proofpoint Targeted Attack Protection and Malware Analysis Service, including without limitation the following:
 - Webinars on Contextual Security Approach to Protection From Targeted Threats,
 Undetected Threats: Finding and protecting against hundreds of missed attacks,
 Combatting 2013's Most Dangerous Attacks, and Spearing the Spear Phishers: How
 to Reliably Defeat Targeted Attacks. See
 http://www.proofpoint.com/resources/webinars.php (attached as Exhibit Q).
 - Demonstrations including Proofpoint Integrated Product Suite Demo and Proofpoint Enterprise Protection Live Demo. The demonstrations show how to use the Targeted Attack Protection to protect organizations. See http://www.proofpoint.com/resources/demos.php (attached as Exhibit R).
 - Technical Briefs on Proofpoint Zero-Hour Anti-Virus and White Papers on Targeted Attack: The Best Defense, Defense against the Dark Arts: Finding and Stopping Advanced Threats, and Longline Phishing: A New Class of Advanced Phishing Attacks. See http://www.proofpoint.com/resources/white-papers.php (attached as Exhibit S).
 - Proofpoint Education Portal, which offers courses in Enterprise Protection, Accredited Engineer, Enterprise Protection Suite, Enterprise Protection for the Administrator, Proofpoint Targeted Attack Protection for End Users, Staying Safe on E-mail, and Enterprise Protection Associate Level Training. *See* http://www.training.proofpoint.com/courses-draft/ (attached as Exhibit T).
 - Proofpoint Education Portal which offers On-Site Training where a group of up to 8 people can be trained live by Proofpoint to use their Protection products. *See* http://www.training.proofpoint.com/classroom-schedule/on-site/ (attached as Exhibit U).
- 97. Proofpoint offers Professional Services, which helps customers design and implement Proofpoint's products onto the customers' network. Professional Services also offers integration, customization, training and maintenance of Proofpoint's products.

- 98. Proofpoint actively and intentionally maintains and updates websites, including Proofpoint.com, to promote and provide demonstration, instruction and technical assistance for the Proofpoint Malware Analysis Service and Proofpoint Targeted Attack Protection, and to encourage customers, users and developers to use Proofpoint Malware Analysis Service and Proofpoint Targeted Attack Protection and practice the methods taught in the '844 Patent.
- 99. Proofpoint has had knowledge of the '844 Patent at least as of the time it learned of this action for infringement, and by continuing the actions described above, Proofpoint has had the specific intent to or was willfully blind to the fact that its actions would induce infringement of the '844 Patent.

(Direct Infringement of the '305 Patent pursuant to 35 U.S.C. § 271(a))

- 100. Finjan repeats, realleges, and incorporates by reference, as if fully set forth herein, the allegations of the preceding paragraphs, as set forth above.
- 101. Defendants have infringed and continue to infringe one or more claims of the '305 Patent in violation of 35 U.S.C. § 271(a).
- 102. Defendants' infringement is based upon literal infringement or, in the alternative, infringement under the doctrine of equivalents.
- 103. Defendants' acts of making, using, importing, selling, and/or offering for sale infringing products and services have been without the permission, consent, authorization or license of Finjan.
- 104. Defendants' infringement includes, but is not limited to, the manufacture, use, sale, importation and/or offer for sale of Defendants' products and services, including but not limited to, Proofpoint Zero-Hour and CodeSecure, which embody the patented invention of the '305 Patent.

11

13

14

15 16

17

18 19

20

2122

23

2425

26

2728

mechanism through which third parties may infringe the '305 Patent, specifically through the use of the Proofpoint Zero-Hour and CodeSecure; advertising and promoting the use of the Proofpoint Zero-Hour and CodeSecure in an infringing manner; and distributing guidelines and instructions to third parties on how to use the Proofpoint Zero-Hour and CodeSecure in an infringing manner.

- aspects of the Proofpoint Zero-Hour and CodeSecure. Examples of these instructions can be found at the Armorize Resource Center located at http://armorize.com/index.php?link_id=product, Armorize Forums / Tutorials, FAQs (at https://armorize.zendesk.com/categories/5972-Tutorials-FAQs-Resources), and Proofpoint Resources (at https://www.proofpoint.com/resources/index.php).
- 112. Proofpoint itself and through its authorized partners regularly provides class-room style training, demonstrations, webinars, and certification programs to help users use Proofpoint Targeted Attack Protection and Malware Analysis Service including without limitation the following:
 - Webinars on Contextual Security Approach to Protection From Targeted Threats, Undetected Threats: Finding and protecting against hundreds of missed attacks, Combatting 2013's Most Dangerous Attacks, and Spearing the Spear Phishers: How to Reliably Defeat Targeted Attacks. See http://www.proofpoint.com/resources/webinars.php (attached as Exhibit Q).
 - Demonstrations including Proofpoint Integrated Product Suite Demo and Proofpoint Enterprise Protection Live Demo. The demonstrations show how to use the Targeted Attack Protection to protect organizations. *See*http://www.proofpoint.com/resources/demos.php (attached as Exhibit R).
 - Technical Briefs on Proofpoint Zero-Hour Anti-Virus and White Papers on Targeted Attack: The Best Defense, Defense against the Dark Arts: Finding and Stopping Advanced Threats, and Longline Phishing: A New Class of Advanced Phishing Attacks. See http://www.proofpoint.com/resources/white-papers.php (attached as Exhibit S).
 - Proofpoint Education Portal, which offers courses in Enterprise Protection,
 Accredited Engineer, Enterprise Protection Suite, Enterprise Protection for the
 Administrator, Proofpoint Targeted Attack Protection for End Users, Staying Safe
 on E-mail, and Enterprise Protection Associate Level Training. See
 http://www.training.proofpoint.com/courses-draft/ (attached as Exhibit T).

25

COMPLAINT FOR PATENT INFRINGEMENT

Proofpoint's products onto the customers network. Professional Services also offers integration,

forum on how to use Armorize technology. These include without limitation documents on Code

See https://armorize.zendesk.com/categories/5972-Tutorials-FAQs-Resources (attached as Exhibit

Proofpoint.com and Armorize.com, to promote and provide demonstration, instruction and technical

assistance for HackAlert Code Secure, Proofpoint Enterprise Protection, Proofpoint's Targeted

Professional), Proofpoint Protection Server, and Proofpoint Messaging Security Gateway, and to

encourage customers, users and developers to use HackAlert Code Secure, Proofpoint Enterprise

Beginner, Business, and Professional), Proofpoint Protection Server, and Proofpoint Messaging

Protection, Proofpoint's Targeted Attack Protection, Proofpoint Essentials (including the packages of

Attack Protection, Proofpoint Essentials (including the packages of Beginner, Business, and

Secure Quick Start Guides, How to upgrade CodeSecure, and LDAP integration tip with CodeSecure.

Defendants actively and intentionally maintain and update websites, including

Proofpoint Education Portal which offers On-Site Training where a group of up to 8 people can be trained live by Proofpoint to use their Protection products. *See* http://www.training.proofpoint.com/classroom-schedule/on-site/ (attached as

Proofpoint offers Professional Services, which helps customers design and implement

Armorize posts tutorials, user guides, troubleshooting and explanations on its online

113.

114.

Exhibit U).

customization, training and maintenance of Proofpoint's products.

6

7

10 11

V).

12 13

15

16

17 18

19

2021

22

23 24

2526

27

28

Security Gateway and practice the methods taught in the '305 Patent.

116. Defendants have had knowledge of the '305 Patent at least as of the time they learned of this action for infringement, and by continuing the actions described above, Defendants have had the specific intent to or was willfully blind to the fact that their actions would induce infringement of the '305 Patent.

COUNT IX

(Direct Infringement of the '408 Patent pursuant to 35 U.S.C. § 271(a))

- 117. Finjan repeats, realleges, and incorporates by reference, as if fully set forth herein, the allegations of the preceding paragraphs, as set forth above.
- 118. Defendants have infringed and continues to infringe one or more claims of the '408 Patent in violation of 35 U.S.C. § 271(a).
- 119. Defendants' infringement is based upon literal infringement or, in the alternative, infringement under the doctrine of equivalents.
- 120. Defendants' acts of making, using, importing, selling, and/or offering for sale infringing products and services have been without the permission, consent, authorization or license of Finjan.
- 121. Defendants' infringement includes, but is not limited to, the manufacture, use, sale, importation and/or offer for sale of Defendants' products and services, including but not limited to, Proofpoint Zero-Hour and CodeSecure, which embody the patented invention of the '408 Patent.
- 122. As a result of Defendants' unlawful activities, Finjan has suffered and will continue to suffer irreparable harm for which there is no adequate remedy at law. Accordingly, Finjan is entitled to preliminary and/or permanent injunctive relief.
- 123. Defendants' infringement of the '408 Patent has injured and continues to injure Finjan in an amount to be proven at trial.

COUNT X

(Indirect Infringement of the '408 Patent pursuant to 35 U.S.C. § 271(b))

- 124. Finjan repeats, realleges, and incorporates by reference, as if fully set forth herein, the allegations of the preceding paragraphs, as set forth above.
- 125. Defendants have induced and continue to induce infringement of at least claims 1-8 and 23-28, of the '408 Patent under 35 U.S.C. § 271(b).

126. In addition to directly infringing the '408 Patent, Defendants indirectly infringe the '408 Patent pursuant to 35 U.S.C. § 271(b) by instructing, directing and/or requiring others, including but not limited to its customers, users and developers, to perform all or some of the steps of the method claims, either literally or under the doctrine of equivalents, of the '408 Patent, where all the steps of the method claims are performed by either Defendants or their customers, users or developers, or some combination thereof. Defendants have known or have been willfully blind to the fact that they are inducing others, including customers, users and developers, to infringe by practicing, either themselves or in conjunction with Defendants, one or more method claims of the '408 Patent.

- Patent by instructing and encouraging their customers, users and developers to use Proofpoint Zero-Hour and CodeSecure. Such instructions and encouragement include, but are not limited to, advising third parties to use Proofpoint Zero-Hour and CodeSecure in an infringing manner; providing a mechanism through which third parties may infringe the '408 Patent, specifically through the use of the Proofpoint Zero-Hour and CodeSecure; advertising and promoting the use of the Proofpoint Zero-Hour and CodeSecure; advertising guidelines and instructions to third parties on how to use the Proofpoint Zero-Hour and CodeSecure in an infringing manner.
- aspects of the Proofpoint Zero-Hour and CodeSecure including HackAlert Code Secure, Proofpoint Enterprise Protection, Proofpoint's Targeted Attack Protection, Proofpoint Essentials (including the packages of Beginner, Business, and Professional), Proofpoint Protection Server, and Proofpoint Messaging Security Gateway. Examples of these instructions can be found at the Armorize Resource Center (at http://armorize.com/index.php?link_id=product), Armorize Forums / Tutorials, FAQs (at

COMPLAINT FOR PATENT INFRINGEMENT

Plaintiff Finjan, Inc. ("Finjan") files this Complaint for Patent Infringement and Jury Demand against Defendants Proofpoint, Inc. ("Proofpoint") and Armorize Technologies, Inc. ("Armorize"), (collectively "Defendants") and alleges as follows:

THE PARTIES

- 1. Finjan is a Delaware corporation, with its corporate headquarters at 1313 N. Market Street, Suite 5100, Wilmington, Delaware 19801. Finjan's U.S. operating business was previously headquartered at 2025 Gateway Place, San Jose, California 95110.
- 2. Proofpoint is a Delaware corporation with its principal place of business at 892 Ross Drive, Sunnyvale, California 94089.
- Armorize is a Delaware corporation with its principal place of business at 5201 Great America Parkway Suit 320, Santa Clara, CA 95054. Armorize is a wholly-owned subsidiary of Proofpoint.

JURISDICTION AND VENUE

- 4. This action arises under the Patent Act, 35 U.S.C. § 101 *et seq*. This Court has original jurisdiction over this controversy pursuant to 28 U.S.C. §§ 1331 and 1338.
 - 5. Venue is proper in this Court pursuant to 28 U.S.C. §§ 1391(b) and (c) and/or 1400(b).
- 6. This Court has personal jurisdiction over Defendants. Upon information and belief, Defendants do business in this District and has, and continue to, infringe and/or induce the infringement in this District. Defendants also market their products primarily in and from this District. In addition, the Court has personal jurisdiction over Defendants because they have established minimum contacts with the forum and the exercise of jurisdiction would not offend traditional notions of fair play and substantial justice.

COMPLAINT FOR PATENT INFRINGEMENT

6

10

9

11 12

13 14

15 16

17 18

19

20

22

2324

25 26

27

28

COMPLAINT FOR PATENT INFRINGEMENT

CASE NO.

https://armorize.zendesk.com/categories/5972-Tutorials-FAQs-Resources), and Proofpoint Resources (at https://armorize.zendesk.com/categories/5972-Tutorials-FAQs-Resources), and Proofpoint Resources (at https://www.proofpoint.com/resources/index.php).

- 129. Proofpoint itself and through its authorized partners regularly provide class-room style training, demonstrations, webinars, and certification programs to help users use Proofpoint Targeted Attack Protection and Malware Analysis Service including without limitation the following:
 - Webinars on Contextual Security Approach to Protection From Targeted Threats,
 Undetected Threats: Finding and protecting against hundreds of missed attacks,
 Combatting 2013's Most Dangerous Attacks, and Spearing the Spear Phishers: How
 to Reliably Defeat Targeted Attacks. See
 http://www.proofpoint.com/resources/webinars.php (attached as Exhibit Q).
 - Demonstrations including Proofpoint Integrated Product Suite Demo and Proofpoint Enterprise Protection Live Demo. The demonstrations show how to use the Targeted Attack Protection to protect organizations. See http://www.proofpoint.com/resources/demos.php (attached as Exhibit R).
 - Technical Briefs on Proofpoint Zero-Hour Anti-Virus and White Papers on Targeted Attack: The Best Defense, Defense against the Dark Arts: Finding and Stopping Advanced Threats, and Longline Phishing: A New Class of Advanced Phishing Attacks. See http://www.proofpoint.com/resources/white-papers.php (attached as Exhibit S).
 - Proofpoint Education Portal, which offers courses in Enterprise Protection, Accredited Engineer, Enterprise Protection Suite, Enterprise Protection for the Administrator, Proofpoint Targeted Attack Protection for End Users, Staying Safe on E-mail, and Enterprise Protection Associate Level Training. *See* http://www.training.proofpoint.com/courses-draft/ (attached as Exhibit T).
 - Proofpoint Education Portal which offers On-Site Training where a group of up to 8 people can be trained live by Proofpoint to use their Protection products. *See* http://www.training.proofpoint.com/classroom-schedule/on-site/ (attached as Exhibit U).
- 130. Proofpoint offers Professional Services, which helps customers design and implement Proofpoint's products onto the customers' network. Professional Services also offers integration, customization, training and maintenance of Proofpoint's products.

Armorize technology on its online forum. These include without limitation documents on

131. Armorize posts tutorials, user guides, troubleshooting and explanation on how to use

CodeSecure Quick Start Guides, How to upgrade CodeSecure, and LDAP integration tip with

as Exhibit V).

9

11

12 13

14

15 16

17

18

19 20

2122

23

24

25

2627

28

132. Defendants actively and intentionally maintain and update websites, including Proofpoint.com and Armorize.com, to promote and provide demonstration, instruction and technical assistance for HackAlert Code Secure, Proofpoint Enterprise Protection, Proofpoint's Targeted

CodeSecure. See https://armorize.zendesk.com/categories/5972-Tutorials-FAQs-Resources (attached

Professional), Proofpoint Protection Server, and Proofpoint Messaging Security Gateway, and to encourage customers, users and developers to use HackAlert Code Secure, Proofpoint Enterprise Protection, Proofpoint's Targeted Attack Protection, Proofpoint Essentials (including the packages of

Attack Protection, Proofpoint Essentials (including the packages of Beginner, Business, and

Beginner, Business, and Professional), Proofpoint Protection Server, and Proofpoint Messaging

Security Gateway products and practice the methods taught in the '408 Patent.

133. Defendants have had knowledge of the '408 Patent at least as of the time they learned of this action for infringement, and by continuing the actions described above, Defendants have had the specific intent to or was willfully blind to the fact that their actions would induce infringement of the '408 Patent.

COUNT XI (Direct Infringement of the '086 Patent pursuant to 35 U.S.C. § 271(a))

- 134. Finjan repeats, realleges, and incorporates by reference, as if fully set forth herein, the allegations of the preceding paragraphs, as set forth above.
- 135. Armorize has infringed and continues to infringe one or more claims of the '086 Patent in violation of 35 U.S.C. § 271(a).
- 136. Armorize's infringement is based upon literal infringement or, in the alternative, infringement under the doctrine of equivalents.

products and services have been without the permission, consent, authorization or license of Finjan.

importation and/or offer for sale of Armorize's products and services, including but not limited to, the

suffer irreparable harm for which there is no adequate remedy at law. Accordingly, Finjan is entitled

HackAlert and CodeSecure, which embody the patented invention of the '086 Patent.

Armorize's acts of making, using, importing, selling, and/or offering for sale infringing

Armorize's infringement includes, but is not limited to, the manufacture, use, sale,

139. As a result of Armorize's unlawful activities, Finjan has suffered and will continue to

Armorize's infringement of the '086 Patent has injured and continues to injure Finjan

137.

138.

6

g

16

17

18 19

20

21

2223

24

2526

27

28

to preliminary and/or permanent injunctive relief.

in an amount to be proven at trial.

COUNT XII

(Indirect Infringement of the '086 Patent pursuant to 35 U.S.C. § 271(b))

- 141. Finjan repeats, realleges, and incorporates by reference, as if fully set forth herein, the allegations of the preceding paragraphs, as set forth above.
- 142. Armorize has induced and continues to induce infringement of at least claims 1-8, 17-23, 31, 32, 35, 36, 39, and 41 of the '086 Patent under 35 U.S.C. § 271(b).
- 143. In addition to directly infringing the '086 Patent, Armorize indirectly infringes the '086 Patent pursuant to 35 U.S.C. § 271(b) by instructing, directing and/or requiring others, including but not limited to its customers, users and developers, to perform all or some of the steps of the method claims, either literally or under the doctrine of equivalents, of the '086 Patent, where all the steps of the method claims are performed by either Armorize or its customers, users or developers, or some combination thereof. Armorize has known or has been willfully blind to the fact that it is inducing others, including customers, users and developers, to infringe by practicing, either themselves or in conjunction with Armorize, one or more method claims of the '086 Patent.

COMPLAINT FOR PATENT INFRINGEMENT

CASE NO.

Patent by instructing and encouraging its customers, users and developers to use HackAlert and CodeSecure. Such instructions and encouragement include but are not limited to, advising third parties to use HackAlert and CodeSecure in an infringing manner; providing a mechanism through which third parties may infringe the '086 Patent, specifically through the use of HackAlert and CodeSecure; advertising and promoting the use of HackAlert and CodeSecure in an infringing manner; and distributing guidelines and instructions to third parties on how to use HackAlert and CodeSecure in an infringing manner.

145. Armorize provides detailed instruction to its customers and users regarding all aspects of HackAlert and CodeSecure including, HackAlert, HackAlert Suite, HackAlert Website Monitoring, HackAlert Safe Impressions, HackAlert SafeImpressions, and HackAlert Vulnerability Assessment, SmartWAF, and HackAlert CodeSecure. Examples of these instructions can be found at the Armorize Resource Center (at http://armorize.com/index.php?link_id=product), Armorize Forums / Tutorials, FAQs (at https://armorize.zendesk.com/categories/5972-Tutorials-FAQs-Resources), and Proofpoint Resources (at https://www.proofpoint.com/resources/index.php).

- Armorize posts tutorials, user guides, troubleshooting and explanation on how to use Armorize technology, including CodeSecure and HackAlert, on its online forum. These include without limitation documents on CodeSecure Quick Start Guides, How to upgrade CodeSecure, and LDAP integration tip with CodeSecure. *See* https://armorize.zendesk.com/categories/5972-Tutorials-FAQs-Resources (attached as Exhibit V).
- 147. Armorize also posts tutorials, user guides, troubleshooting and explanation on how to use HackAlert on its online forum. These include HackAlert Resources, HackAlert SafeImpression question documents, tutorials on what to do "when a drive-by-download knocks at your door,"

11

12 13

14 15

16

17

18 19

20

21

2223

24

25 | 26 |

27

28

COMPLAINT FOR PATENT INFRINGEMENT

33

CASE NO.

receiving an alert." See https://armorize.zendesk.com/categories/5972-Tutorials-FAQs-Resources
(attached as Exhibit V).

148. Armorize Provides the HackAlert V5 API, which encourages developers and

tutorial on "How to add a website into HackAlert to be monitored," and tutorial on "what to do when

- customers to use HackAlert with step-by-step instructions on how to integrate into the HackAlert Software. See Armorize Malware Scanning and Forensics Extraction API (attached as Exhibit P).
- 149. Armorize actively and intentionally maintains and updates websites, including Armorize.com, to promote and provide demonstration, instruction and technical assistance for HackAlert and CodeSecure, and to encourage customers, users and developers to use HackAlert and CodeSecure products and practice the methods taught in the '086 Patent.
- 150. Armorize has had knowledge of the '086 Patent at least as of the time it learned of this action for infringement, and by continuing the actions described above, Armorize has had the specific intent to or was willfully blind to the fact that its actions would induce infringement of the '086 Patent.

COUNT XIII (Direct Infringement of the '154 Patent pursuant to 35 U.S.C. § 271(a))

- 151. Finjan repeats, realleges, and incorporates by reference, as if fully set forth herein, the allegations of the preceding paragraphs, as set forth above.
- 152. Armorize has infringed and continues to infringe one or more claims of the '154 Patent in violation of 35 U.S.C. § 271(a).
- 153. Armorize's infringement is based upon literal infringement or, in the alternative, infringement under the doctrine of equivalents.
- 154. Armorize's acts of making, using, importing, selling, and/or offering for sale infringing products and services have been without the permission, consent, authorization or license of Finjan.

- 155. Armorize's infringement includes, but is not limited to, the manufacture, use, sale, importation and/or offer for sale of Armorize's products and services, including but not limited to, the HackAlert and CodeSecure, which embody the patented invention of the '154 Patent.
- 156. As a result of Armorize's unlawful activities, Finjan has suffered and will continue to suffer irreparable harm for which there is no adequate remedy at law. Accordingly, Finjan is entitled to preliminary and/or permanent injunctive relief.
- 157. Armorize's infringement of the '154 Patent has injured and continues to injure Finjan in an amount to be proven at trial.

COUNT XIV (Direct Infringement of the '918 Patent pursuant to 35 U.S.C. § 271(a))

- 158. Finjan repeats, realleges, and incorporates by reference, as if fully set forth herein, the allegations of the preceding paragraphs, as set forth above.
- 159. Armorize has infringed and continues to infringe one or more claims of the '918 Patent in violation of 35 U.S.C. § 271(a).
- 160. Armorize's infringement is based upon literal infringement or, in the alternative, infringement under the doctrine of equivalents.
- 161. Armorize's acts of making, using, importing, selling, and/or offering for sale infringing products and services have been without the permission, consent, authorization or license of Finjan.
- 162. Armorize's infringement includes, but is not limited to, the manufacture, use, sale, importation and/or offer for sale of Armorize's products and services, including but not limited to, HackAlert and CodeSecure, which embody the patented invention of the '918 Patent.
- 163. As a result of Armorize's unlawful activities, Finjan has suffered and will continue to suffer irreparable harm for which there is no adequate remedy at law. Accordingly, Finjan is entitled to preliminary and/or permanent injunctive relief.

(Indirect Infringement of the '918 Patent pursuant to 35 U.S.C. § 271(b))

Defendant's infringement of the '918 Patent has injured and continues to injure Finjan

Finjan repeats, realleges, and incorporates by reference, as if fully set forth herein, the

Armorize has induced and continues to induce infringement of at least claims 1-11,

In addition to directly infringing the '918 Patent, Armorize indirectly infringes the

Armorize knowingly and actively aids and abets the direct infringement of the '918

'918 Patent pursuant to 35 U.S.C. § 271(b) by instructing, directing and/or requiring others, including

but not limited to its customers, users and developers, to perform all or some of the steps of the

some combination thereof. Armorize has known or has been willfully blind to the fact that it is

inducing others, including customers, users and developers, to infringe by practicing, either

themselves or in conjunction with Armorize, one or more method claims of the '918 Patent.

Patent by instructing and encouraging its customers, users and developers to use HackAlert and

CodeSecure. Such instructions and encouragement include but are not limited to, advising third

which third parties may infringe the '918 Patent, specifically through the use of HackAlert and

CodeSecure; advertising and promoting the use of HackAlert and CodeSecure in an infringing

manner; and distributing guidelines and instructions to third parties on how to use HackAlert and

parties to use HackAlert and CodeSecure in an infringing manner; providing a mechanism through

method claims, either literally or under the doctrine of equivalents, of the '918 Patent, where all the

steps of the method claims are performed by either Armorize or its customers, users or developers, or

164.

165.

166.

168.

in an amount to be proven at trial.

allegations of the preceding paragraphs, as set forth above.

22-28, and 34 of the '918 Patent under 35 U.S.C. § 271(b).

7

11

12 13

17

18

19 20

21

23 24

25

26 27

28

35

COMPLAINT FOR PATENT INFRINGEMENT

CodeSecure in an infringing manner.

169. Armorize provides detailed instruction to its customers and users regarding all aspects of HackAlert and CodeSecure including, HackAlert Suite, HackAlert Website Monitoring, HackAlert Safe Impressions, HackAlert SafeImpressions, and HackAlert Vulnerability Assessment, SmartWAF, and HackAlert CodeSecure. Examples of these instructions can be found at the Armorize Resource Center (at http://armorize.com/index.php?link_id=product), and Armorize Forums / Tutorials, FAQs (at https://armorize.zendesk.com/categories/5972-Tutorials-FAQs-Resources).

- Armorize posts tutorials, user guides, troubleshooting and explanation on how to use Armorize technology, including CodeSecure, on its online forum. These include documents on CodeSecure Quick Start Guides, How to upgrade CodeSecure, and LDAP integration tip with CodeSecure. *See* https://armorize.zendesk.com/categories/5972-Tutorials-FAQs-Resources (attached as Exhibit V).
- 171. Armorize also posts tutorials, user guides, troubleshooting and explanation on how to use HackAlert on its online forum. These include HackAlert Resources, HackAlert SafeImpression question documents, tutorials on what to do "when a drive-by-download knocks at your door," tutorial on "How to add a website into HackAlert to be monitored," and tutorial on "what to do when receiving an alert." *See* https://armorize.zendesk.com/categories/5972-Tutorials-FAQs-Resources (attached as Exhibit V).
- 172. Armorize provides the HackAlert V5 API, which encourages developers and customers to use HackAlert with step-by-step instructions on how to integrate into the HackAlert Software. *See* Armorize Malware Scanning and Forensics Extraction API (attached as Exhibit P).
- 173. Armorize actively and intentionally maintains and updates websites, including Armorize.com, to promote and provide demonstration, instruction and technical assistance for

COMPLAINT FOR PATENT INFRINGEMENT

HackAler and CodeSecure, and to encourage customers, users and developers to use HackAlert and

action for infringement, and by continuing the actions described above, Armorize has had the specific

intent to or was willfully blind to the fact that its actions would induce infringement of the '918

Armorize has had knowledge of the '918 Patent at least as of the time it learned of this

CodeSecure products and practice the methods taught in the '918 Patent.

Patent.

9 10

11 12

13

14 15

16 17

18

19

2021

22

2324

25

26

27

28

COMPLAINT FOR PATENT INFRINGEMENT

37

CASE NO.

PRAYER FOR RELIEF WHEREFORE, Finjan prays for judgment and relief as follows: A. An entry of judgment holding that Defendants have infringed and are infringing the '822 Patent, the '633 Patent, the '844 Patent, the '305 Patent, the '408 Patent, the '086 Patent, the '154 Patent and the '918 Patent; and that Defendants have induced and are inducing infringement of the '822 Patent, the '633 Patent, the '844 Patent, the '305 Patent, the '408 Patent, the '086 Patent and the '918 Patent: B. A preliminary and permanent injunction against Defendants and their officers, employees, agents, servants, attorneys, instrumentalities, and/or those in privity with them, from infringing, or inducing the infringement of, the '822 Patent, the '633 Patent, the '844 Patent, the '305 Patent, the '408 Patent, the '086 Patent, the '154 Patent and the '918 Patent and for all further and proper injunctive relief pursuant to 35 U.S.C. § 283; C. An award to Finjan of such damages as it shall prove at trial against Defendants that is adequate to fully compensate Finjan for Defendants' infringement of the '822 Patent, the '633 Patent, the '844 Patent, the '305 Patent, the '408 Patent, the '086 Patent, the '154 Patent and the '918 Patent, said damages to be no less than a reasonable royalty;

D. A finding that this case is "exceptional" and an award to Finjan of its costs and reasonable attorney's fees, as provided by 35 U.S.C. § 285;

E. An accounting of all infringing sales and revenues, together with postjudgment interest and prejudgment interest from the first date of infringement of the '822 Patent, the '633 Patent, the '844 Patent, the '305 Patent, the '408 Patent, the '086 Patent, the '154 Patent and the '918 Patent; and

Such further and other relief as the Court may deem proper and just.

Respectfully submitted,

By: /s/ Paul J. Andre Paul J. Andre

Lisa Kobialka James Hannah

KRAMER LEVIN NAFTALIS

& FRANKEL LLP 990 Marsh Road

Menlo Park, CA 94025 Telephone: (650) 752-1700 Facsimile: (650) 752-1800 pandre@kramerlevin.com lkobialka@kramerlevin.com jhannah@kramerlevin.com

Attorneys for Plaintiff FINJAN, INC.

38

COMPLAINT FOR PATENT INFRINGEMENT

7.

wide basis.

COMPLAINT FOR PATENT INFRINGEMENT

FINJAN'S INNOVATIONS

INTRADISTRICT ASSIGNMENT

Pursuant to Local Rule 3-2(c), Intellectual Property Actions are assigned on a district-

- 8. Finjan was founded in 1997 as a wholly-owned subsidiary of Finjan Software Ltd., an Israeli corporation. Finjan was a pioneer in the developing proactive security technologies capable of detecting previously unknown and emerging online security threats recognized today under the umbrella of "malware." These technologies protect networks and endpoints by identifying suspicious patterns and behaviors of content delivered over the Internet. Finjan has been awarded, and continues to prosecute, numerous patents in the United States and around the world resulting directly from Finjan's more than decade-long research and development efforts, supported by a dozen inventors.
- 9. Finjan built and sold software, including APIs, and appliances for network security using these patented technologies. These products and customers continue to be supported by Finjan's licensing partners. At its height, Finjan employed nearly 150 employees around the world building and selling security products and operating the Malicious Code Research Center through which it frequently published research regarding network security and current threats on the Internet. Finjan's pioneering approach to online security drew equity investments from two major software and technology companies, the first in 2005, followed by the second in 2006. Through 2009, Finjan has generated millions of dollars in product sales and related services and support revenues.
- 10. Finjan's founder and original investors are still involved with and invested in the company today, as are a number of other key executives and advisors. Currently, Finjan is a technology company applying its research, development, knowledge and experience with security technologies to working with inventors, investing in and/or acquiring other technology companies,

COMPLAINT FOR PATENT INFRINGEMENT

investing in a variety of research organizations, and evaluating strategic partnerships with large

companies.

COMPLAINT FOR PATENT INFRINGEMENT

11. On June 6, 2006, U.S. Patent No. 7,058,822 ("the '822 Patent"), entitled MALICIOUS MOBILE CODE RUNTIME MONITORING SYSTEM AND METHODS, was issued to Yigal Mordechai Edery, Nimrod Itzhak Vered, David R. Kroll and Shlomo Touboul. A true and correct

copy of the '822 Patent is attached to this Complaint as Exhibit A and is incorporated by reference herein.

12. All rights, title, and interest in the '822 Patent have been assigned to Finjan, who is the sole owner of the '822 Patent. Finjan has been the sole owner of the '822 Patent since its issuance.

13. The '822 Patent is generally directed towards computer networks and more particularly provides a system that protects devices connected to the Internet from undesirable operations from web-based content. One of the ways this is accomplished is by determining whether any part of such web-based content can be executed and then trapping such content and neutralizing possible harmful effects using mobile protection code. Additionally, the system provides a way to analyze such web-content to determine whether it can be executed.

14. On January 12, 2010, U.S. Patent No. 7,647,633 ("the '633 Patent"), entitled MALICIOUS MOBILE CODE RUNTIME MONITORING SYSTEM AND METHODS, was issued to Yigal Mordechai Edery, Nimrod Itzhak Vered, David R. Kroll and Shlomo Touboul. A true and correct copy of the '633 Patent is attached to this Complaint as Exhibit B and is incorporated by reference herein.

15. All rights, title, and interest in the '633 Patent have been assigned to Finjan, who is the sole owner of the '633 Patent. Finjan has been the sole owner of the '633 Patent since its issuance.

16. The '633 Patent is generally directed towards computer networks, and more particularly, provides a system that protects devices connected to the Internet from undesirable operations from web-based content. One of the ways this is accomplished is by determining whether any part of such web-based content can be executed and then trapping such content and neutralizing possible harmful effects using mobile protection code.

- 17. On November 28, 2000, U.S. Patent No. 6,154,844 ("the '844 Patent"), entitled SYSTEM AND METHOD FOR ATTACHING A DOWNLOADABLE SECURITY PROFILE TO A DOWNLOADABLE, was issued to Shlomo Touboul and Nachshon Gal. A true and correct copy of the '844 Patent is attached to this Complaint as Exhibit C and is incorporated by reference herein.
- 18. All rights, title, and interest in the '844 Patent have been assigned to Finjan, who is the sole owner of the '844 Patent. Finjan has been the sole owner of the '844 Patent since its issuance.
- 19. The '844 Patent is generally directed towards computer networks, and more particularly, provides a system that protects devices connected to the Internet from undesirable operations from web-based content. One of the ways this is accomplished is by linking a security profile to such web-based content to facilitate the protection of computers and networks from malicious web-based content.
- 20. On July 5, 2011, U.S. Patent No. 7,975,305 ("the '305 Patent"), entitled METHOD AND SYSTEM FOR ADAPTIVE RULE-BASED CONTENT SCANNERS FOR DESKTOP COMPUTERS, was issued to Moshe Rubin, Moshe Matitya, Artem Melnick, Shlomo Touboul, Alexander Yermakov and Amit Shaked. A true and correct copy of the '305 Patent is attached to this Complaint as Exhibit D and is incorporated by reference herein.
- 21. All rights, title, and interest in the '305 Patent have been assigned to Finjan, who is the sole owner of the '305 Patent. Finjan has been the sole owner of the '305 Patent since its issuance.

COMPLAINT FOR PATENT INFRINGEMENT

based scanning of web-based content for exploits. One of the ways this is accomplished is by using

parser and analyzer rules to describe computer exploits as patterns of types of tokens. Additionally,

The '305 Patent is generally directed towards network security and, in particular, rule-

On July 17, 2012, U.S. Patent No. 8,225,408 ("the '408 Patent"), entitled METHOD

1

8 9 10

11 12 13

14 15

16

17 18

19

20 21

2223

2425

2627

28

AND SYSTEM FOR ADAPTIVE RULE-BASED CONTENT SCANNERS, was issued to Moshe Rubin, Moshe Matitya, Artem Melnick, Shlomo Touboul, Alexander Yermakov and Amit Shaked. A

true and correct copy of the '408 Patent is attached to this Complaint as Exhibit E and is incorporated

by reference herein.

22.

23.

the system provides a way to keep these rules updated.

24. All rights, title, and interest in the '408 Patent have been assigned to Finjan, who is the sole owner of the '408 Patent. Finjan has been the sole owner of the '408 Patent since its issuance.

- 25. The '408 Patent is generally directed towards network security and, in particular, rule-based scanning of web-based content for a variety of exploits written in different programming languages. One of the ways this is accomplished is by expressing the exploits as patterns of tokens.

 Additionally, the system provides a way to analyze these exploits by using a parse tree.
- 26. On December 13, 2011, U.S. Patent No. 8,079,086 ("the '086 Patent"), entitled MALICIOUS MOBILE CODE RUNETIME MONITORING SYSTEM AND METHODS, was issued to Yigal Mordechai Edery, Nimrod Itzhak Vered, David R Kroll and Shlomo Touboul. A true and correct copy of the '086 Patent is attached to this Complaint as Exhibit F and is incorporated herein.
- 27. All rights, title, and interest in the '086 Patent have been assigned to Finjan, who is the sole owner of the '086 Patent. Finjan has been the sole owner of the '086 Patent since its issuance.

5

COMPLAINT FOR PATENT INFRINGEMENT

particularly, provides a system that protects devices connected to the Internet from undesirable

operations from web-based content. One of the ways this is accomplished is by creating a profile of

the web-based content and sending these profiles and corresponding web-content to another computer

AND METHOD FOR INSPECTING DYNAMICALLY GENERATED EXECUTABLE CODE, was

issued to David Gruzman and Yuval Ben-Itzhak. A true and correct copy of the '154 Patent is

On March 20, 2012, U.S. Patent No. 8,141,154 ("the '154 Patent"), entitled SYSTEM

The '086 Patent is generally directed towards computer networks and, more

28.

for appropriate action.

29.

8 9 10

12 13

11

14 15

16

17 18

19 20

2122

232425

26 27

28

30. All rights, title, and interest in the '154 Patent have been assigned to Finjan, who is the sole owner of the '154 Patent. Finjan has been the sole owner of the '154 Patent since its issuance.

31. The '154 Patent is generally directed towards a gateway computer protecting a client computer from dynamically generated malicious content. One way this is accomplished is to use a content processor to process a first function and invoke a second function if a security computer

attached to this Complaint as Exhibit G and is incorporated by reference herein.

32. On November 3, 2009, U.S. Patent No. 7,613,918 ("the '918 Patent"), entitled SYSTEM AND METHOD FOR ENFORCING A SECURITY CONTEXT ON A DOWNLOADABLE, was issued to Yuval Ben-Itzhak. A true and correct copy of the '918 Patent is attached to this Complaint as Exhibit H and is incorporated by reference herein.

- 33. All rights, title, and interest in the '918 Patent have been assigned to Finjan, who is the sole owner of the '918 Patent. Finjan has been the sole owner of the '918 Patent since its issuance.
- 34. The '918 Patent is generally directed to a system and method for enforcing a security context on a Downloadable. One way this is accomplished is by making use of security contexts that

6

COMPLAINT FOR PATENT INFRINGEMENT

indicates that it is safe to invoke the second function.

from the Internet.

COMPLAINT FOR PATENT INFRINGEMENT

PROOFPOINT AND ARMORIZE

are associated within certain user/group computer accounts when deriving a profile for code received

- 35. Proofpoint is a security as a service ("SaaS") vendor that delivers data protection solutions to help organizations protect data from attacks and enable clients to meet regulatory compliance and data governance mandates.
- 36. Proofpoint uses, sells, offers for sale, and/or imports into the United States and this District products and services that utilize Proofpoint's Zero-Hour Threat Detection, Malware Analysis Service and Targeted Attack Protection, including but not limited to the following: Proofpoint Enterprise Protection, Proofpoint's Targeted Attack Protection, Proofpoint Essentials (including the packages of Beginner, Business, and Professional), Proofpoint Protection Server, and Proofpoint Messaging Security Gateway.
- 37. Proofpoint's Zero-Hour Threat Detection works with other Proofpoint defense products. First, messages are scanned for policy violations and then scanned by traditional anti-virus defenses. After traditional anti-virus declares a message clean, it is then sent to the Zero-Hour module, which analyzes incoming messages for similarities with suspected virus messages. Messages and attachments that exhibit recurrent pattern characteristics of the emerging virus are automatically quarantined. The Zero-Hour module determines whether a message has a medium or high possibility of being infected by a virus. These messages are delayed in quarantine for a period of time. This process is shown below: