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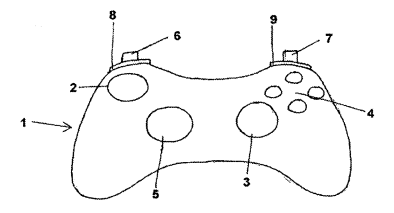
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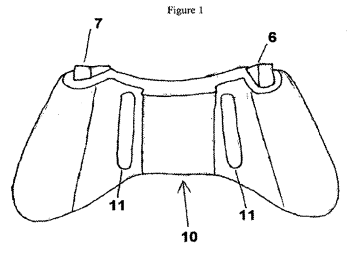


Figure 2

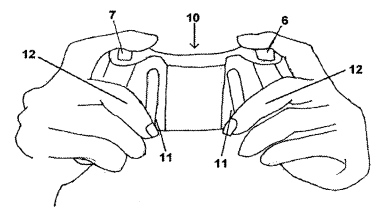


Figure 3

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Application Number:	13162727
International Application Number:	
Confirmation Number:	8138
Title of Invention:	CONTROLLER FOR VIDEO GAME CONSOLE
First Named Inventor/Applicant Name:	Simon Burgess
Customer Number:	52245
Filer:	Collen Alana Beard/Virginia Keenan
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CONTROLLER FOR VIDEO GAME CONSOLE

BACKGROUND OF THE INVENTION

The present invention relates to video game consoles, in particular to hand held controllers for video game consoles.

- Conventional controllers for most game consoles are intended to be held and operated by the user using both hands. A conventional controller will generally comprise a hard outer case with a plurality of controls mounted about the controller. Typically the controls include buttons, analogue control sticks, bumpers, and triggers. An example of a conventional controller is shown in Figure 1.
- As can be seen in Figure 1, all of the controls are mounted on the front and top edge of the controller 1. Specifically, there are left and right analogue thumb sticks 2, 3 which normally control movement and are intended to be operated by the user's left and right thumb respectively. There are four buttons 4, located on a front right portion of the controller 1 which normally control additional actions and are intended to be operated by the user's right thumb.
- There is a direction pad 5 located on the lower portion of the front left of the controller 1. The direction pad 5 is intended to be operated by the user's left thumb, typically either as an alternative to the left thumb stick 2 or to provide additional actions. There is a left trigger 6, a right trigger 7, a left bumper 8, and a right bumper 9 located on the top edge of the controller 1. The left and right triggers 6, 7 are typically operated by the user's index fingers. The left and
- 20 right bumpers 8, 9 may also be operated by the user's index fingers.

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The only way to operate the four buttons 4 is for the user to remove his or her right thumb from the right thumb stick 3. This takes time and, in some games, can cause a loss of control. This is a particular problem in games where the right thumb stick 3 is used for aiming. A similar problem may arise in games where the direction pad 5 provides additional actions and the user has to remove his or her thumb from the left thumb stick 2 in order to operate the direction pad 5.

In light of the above, there is a need for an improved controller which removes the need for a user to remove his or her thumb from the left or right thumb stick 2, 3 in order to operate additional actions controlled by the four buttons 4 and/or the direction pad 5.

SUMMARY OF THE INVENTION

The present invention provides a hand held controller for a video game console having a hard outer case and a plurality of controls located on the front and top edge of the controller. The controller is shaped to be held in both hands of the user such that the user's thumbs are positioned to operate controls located on the front of the controller and the user's index fingers are positioned to operate controls located on the top edge of the controller. The controller further includes one or more additional controls located on the back of the controller in a position to be operated by the user's other fingers.

In one embodiment, each additional control is an elongate member which is inherently resilient and flexible such that it can be displaced by a user to activate control function.

Preferably, each elongate member is mounted within a respective recess located in the case of the controller.

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Preferably, each elongate member comprises an outermost surface which is disposed in close proximity to the outermost surface of the controller such that the user's finger may be received in said respective recess.

Preferably, each elongate member has a thickness less than 10mm thick, more preferably less than 5mm thick, and most desirably between 1mm and 3mm.

Preferably, there are two additional controls which are elongate members that are parallel to each another. In another embodiment, the elongate members converge towards the front end of the controller with respect to one another.

Optionally, a portion of each of the elongate members is in registry with a switch mechanism disposed within the controller, such that displacement of the elongate member activates the switch mechanism.

Optionally, a switch mechanism is disposed between the elongate members and an outer surface of the controller.

The controller of the present invention may be very similar to controllers according to the prior art. In particular, the outer case of the controller and the type, number and positioning of the controls located on the front and top edge of the controller may be the same as a controller according to the prior art, as described above and as illustrated in the figures.

The controller of the present invention is particularly advantageous over controllers according to the prior art as it comprises one or more additional controls located on the back of the controller in a position to be operated by middle fingers of a user. The additional controls may either replicate the functions of one or more of the controls located on the front or top edge of the controller or provide additional functionality.

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In a preferred embodiment of the invention the additional controls replicate the function of a control located on the front of the controller. This means that a user does not need to remove his or her thumb from one of the thumb sticks in order to operate the buttons and/or direction pad located on the front of the controller and can instead perform the function by manipulating an additional control located on the back of the controller with a finger.

Alternatively, the additional controls may provide additional functionality in that they do not replicate the function of controls located on the front or top of the controller but may perform different functions. In this manner a controller according to the present invention may provide more functions than prior art controllers.

Preferably, the controls located on the back of the controller are paddle levers. Suitable paddle levers may be formed integrally with the outer case of the controller or may be substantially separate from the outer case. This may be done in any manner apparent to the person skilled in the art. However, it is to be appreciated that the additional controls may comprise any other control suitable for use by a hand held controller.

Advantageously, if the additional controls are paddle levers, they will be formed such that they are substantially vertically aligned with respect to the controller. This may allow the most ergonomically efficient activation of the paddle levers by the middle fingers of the user.

Further features and advantages of the present invention will be apparent from the specific embodiment illustrated in the drawings and discussed below.

BRIEF DESCRIPTION OF THE DRAWINGS

FIGURE 1 is a schematic illustration of the front of a conventional game controller according to the prior art.

FIGURE 2 is a schematic illustration of the back of a game controller according to the present invention.

FIGURE 3 is a schematic illustration of the back of a game controller according to the present invention as held and operated by a user.

DETAILED DESCRIPTION OF THE INVENTION

The particular embodiment described below and illustrated by Figures 2 and 3 serves to further illustrate the invention, to provide those of ordinary skill in the art with a complete disclosure and description of the devices claimed herein, and is not intended to limit the scope of the invention. For example, the additional controls are described below as two paddle levers but the term "control" as used in the claims, unless otherwise made clear in the claim, refers to paddle levers as well as other controls such as buttons, analogue control sticks, bumpers, and triggers.

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The game controller 10 according to the present invention is illustrated in Figures 2 and 3. The front of the game controller 10 of Figures 2 and 3 is the same as a conventional controller 1, as illustrated in Figure 1 and as discussed above. Therefore, where appropriate the same reference numerals have been used to indicate the features of the controller according to the present invention 10 that are identical to the features of a conventional controller 1.

Game controller 10 differs from the conventional controller 1 in that it additionally comprises two paddle levers 11 located on the back of the controller. The paddle levers 11 are vertically orientated with respect to the controller 10 and are positioned to be operated by the middle fingers of a user 12, as shown in Figure 3.

In one embodiment the paddles 11 are formed from a thin flexible material such as a plastics material for example polyethylene. Preferably, the paddles 11 are less than 10mm thick, but may be less than 5mm thick, and more preferably are 3mm thick or less.

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The paddles 11 are inherently resilient, which means that they return to an unbiased position when not under load. A user may displace or depress either of the paddles 11 by engaging an outer surface thereof; such displacement causes the paddle 11 to activate a switch mechanism mounted within the body of the controller 10. The paddles 11 are mounted within recesses located on the case of the controller 10; and are disposed in close proximity to the outer surface of the controller body. In this way a user may engage the paddles 11 with the tips of the fingers, preferably the middle fingers, without compromising the user's grip on the controller 10. While the example shows the paddles 11 engaged by the middle fingers, they could also be engaged by the index, ring, or little fingers. The index fingers may also engage trigger style controls mounted on the top edge of the controller 10 while the thumbs may be used to activate controls on the front of the controller 10.

The paddles 11 are elongate in shape and substantially extend in a direction from the top edge to bottom edge of the controller 10. In one embodiment the paddles are orientated parallel with each other. In an alternative embodiment the paddles are orientated such that they converge towards the top edge with respect to each other. This elongate shape allows a user to engage the paddles with any of the middle, ring, or little finger; it also provides that different users having different size hands can engage with the paddles in a comfortable position thereby reducing the effects of prolonged or repeated use such as repetitive strain injury.

In one embodiment, the paddle levers 11 replicate the functions of two of the four buttons 4 located on the front of the controller 10 and thereby allow a user to operate the functions of the relevant buttons using his or her middle fingers 12, without the need to remove either of

his or her thumbs from the left or right thumb stick 2, 3. In alternative embodiments a paddle lever 11 may activate a new function not activated by a control on the front or top edge of the controller 10.

It is envisaged that the paddles 11 could be fitted to an existing controller 10. In such embodiments the paddles would be mounted on the outer surface of the controller body by means of a mechanical fixing such as a screw or bolt or alternatively bonded or welded to the controller body by adhesive or other suitable means. A switch mechanism would be mounted within the controller in vertical registry with a portion of each paddle. A portion of the switch mechanism may extend through the controller body and be disposed in close proximity or in contact with an innermost surface of the paddle 11.

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In alternative embodiments it is envisaged that the paddles 11 would be integrally formed with the controller body, the paddles 11 being configured to be resilient and flexible such that they can be depressed by a user to activate a switch mechanism. This could be achieved by moulding the controller body to have a U-shaped slot extending through the controller body; alternatively a U-shaped slot could be cut into the controller body after the moulding process. Preferably, the paddles 11 would comprise a raised outermost surface with respect to the surrounding area such that a user may locate the paddles 11. This may be achieved by moulding the paddle such that is thicker than the surrounding area. It will be recognised that as used herein, directional references such as "top", "bottom", "front", "back", "end", "side",

"inner", "outer", "upper", and "lower" do not limit the respective features to such orientation, but merely serve to distinguish these features from one another.

Modifications and variations of the present invention will be apparent to those skilled in the art from the forgoing detailed description. All modifications and variations are intended to be encompassed by the following claims. All publications, patents, and patent applications cited herein are hereby incorporated by reference in their entirety.

CLAIMS

- A hand held controller for a game console comprising:

 an outer case; and

 a plurality of controls located on a front of the controller;
- wherein the controller is shaped to be held in the hand of a user such that the user's thumb is positioned to operate the controls located on the front of the controller;

and wherein the controller further comprises one or more additional controls located on a back of the controller.

- 10 2. The controller of claim 1, further having controls located on the top edge of the controller and wherein the controller is shaped such that the user's index fingers are positioned to operate controls located on the top edge
- 3. The controller of claim 1 wherein each additional control is in a position to be operated by a finger of a user.
 - 4. The controller of claim 1 wherein there are two additional controls on the back of the controller, each of which is positioned to be operated by a middle finger of a user.
- 5. The controller of claim 1 wherein each additional control comprises an elongate member which is inherently resilient and flexible such that it can be displaced by a user to activate control function.
- 6. The controller of claim 5 wherein each elongate member is mounted within a respective recess located in the case of the controller.
 - 7. The controller of claim 6 wherein each elongate member comprises an outermost surface which is disposed in close proximity to the outermost surface of the controller such that a user's finger may be received in said respective recess.

- 8. The controller of claim 1 wherein each elongate member has a thickness between about 1mm and 10mm.
- The controller of claim 1 wherein each elongate member has a thickness between about
 1mm and 5mm.
 - 10. The controller of claim 1 wherein each elongate member has a thickness between about 1mm and 3mm.
- 10 11. The controller of claim 5 wherein the elongate members are parallel to one another.
 - 12. The controller of claim 5 wherein the elongate members converge towards the front end of the controller with respect to one another.
- 13. The controller of claim 1 wherein a portion of each additional control is in registry with a switch mechanism disposed within the controller, such that displacement of the additional control activates the switch mechanism.
- 14. The controller of claim 5 wherein a switch mechanism is disposed between each of the20 elongate members and an outer surface of the base of the controller.
 - 15. The controller of claim 2 wherein the one or more additional controls replicate the function of one or more controls located on the front or top edge of the controller.
- 25 16. The controller of claim 2 wherein the one or more additional controls have functions in addition to the controls located on the front or top edge of the controller.
 - 17. The controller of claim 1 wherein the one or more additional controls are paddle levers.

- 18. The controller of claim 1 wherein the additional controls are substantially vertically orientated with respect to the controller.
- 19. The controller of claim 1 wherein the one or more additional controls are formed as an5 integral part of the outer case.
 - 20. The controller of claim 1 wherein the on or more additional controls are formed separate from the outer case of the controller.

CONTROLLER FOR GAME CONSOLE

ABSTRACT

An improved controller (10) for a game console that is intended to be held by a user in both hands in the same manner as a conventional controller (1), which has controls on the front operable by the thumbs (2), (3), (4), (5), and has two additional controls (11) located on the back in positions to be operated by the middle fingers of a user.

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FILING RECEIPT

APPLICATION FILING or GRP ART FIL FEE REC'D ATTY.DOCKET.NO FOT CLAIMS IND CLAIMS 371(c) DATE UNIT 20 0905-002 13/162,727 06/17/2011 2612 0.00

CONFIRMATION NO. 8138

52245 Parks IP Law LLC 1117 PERIMETER CENTER WEST SUITE E402 ATLANTA, GA 30338



Date Mailed: 06/30/2011

Receipt is acknowledged of this non-provisional patent application. The application will be taken up for examination in due course. Applicant will be notified as to the results of the examination. Any correspondence concerning the application must include the following identification information: the U.S. APPLICATION NUMBER, FILING DATE, NAME OF APPLICANT, and TITLE OF INVENTION. Fees transmitted by check or draft are subject to collection. Please verify the accuracy of the data presented on this receipt. If an error is noted on this Filing Receipt, please submit a written request for a Filing Receipt Correction. Please provide a copy of this Filing Receipt with the changes noted thereon. If you received a "Notice to File Missing Parts" for this application, please submit any corrections to this Filling Receipt with your reply to the Notice. When the USPTO processes the reply to the Notice, the USPTO will generate another Filing Receipt incorporating the requested corrections

Applicant(s)

Simon Burgess, Loughborough, UNITED KINGDOM;

Duncan Ironmonger, Atlanta, GA;

Assignment For Published Patent Application

IRONBURG INVENTIONS LTD., Wincanton, UNITED KINGDOM

Power of Attorney: None

Domestic Priority data as claimed by applicant

Foreign Applications (You may be eligible to benefit from the Patent Prosecution Highway program at the USPTO. Please see http://www.uspto.gov for more information.)

If Required, Foreign Filing License Granted: 06/28/2011

The country code and number of your priority application, to be used for filing abroad under the Paris Convention, is US 13/162,727

Projected Publication Date: To Be Determined - pending completion of Missing Parts

Non-Publication Request: No

Early Publication Request: No

** SMALL ENTITY **

Title

CONTROLLER FOR VIDEO GAME CONSOLE

Preliminary Class

340

PROTECTING YOUR INVENTION OUTSIDE THE UNITED STATES

Since the rights granted by a U.S. patent extend only throughout the territory of the United States and have no effect in a foreign country, an inventor who wishes patent protection in another country must apply for a patent in a specific country or in regional patent offices. Applicants may wish to consider the filling of an international application under the Patent Cooperation Treaty (PCT). An international (PCT) application generally has the same effect as a regular national patent application in each PCT-member country. The PCT process **simplifies** the filling of patent applications on the same invention in member countries, but **does not result** in a grant of "an international patent" and does not eliminate the need of applicants to file additional documents and fees in countries where patent protection is desired.

Almost every country has its own patent law, and a person desiring a patent in a particular country must make an application for patent in that country in accordance with its particular laws. Since the laws of many countries differ in various respects from the patent law of the United States, applicants are advised to seek guidance from specific foreign countries to ensure that patent rights are not lost prematurely.

Applicants also are advised that in the case of inventions made in the United States, the Director of the USPTO must issue a license before applicants can apply for a patent in a foreign country. The filing of a U.S. patent application serves as a request for a foreign filing license. The application's filing receipt contains further information and guidance as to the status of applicant's license for foreign filing.

Applicants may wish to consult the USPTO booklet, "General Information Concerning Patents" (specifically, the section entitled "Treaties and Foreign Patents") for more information on timeframes and deadlines for filing foreign patent applications. The guide is available either by contacting the USPTO Contact Center at 800-786-9199, or it can be viewed on the USPTO website at http://www.uspto.gov/web/offices/pac/doc/general/index.html.

For information on preventing theft of your intellectual property (patents, trademarks and copyrights), you may wish to consult the U.S. Government website, http://www.stopfakes.gov. Part of a Department of Commerce initiative, this website includes self-help "toolkits" giving innovators guidance on how to protect intellectual property in specific countries such as China, Korea and Mexico. For questions regarding patent enforcement issues, applicants may call the U.S. Government hotline at 1-866-999-HALT (1-866-999-4158).

LICENSE FOR FOREIGN FILING UNDER Title 35, United States Code, Section 184 Title 37, Code of Federal Regulations, 5.11 & 5.15

GRANTED

The applicant has been granted a license under 35 U.S.C. 184, if the phrase "IF REQUIRED, FOREIGN FILING LICENSE GRANTED" followed by a date appears on this form. Such licenses are issued in all applications where the conditions for issuance of a license have been met, regardless of whether or not a license may be required as

page 2 of 3

set forth in 37 CFR 5.15. The scope and limitations of this license are set forth in 37 CFR 5.15(a) unless an earlier license has been issued under 37 CFR 5.15(b). The license is subject to revocation upon written notification. The date indicated is the effective date of the license, unless an earlier license of similar scope has been granted under 37 CFR 5.13 or 5.14.

This license is to be retained by the licensee and may be used at any time on or after the effective date thereof unless it is revoked. This license is automatically transferred to any related applications(s) filed under 37 CFR 1.53(d). This license is not retroactive.

The grant of a license does not in any way lessen the responsibility of a licensee for the security of the subject matter as imposed by any Government contract or the provisions of existing laws relating to espionage and the national security or the export of technical data. Licensees should apprise themselves of current regulations especially with respect to certain countries, of other agencies, particularly the Office of Defense Trade Controls, Department of State (with respect to Arms, Munitions and Implements of War (22 CFR 121-128)); the Bureau of Industry and Security, Department of Commerce (15 CFR parts 730-774); the Office of Foreign AssetsControl, Department of Treasury (31 CFR Parts 500+) and the Department of Energy.

NOT GRANTED

No license under 35 U.S.C. 184 has been granted at this time, if the phrase "IF REQUIRED, FOREIGN FILING LICENSE GRANTED" DOES NOT appear on this form. Applicant may still petition for a license under 37 CFR 5.12, if a license is desired before the expiration of 6 months from the filing date of the application. If 6 months has lapsed from the filing date of this application and the licensee has not received any indication of a secrecy order under 35 U.S.C. 181, the licensee may foreign file the application pursuant to 37 CFR 5.15(b).

	PATE	NT APPLI		N FEE DE		ION RECOR	D	Applicat 13/16	ion or Docket Num 2,727	ber
	APPLI	CATION AS			umn 2)	SMALL	ENTITY	OR	OTHER SMALL	
	FOR	NUMBE		······	R EXTRA	RATE(\$)	FEE(\$)]	RATE(\$)	FEE(\$)
	ASIC FEE 7/ CFR 1.16(a), (b), or (c)) N/A N/A				I/A	N/A	82	1	N/A	
SEA	RCH FEE FR 1.16(k), (i), or (m))	N	/A	<u> </u>	I/A	N/A	270	1	N/A	
ΞXΑ	MINATION FEE R 1.16(o), (p), or (q))	N	/A	<u> </u>	J/A	N/A	110	1	N/A	
OT.	AL CLAIMS FR 1.16(i))	20	minus :	20 =		× 26 =	0.00	OR		
VDE	PENDENT CLAIMS	1	minus :	3 =		× 110 =	0.00	1		
APF	LICATION SIZE	sheets of p \$270 (\$135 50 sheets	paper, the or for small or fraction	and drawings e e application si all entity) for ea in thereof. See CFR 1.16(s).	ze fee due is ch additional		0.00			
VUL	TIPLE DEPENDEN	T CLAIM PRE	0.00							
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AMENDMEN! A	Total (37 CFR 1.16(ii)	AFTER AMENDMENT	Minus Minus	PREVIOUSLY PAID FOR	EXTRA	RATE(S)	FEE(\$)	OR OR	RATE(\$)	FEE(\$)
2	(37 CFR 1.16(h)) Application Size Fee (77 CER 1 16/6/1	<u> </u>			<u> </u>		-	^ "	
٦	FIRST PRESENTATION			DENT CLAIM (37.0	CER 1 16(0)			OR		
					Ψ,	TOTAL ADD'L FEE		OR	TOTAL ADD'L FEE	
		(Column 1)		(Column 2)	(Column 3)		T	7		
a S		CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA	RATE(\$)	ADDITIONAL FEE(\$)		RATE(\$)	ADDITION/ FEE(\$)
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Z Z	Independent * (37 CFR 1.16(h))		Minus	***	12	Х ==		OR	X 200	
2	Application Size Fee	(37 CFR 1.16(s))]		
	FIRST PRESENTATION	ON OF MULTIPL	E DEPEN	DENT CLAIM (37 (CFR 1.16(j))			OR		
		MARKET MORE MEDICAL PROPERTY AND ADMINISTRATION OF THE PROPERTY OF THE PROPERT				TOTAL ADD'L FEE		OR	TOTAL ADD'L FEE	
•	If the entry in colur If the "Highest Nur If the "Highest Num The "Highest Number	nber Previous! ber Previously I	ly Paid Fo Paid For	or" IN THIS SPA IN THIS SPACE I	CE is less than : s less than 3, ent	20, enter "20".	c in column 1.		•	



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address COMMISSIONER FOR PATENTS PC 805 1450 Alexandria, Vigenia 22313-1450 www.tsplo.gov

APPLICATION NUMBER

FILING OR 371(C) DATE

FIRST NAMED APPLICANT

ATTY. DOCKET NO./TITLE

13/162,727

06/17/2011

Simon Burgess

0905-002

CONFIRMATION NO. 8138

FORMALITIES LETTER

52245 Parks IP Law LLC 1117 PERIMETER CENTER WEST SUITE E402 ATLANTA, GA 30338



Date Mailed: 06/30/2011

NOTICE TO FILE MISSING PARTS OF NONPROVISIONAL APPLICATION

FILED UNDER 37 CFR 1.53(b)

Filing Date Granted

Items Required To Avoid Abandonment:

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 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 statutory basic filing fee is missing.
 Applicant must submit \$82 to complete the basic filing fee for a small entity.
- . 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.

Note: If a petition under 37 CFR 1.47 is being filed, an oath or declaration in compliance with 37 CFR 1.63 signed by all available joint inventors, or if no inventor is available by a party with sufficient proprietary interest, is required.

The applicant needs to satisfy supplemental fees problems indicated below.

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

• A surcharge (for late submission of filing fee, search fee, examination fee or oath or declaration) as set forth in 37 CFR 1.16(f) of \$65 for a small entity in compliance with 37 CFR 1.27, must be submitted.

SUMMARY OF FEES DUE:

Total fee(s) required within TWO MONTHS from the date of this Notice is \$527 for a small entity

- \$82 Statutory basic filing fee.
- \$65 Surcharge.
- The application search fee has not been paid. Applicant must submit \$270 to complete the search fee.
- The application examination fee has not been paid. Applicant must submit \$110 to complete the examination fee for a small entity in compliance with 37 CFR 1.27.

Replies should be mailed to:

Mail Stop Missing Parts Commissioner for Patents P.O. Box 1450 Alexandria VA 22313-1450

Registered users of EFS-Web may alternatively submit their reply to this notice via EFS-Web. https://sportal.uspto.gov/authenticate/AuthenticateUserLocalEPF.html

For more information about EFS-Web please call the USPTO Electronic Business Center at **1-866-217-9197** or visit our website at http://www.uspto.gov/ebc.

If you are not using EFS-Web to submit your reply, you must include a copy of this notice.

/aabranyos/	
Office of Data Management, Application Assistance Unit (571) 272-4000, or (571) 272-4200, or 1-880	3-786-010

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Inventors: Burgess et al.

Docket No.: 0905-002

Serial No.: 13/162,727

Art Unit: 2612

Filing Date: June 17, 2011

Confirmation No.: 8138

For:

CONTROLLER FOR VIDEO GAME CONSOLE

Mail Stop: Missing Parts Commissioner for Patents P. O. Box 1450

Alexandria, Virginia 22313-1450

RESPONSE TO NOTICE TO FILE MISSING PARTS OF NONPROVISIONAL APPLICATION

Sir:

In response to the Notice to File Missing Parts of Nonprovisional Application mailed June 30, 2011, enclosed are the following:

- Executed Declaration by inventors Simon Burgess and Duncan Ironmonger;
- 2. Petition for Extension of Time (one month); and
- 3. Payment in the amount of \$527.00 (\$82.00 Basic filing fee; \$65.00 Surcharge; \$270.00 Search fee; \$110.00 Examination fee).

Applicant believes this to be a complete reply to the Notice and believe that no additional fees are due; however, the Commissioner is hereby authorized to charge any additional fees due to Deposit Account 50-3447.

Respectfully submitted

Cynthia Parks; Reg. No. 52096

Parks IP Law LLC 1117 Perimeter Center West Suite E402 Atlanta, GA 30338

PTO/SB/22 (07-09)
Approved for use through 07/31/2012. OMB 0651-0031
U.S. Patent and Trademark Office; U.S. DEPARMENT 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.

PETITION FOR EXTENSION OF TIME UNDER 37 CFR 1.136(a)	Docket Number (Optional)	Docket Number (Optional)							
FY 2009	0905-002								
(Fees pursuant to the Consolidated Appropriations Act, 2005 (H.R. 4818).) Application Number 13/162,727	Filed June 17, 2011								
For CONTROLLER FOR VIDEO GAME CONSOLE									
Art Unit 2612	Examiner TBD								
		and Markita d							
This is a request under the provisions of 37 CFR 1.136(a) to extend the per application.	tod for filing a reply in the ac	Jove Identified							
The requested extension and fee are as follows (check time period desired	and enter the appropriate fe	e below):							
<u></u>	Small Entity Fee	CE							
✓ One month (37 CFR 1.17(a)(1)) \$130	\$65	\$ 65							
Two months (37 CFR 1.17(a)(2)) \$490	\$245	\$							
Three months (37 CFR 1.17(a)(3)) \$1110	\$555	\$							
Four months (37 CFR 1.17(a)(4)) \$1730	\$865	\$							
Five months (37 CFR 1.17(a)(5)) \$2350	\$1175	\$							
Applicant claims small entity status. See 37 CFR 1.27.									
A check in the amount of the fee is enclosed.									
☑ Payment by credit card. Form PTO-2038 is attached.									
☐ The Director has already been authorized to charge fees in this	application to a Deposit A	Account.							
The Director is hereby authorized to charge any fees which may Deposit Account Number 50-3447	be required, or credit an	y overpayment, to							
WARNING: Information on this form may become public. Credit card information and authorization on PTO-2038.	mation should not be include	d on this form.							
1 am the applicant/inventor.									
assignee of record of the entire interest. See 37 C									
attorney or agent of record. Registration Number	•	_							
attorney on agent under 37 CFR 1.34. Registration number if acting under 37 CFR 1.34									
million =	16 8pt	2011							
Signature	Date	ə							
Cynthia Parks	678) 325-6601								
Typed or printed name	Telephone	Number							
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.									
Total of forms are submitted.									

This collection of information is required by 37 CFR 1.136(a). The information is required to obtain or retain a benefit by the public which is to fite (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 6 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.

DECLARATION AND POWER OF ATTORNEY

		Supplemental	Substitute	PCT						
As a below na	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:										
CONTROLLER FOR VIDEO GAME CONSOLE										
(Title of the invention)										
the specification of which (check one)										
		is attached hereto)							
	\boxtimes	was filed on <u>June</u>	17, 2011 and assigne	d serial no. <u>13/162,727</u>						
		and was amende	d on	(if applicable)						
			understand the conte	nts of the above-identified ferred to above.						
				erial to the patentability of ons, § 1.56.						
Thereby 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 which designated at least one country other than the United States of America, listed below and have also identified, by checking the box below, any foreign application for patent or inventor's certificate, or of any PCT international application having a illing date before that of the application on which priority is claimed.										

	Foreign Applic	Priority	Claimed	Copy Attached		
Application Number	, , , , , , , ,				YES	NO

As a named inventor, I hereby revoke all prior powers and appoint the attorney(s) and/or agent(s) associated with:

Customer No. 52245

to prosecute this application and transact all business in the Patent and Trademark Office connected therewith.

I acknowledge the above-listed attorneys and agents and their firm Parks IP Law LLC represent my employer (if I am an employee and this application has been or will be assigned to my employer) or the entity with which I have contracted (if I am an independent contractor and this application has been or will be assigned to such entity) and in such cases do not

Inventors: Simon Burgess and Duncan Ironmonger

For: Controller for Video Game Console

Page 2 of 2

represent me individually. I further acknowledge I have not established, nor will I seek to establish, any personal attorney/client relationship with Parks IP Law LLC in connection with this application and understand that, should I require legal representation, I will obtain such, at my expense, other than through Parks IP Law LLC.

Send Correspondence to the Address associated with Customer Number 52245

Direct telephone calls to:

Collen A. Beard, Esq. (678) 325-6601

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

Full name of first inventor

Simon Burgess

Inventor's signature

Loughborough, Leicestershire

Residence Citizenship

United Kingdom

Post Office Address

39 Jubilee Avenue, Sileby, Loughborough, Leicestershire LE12

Date:

7TH United Kingdom

Full name of first inventor

Duncan Ironmonger

Inventor's signature

Atlanta, GA

Residence Citizenship

United States of America

Post Office Address

3820 Roswell Road, Suite 306, Atlanta, GA 30342

Electronic Patent Application Fee Transmittal											
Application Number:	13162727										
Filing Date:	17-	Jun-2011		-							
Title of Invention:	CONTROLLER FOR VIDEO GAME CONSOLE										
First Named Inventor/Applicant Name:	Sim	on Burgess			THE CONTROL OF THE CO						
Filer:	Cynthia R. Parks/Virginia Keenan										
Attorney Docket Number: 0905-002											
Filed as Small Entity	Filed as Small Entity										
Utility under 35 USC 111(a) Filing Fees											
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)						
Basic Filing:											
Utility filing Fee (Electronic filing)		4011	1	82	82						
Utility Search Fee		2111	1	270	270						
Utility Examination Fee		2311	1	110	110						
Pages:											
Claims:											
Miscellaneous-Filing:											
Late filing fee for oath or declaration		2051	1	65	65						
Petition:			A 10								

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Patent-Appeals-and-Interference:				
Post-Allowance-and-Post-Issuance:				
Extension-of-Time:				
Miscellaneous:				
	Tot	al in USD	(\$)	527

Electronic Ack	knowledgement Receipt
EFS ID:	10968711
Application Number:	13162727
International Application Number:	
Confirmation Number:	8138
Title of Invention:	CONTROLLER FOR VIDEO GAME CONSOLE
First Named Inventor/Applicant Name:	Simon Burgess
Customer Number:	52245
Filer:	Cynthia R. Parks/Virginia Keenan
Filer Authorized By:	Cynthia R. Parks
Attorney Docket Number:	0905-002
Receipt Date:	16-SEP-2011
Filing Date:	17-JUN-2011
Time Stamp:	16:03:00
Application Type:	Utility under 35 USC 111(a)

Payment information:

Submitted with Payment	yes
Payment Type	Credit Card
Payment was successfully received in RAM	\$527
RAM confirmation Number	2816
Deposit Account	503447
Authorized User	PARKS IP LAW LLC

The Director of the USPTO is hereby authorized to charge indicated fees and credit any overpayment as follows:

Charge any Additional Fees required under 37 C.F.R. Section 1.16 (National application filing, search, and examination fees)

Charge any Additional Fees required under 37 C.F.R. Section 1.17 (Patent application and reexamination processing fees)

Charge any Additional Fees required under 37 C.F.R. Section 1.19 (Document supply fees)

Charge any Additional Fees required under 37 C.F.R. Section 1.20 (Post Issuance fees)

Charge any Additional Fees required under 37 C.F.R. Section 1.21 (Miscellaneous fees and charges)

File Listing:

Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1	Applicant Response to Pre-Exam	ResponseMP.pdf	46543	no	1
'	Formalities Notice	nesponsewii "pai	28G)1(fa)Sc8aab)1d12ce}954e42d6e5f61c. cff8f	110	
Warnings:					
Information:					
2	Extension of Time	EOT.pdf	73726	no	1
2	Extension of time	LOT.pdi	568647568583d7037c9b339ac92b9G39bfe 6700a	110	
Warnings:					
Information:					
3	Oath or Declaration filed	Declaration.pdf	114474	no	2
	Odin of Decidiation filed	Beclutationpai	5786f71ae312e38365651d3968fd19c1823c 4c22	,,,,	
Warnings:					
Information:					
4	Fee Worksheet (SB06)	fee-info.pdf	36932	no	2
7	i ee workstreet (3000)	rec inolpar	(482d677ed4f1544ecae2778bbbda4d6x449 a243c	.,,	
Warnings:					
Information:					
		Total Files Size (in bytes)	2	71675	

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.

PTO/SB/22 (07-09)

Approved for use through 07/31/2012, OMB 0651-0031

U.S. Patent and Trademark Office; U.S. DEPARMENT 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.

PETITION FOR EXTENSION OF TIME UNDER 37 CFR 1.136(a)	Docket Number (Optional)
FY 2009 (Fees pursuent to the Consolidated Appropriations Act, 2005 (H.R. 4818).)	0905-002
Application Number 13/162,727	Filed June 17, 2011
For CONTROLLER FOR VIDEO GAME CONSOLE	
Art Unit 2612	Examiner TBD
This is a request under the provisions of 37 CFR 1.136(a) to extend the perio application.	
The requested extension and fee are as follows (check time period desired a	nd enter the appropriate fee below);
Fee	Small Entity Fee
One month (37 CFR 1.17(a)(1)) \$130	\$65 \$ <u>65</u>
Two months (37 CFR 1.17(a)(2)) \$490	\$245 \$
☐ Three months (37 CFR 1.17(a)(3)) \$1110	\$555
Four months (37 CFR 1.17(a)(4)) \$1730	\$865 \$
Five months (37 CFR 1.17(a)(5)) \$2350	\$1175 \$
Applicant claims small entity status. See 37 CFR 1.27. , 09/23/20:	11 MTEKLEMI 00000018 503447 13162727
A check in the amount of the fee is enclosed. 01 FC:223	51 65.00 DA
Payment by credit card. Form PTO-2038 is attached.	
The Director has already been authorized to charge fees in this a	pplication to a Deposit Account.
The Director is hereby authorized to charge any fees which may Deposit Account Number 50-3447	be required, or credit any overpayment, to
WARNING: Information on this form may become public. Credit card inform Provide credit card information and authorization on PTO-2038.	ation should not be included on this form.
I am the applicant/inventor.	
assignee of record of the entire interest. See 37 CF Statement under 37 CFR 3.73(b) is enclosed (F	FR 3.71. form PTO/SB/96).
attorney or agent of record. Registration Number 5	2096
attorney on agent under 37 CFR 1.34. Registration number if acting under 37 CFR 1.34	
Mithe	16 8pt 2011
Signature	678) 325-6601
Cynthla Parks Typed or printed name	Telephone Number
NOTE: Signatures of all the inventors or assignees of record of the entire interest or their represent	·
signature is required, see below.	
Total of forms are submitted. The rejection of information is required by 37 CFR 1 136(a). The information is required to obtain 9	region a benefit by the public which is to fits (and by the

This collection of information is required by 37 CFR 1,136(a). The information is required to obtain or retain a benefit by the public which is to life (and by the USPTO to process) an application. Confidentially is governed by 35 U.S.C. 122 and 37 CFR 1,11 and 1,14. This collection is estimated to take 8 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, Aloxandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patente, 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.

FOR E (a), (b), or (c)) FEE (b), (p), or (m)) FION FEE (o), (p), or (q)) AIMS (ii) (ii) DENT CLAIMS (iii) TION SIZE .16(s)) E DEPENDEN greence in colu	N N N N 20 S 1 If the speci sheets of p \$310 (\$155 50 sheets	mn 1) R FILED /A /A /A minus 20 minus 3 iffication and paper, the a 5 for small or traction) and 37 C SENT (37 C	NUMBE N N N N N N N N N N N N N N N N N N	ze fee due is ch additional	SMALL RATE(\$) N/A N/A N/A x 26 = x 110 =	ENTITY FEE(\$) 82 270 110 0.00 0.00 0.00	OR OR	OTHER SMALL I RATE(\$) N/A N/A	
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UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address. COMMISSIONER FOR PATENTS Des 1450 Alexandria, Vigenia 22313-1450 www.tespio.gov

FILING or GRP ART FIL FEE REC'D ATTY.DOCKET.NO TOT CLAIMS IND CLAIMS NUMBER 371(c) DATE UNIT 13/162,727 06/17/2011 2612 527 0905-002 20

52245 Parks IP Law LLC 1117 PERIMETER CENTER WEST SUITE E402 ATLANTA, GA 30338

CONFIRMATION NO. 8138 UPDATED FILING RECEIPT



Date Mailed: 09/26/2011

Receipt is acknowledged of this non-provisional patent application. The application will be taken up for examination in due course. Applicant will be notified as to the results of the examination. Any correspondence concerning the application must include the following identification information: the U.S. APPLICATION NUMBER, FILING DATE, NAME OF APPLICANT, and TITLE OF INVENTION. Fees transmitted by check or draft are subject to collection. Please verify the accuracy of the data presented on this receipt. If an error is noted on this Filing Receipt, please submit a written request for a Filing Receipt Correction. Please provide a copy of this Filing Receipt with the changes noted thereon. If you received a "Notice to File Missing Parts" for this application, please submit any corrections to this Filing Receipt with your reply to the Notice. When the USPTO processes the reply to the Notice, the USPTO will generate another Filing Receipt incorporating the requested corrections

Applicant(s)

Simon Burgess, Loughborough, UNITED KINGDOM;

Duncan Ironmonger, Atlanta, GA:

Assignment For Published Patent Application

IRONBURG INVENTIONS LTD., Wincanton, UNITED KINGDOM

Power of Attorney: The patent practitioners associated with Customer Number 52245

Domestic Priority data as claimed by applicant

Foreign Applications (You may be eligible to benefit from the Patent Prosecution Highway program at the USPTO. Please see http://www.uspto.gov for more information.)

If Required, Foreign Filing License Granted: 06/28/2011

The country code and number of your priority application, to be used for filing abroad under the Paris Convention, is US 13/162,727

Projected Publication Date: 12/20/2012

Non-Publication Request: No

Early Publication Request: No

** SMALL ENTITY **

Title

CONTROLLER FOR VIDEO GAME CONSOLE

Preliminary Class

340

PROTECTING YOUR INVENTION OUTSIDE THE UNITED STATES

Since the rights granted by a U.S. patent extend only throughout the territory of the United States and have no effect in a foreign country, an inventor who wishes patent protection in another country must apply for a patent in a specific country or in regional patent offices. Applicants may wish to consider the filing of an international application under the Patent Cooperation Treaty (PCT). An international (PCT) application generally has the same effect as a regular national patent application in each PCT-member country. The PCT process **simplifies** the filing of patent applications on the same invention in member countries, but **does not result** in a grant of "an international patent" and does not eliminate the need of applicants to file additional documents and fees in countries where patent protection is desired.

Almost every country has its own patent law, and a person desiring a patent in a particular country must make an application for patent in that country in accordance with its particular laws. Since the laws of many countries differ in various respects from the patent law of the United States, applicants are advised to seek guidance from specific foreign countries to ensure that patent rights are not lost prematurely.

Applicants also are advised that in the case of inventions made in the United States, the Director of the USPTO must issue a license before applicants can apply for a patent in a foreign country. The filing of a U.S. patent application serves as a request for a foreign filing license. The application's filing receipt contains further information and quidance as to the status of applicant's license for foreign filing.

Applicants may wish to consult the USPTO booklet, "General Information Concerning Patents" (specifically, the section entitled "Treaties and Foreign Patents") for more information on timeframes and deadlines for filing foreign patent applications. The guide is available either by contacting the USPTO Contact Center at 800-786-9199, or it can be viewed on the USPTO website at http://www.uspto.gov/web/offices/pac/doc/general/index.html.

For information on preventing theft of your intellectual property (patents, trademarks and copyrights), you may wish to consult the U.S. Government website, http://www.stopfakes.gov. Part of a Department of Commerce initiative, this website includes self-help "toolkits" giving innovators guidance on how to protect intellectual property in specific countries such as China, Korea and Mexico. For questions regarding patent enforcement issues, applicants may call the U.S. Government hotline at 1-866-999-HALT (1-866-999-4158).

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page 2 of 3

set forth in 37 CFR 5.15. The scope and limitations of this license are set forth in 37 CFR 5.15(a) unless an earlier license has been issued under 37 CFR 5.15(b). The license is subject to revocation upon written notification. The date indicated is the effective date of the license, unless an earlier license of similar scope has been granted under 37 CFR 5.13 or 5.14.

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Γ	APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
	13/162,727	06/17/2011	Simon Burgess	0905-002	8138
	52245 Parks IP Law L	7590 96/28/201 J.C	2	EXAM	INER
	730 Peachtree			HYLINSKI.	STEVEN J
	Suite 600 ATLANTA, G	v 30308		ART UNIT	PAPER NUMBER
	AHJANTA, G	A. 30300		3717	
				MAIL DATE	DELIVERY MODE
				06/28/2012	PAPER

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

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

		Application No.	Applicant(s)
		13/162,727	BURGESS ET AL.
	Office Action Summary	Examiner	Art Unit
	ŕ	STEVEN J. HYLINSKI	3717
	The MAILING DATE of this communication app		
Period for			
WHI(- Exte after - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DA nsions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. Depriod for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATIO 36(a). In no event, however, may a reply be till will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONI	N. mely filed n the mailing date of this communication. ED (35 U.S.C. § 133).
Status			
1)🛛	Responsive to communication(s) filed on 09/16	<u>5/2011</u> .	
,	7	action is non-final.	
3)	An election was made by the applicant in response		
	; the restriction requirement and election		
4)[_]	Since this application is in condition for allowar		
	closed in accordance with the practice under E	x parte Quayle, 1935 С.D. 11, 4	53 O.G. 213.
Disposit	ion of Claims		
5)🛛	Claim(s) 1-20 is/are pending in the application.		
_	5a) Of the above claim(s) is/are withdray	wn from consideration.	
•	Claim(s) is/are allowed.		
	Claim(s) <u>1-20</u> is/are rejected.		
	Claim(s) is/are objected to.	r ataatian raquiramant	
a)[_]	Claim(s) are subject to restriction and/or	r election requirement.	
Applicat	ion Papers		
10)	The specification is objected to by the Examine	ır.	
11)🛛	The drawing(s) filed on 17 June 2011 is/are: a)		
	Applicant may not request that any objection to the		
	Replacement drawing sheet(s) including the correct		
12)	The oath or declaration is objected to by the Ex	caminer. Note the attached Office	e Action or form PTO-152.
Priority	under 35 U.S.C. § 119		
	Acknowledgment is made of a claim for foreign ☐ All b)☐ Some * c)☐ None of:		a)-(d) or (f).
	1. Certified copies of the priority document		Mara Nia
	2. Certified copies of the priority document		
	3. Copies of the certified copies of the prior		red in this National Stage
*	application from the International Bureau See the attached detailed Office action for a list		red
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U.S. Patent and Trademark Office PTOL-326 (Rev. 03-11)

Office Action Summary

Part of Paper No./Mail Date 20120616

Application/Control Number: 13/162,727

Art Unit: 3717

DETAILED ACTION

Claim Rejections - 35 USC § 102

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

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

1. Claims 1-7, 11, 13-14, and 17-20 are rejected under 35 U.S.C. 102(b) as being anticipated by US 6,394,906 to Ogata.

Re Claim 1,

Ogata discloses a hand held controller for a game console (Abstract) comprising: an outer case (Fig. 1 and 4:35-40, main body unit 4 made up of upper half 2 and lower half 3 abutted and connected to each other by fasteners) and

a plurality of controls located on a front of the controller (Figs. 1-2, controls 9, 12, 16, 22-24 are all located on upper half 2 of controller 1)

wherein the controller is shaped to be held in the hand of a user such that the user's thumb is positioned to operate the controls located on the front of the controller (Fig. 7, the user's thumb's Lf1 and Rf1 are used to operate all controls 9, 12, 16, 22-24 located on upper half 2 of controller 1)

and therein the controller further comprises one or more additional controls located on a back of the controller (Figs. 1-8, trigger buttons 19b and 20b are located on lower half 3 of the controller body, facing away from the player as shown in Fig. 7 and therefore are on the back of the controller)

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Re Claim 2,

Ogata discloses the controller of claim 1 further having controls located on the top edge of the controller and wherein the controller is shaped such that the user's index fingers are positioned to operate controls located on the top edge (Fig. 7, buttons 19a and 20a are buttons located on the top edge of upper half 2 of the main body unit 4 which are operated by the user's index fingers Lf2 and Rf2).

Re Claim 3,

Any of the plurality of controls shown in Figs. 1-8, which are additional controls relative to any other controls on the unit, is positioned to be operated by fingers Lf1-5 and Rf1-5 of the user's hands Lf, Rf as shown in Fig. 7.

Re Claim 4,

Fig. 7 shows two additional controls 19b and 20b positioned to be operated by middle fingers Rf3 and Lf3 of the user.

Re Claim 5.

The buttons 19a-b and 20a-b are depicted in Fig. 4 as being rectangular and are therefore elongate members, which because they are operated by depressing them into the housing renders them inherently resilient and flexible (13:13-25 describes buttons 19a-b and 20a-b as thrusting actuators that protrude from the housing and contact switch elements located inside the housing 4, and that the thrusting actuators may further be covered in an elastomer for improved operating feeling.)

Re Claim 6,

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Art Unit: 3717

See Fig. 9 19a-b protruding from recesses in the housing 4, and also see 13:13-25.

Re Claim 7,

Figs. 7-8 show elongate members 19a-b and 20a-b comprising an outermost surface disposed in close proximity to the outermost surface of the controller housing 4 such that user's fingers Rf2,3 and Lf2,3 may be received in the recess depicted in Fig. 8 with respect to buttons 19a,b.

Re Claim 11,

Fig. 4 shows elongate members 19a,b and 20a,b being parallel to one another.

Re Claims 13-14,

See 13:19-21 which describes a portion of each additional control being in registry with a switch mechanism disposed within the controller and in between each of the elongate members and an outer surface of the base of the controller, such that displacement of the additional control activates the switch mechanism.

Re Claim 17,

The controls 19a-b and 20a-b that provide flat button surfaces, the exposed part of which face away from the user and are operated by the user's fingers wrapping around the controller body and depressing them as shown in Fig. 7, can be interpreted as paddle levers.

Re Claim 18,

Fig. 4 shows the additional controls 19a-b and 20a-b being substantially vertically oriented with respect to the controller.

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Re Claims 19-20,

The additional controls 19a-b and 20a-b shown in Figs. 1-8 are placed such that they are integral with the case yet they are distinct components from the case body 4.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

2. Claims 8-10, 12, and 15-16 are rejected under 35 U.S.C. 103(a) as being unpatentable over US 6,394,906 to Ogata.

Re Claims 8-10 and 12,

These claims recite alternative possible size and shape considerations for the same elongate members 19a-b and 20a-b disclosed by Ogata and visible in Figs. 1-8, without claiming any unexpected result of these size and shape considerations, especially in light of the several thickness ranges and the parallel vs. converging size and shape limitations being presented in the alternative, which indicates the function of the apparatus is unchanged as these parameters are varied.

Regarding claims 8-10, In *Gardner v. TEC Systems*, *Inc.*, 725 F.2d 1338, 220 USPQ 777 (Fed. Cir. 1984), *cert. denied*, 469 U.S. 830, 225 USPQ 232 (1984), the Federal Circuit held that, where the only difference between the prior art and the claims was a recitation of relative dimensions of the claimed device and a device having the claimed relative dimensions would not perform differently than the prior art device, the

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Art Unit: 3717

claimed device was not patentably distinct from the prior art device. See also MPEP

2144.04 Section IV A.

Regarding claim 12, MPEP 2144.04 Section IV B States that a change in shape of an apparatus would be obvious to one having ordinary skill in the art absent persuasive evidence that the particular shape is significant.

Re Claims 15-16,

Although 5:45-51 of Ogata states that the controls 19a-b and 20a-b have functions that affect the game characters in ways that correspond to programming of the game, Ogata does not go into detail as to whether the button mapping of his controller is such that one or more controls replicate the functions of other controls, or whether one or more controls have functions different from other controls on the front or top edge of the controller. Because claims 15 and 16 present duplicating vs. not duplicating button mapping functions as alternatives, and because there is further no claimed specific purpose, problem being solved by, or advantage caused by replicating button mapping or not doing so, it would have been an obvious matter of design choice to one having ordinary skill in the art at the time the invention was made whether to map the preprogrammed button functions for the controller shown in Figs. 1-8 of Ogata such that functions are replicated or not. One of skill in the art would have expected Ogata's controller to function well regardless of what specific software command mapping is applied by the game designer to the button controls.

Conclusion

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Art Unit: 3717

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure and is included in the Notice of References Cited. Any inquiry concerning this communication or earlier communications from the examiner should be directed to STEVEN J. HYLINSKI whose telephone number is (571)270-1995. The examiner can normally be reached on Mon-Fri 9am-7pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Melba Bumgarner can be reached on (571)272-4709. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/STEVEN J HYLINSKI/ Primary Examiner, Art Unit 3717

Applicant(s)/Patent Under Reexamination Application/Control No. 13/162,727 BURGESS ET AL. Notice of References Cited Examiner Art Unit Page 1 of 4 STEVEN J. HYLINSKI 3717

U.S. PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	Classification
*	Α	US-4,552,360 A	11-1985	Bromley et al.	463/38
*	В	US-5,551,693 A	09-1996	Goto et al.	463/37
*	O	US-5,670,988 A	09-1997	Tickle, James Dexter	345/157
*	ם	US-5,716,274 A	02-1998	Goto et al.	463/37
*	E	US-5,853,326 A	12-1998	Goto et al.	463/37
*	F	US-5,874,906 A	02-1999	Willner et al.	341/22
*	G	US-5,984,548 A	11-1999	Willner et al.	400/472
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*	1	US-6,019,680 A	02-2000	Cheng, Chiu Hao	463/37
*	J	US-6,135,886 A	10-2000	Armstrong, Brad A.	463/37
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*	L	US-6,231,444 B1	05-2001	Goto et al.	463/37
*	М	US-6,261,180 B1	07-2001	Lebensfeld et al.	463/49

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NON-PATENT DOCUMENTS

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

Notice of References Cited

Applicant(s)/Patent Under Reexamination Application/Control No. 13/162,727 BURGESS ET AL. Notice of References Cited Art Unit Examiner Page 2 of 4 3717 STEVEN J. HYLINSKI

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*	D	US-6,394,906 B1	05-2002	Ogata, Hiroki	463/38
*	E	US-6,512,511 B2	01-2003	Willner et al.	345/169
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*	G	US-6,524,186 B2	02-2003	Takatsuka et al.	463/37
*	Н	US-6,682,426 B2	01-2004	Goto et al.	463/37
*	ı	US-2004/0063502 A1	04-2004	HUSSAINI et al.	463/056
*	J	US-6,760,013 B2	07-2004	Willner et al.	345/169
*	К	US-2004/0224768 A1	11-2004	Hussaini et al.	463/037
*	L	US-6,887,158 B2	05-2005	Goto et al.	463/37
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*	D	US-2006/0116204 A1	06-2006	Chen et al.	463/037
*	E	US-2007/0021209 A1	01-2007	Hussaini et al.	463/036
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*	G	US-D547,763 S	07-2007	Hayes et al.	D14/454
*	Н	US-7,377,851 B2	05-2008	Goto et al.	463/37
*	1	US-7,407,439 B1	08-2008	Ochoa, Justin J.	463/37
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*	D	US-7,774,155 B2	08-2010	Sato et al.	702/127
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U.S. Patent and Trademark Office PTO-892 (Rev. 01-2001)

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	Application/Control No.	Applicant(s)/Patent Under Reexamination
Index of Claims	13162727	BURGESS ET AL.
	Examiner	Art Unit
	STEVEN J HYLINSKI	3717

✓	Rejected	-	Cancelled	N	Non-Elected	A	Appeal
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Claims	renumbered	in the same o	order as pr	esented by	applicant	☐ CPA	☐ T.C	D. 🗌	R.1.47
CLAIM		CLAIM DATE							
Final	Original	06/16/2012							
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EAST Search History

EAST Search History (Prior Art)

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
L1 47		(US-20050269769-\$ or US-20060040740-\$ or US-20060116204-\$ or US-20080261695-\$ or US-20050215321-\$ or US-20060025217-\$ or US-20070021209-\$).did. or (US-6001014-\$ or US-6019680-\$ or US-7942745-\$ or US-7927216-\$ or US-7774155-\$ or US-7596466-\$ or US-6280327-\$ or US-5670988-\$ or US-4552360-\$ or US-6135886-\$ or US-6171191-\$ or US-7377851-\$ or US-D620939-\$ or US-6394906-\$ or US-7859514-\$ or US-6288709-\$ or US-7804484-\$ or US-6760013-\$ or US-5984548-\$ or US-5874906-\$ or US-7471216-\$ or US-6261180-\$ or US-D547763-\$ or US-D659140-\$ or US-D623649-\$ or US-5716274-\$ or US-D623649-\$ or US-5716274-\$ or US-6887158-\$ or US-6682426-\$ or US-6231444-\$ or US-7473180-\$ or US-5551693-\$ or US-7488254-\$ or US-6524187-\$ or US-6524186-\$ or US-5853326-\$ or US-7235012-\$ or US-7407439-\$ or US-7753786-\$).did.	US- PGPUB; USPAT	OR	OFF	2012/06/16 16:54
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L10	28	"463"/\$.cds. and ((replicat\$5 or duplicat\$5) with (control\$3 or button)) same assign\$5	US- PGPUB; USPAT	OR	ON	2012/06/16 17:02
L11	263	"463"/\$.ccls. and (different with button with (function\$5 or assign\$5))	US- PGPUB; USPAT	OR	ON	2012/06/16 17:04
L12	6	"463"/\$.cds. and (trigger with button with function with assign\$5)	US- PGPUB; USPAT	OR	ON	2012/06/16 17:04
L13	131	"463"/\$.cds. and (trigger with button with function)	US- PGPUB; USPAT	OR	ON	2012/06/16 17:06
L14	95	"463"/\$.ccls. and (trigger with button with command)	US- PGPUB; USPAT	OR	ON	2012/06/16 17:06
L15	53	"463"/\$.ccls. and (disabl\$4 with button with	US-	OR	ON	2012/06/16

		control\$5)	PGPUB; USPAT			17:08
L16	49	"463"/\$.cds. and controller same (mapping with button)	US- PGPUB; USPAT	OR	ON	2012/06/16 17:12
L17	37	"463"/\$.cds. and (buttons with (duplicate or replicate) with (command or function))	US- PGPUB; USPAT	OR	ON	2012/06/16 17:16
L18	37	"463"/\$.cds. and (buttons with (duplicate or replicate) with (command or function or mapping or assignment))	US- PGPUB; USPAT	OR	ON	2012/06/16 17:16
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S3	701	S1 and ((front or top) and (back or bottom) and button and controller)	US- PGPUB; USPAT	OR	ON	2012/06/15 16:38
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EAST Search History (Interference)

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Search Notes 13162727 Examiner STEVEN J HYLINSKI Applicant(s)/Patent Under Reexamination BURGESS ET AL. Art Unit 3717

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Oct. 29,2012

Show C. Prine

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Inventor(s): Simon Burgess et al.

Conf. No.:

8138

App No.:

13/162,727

Filing Date: June 17, 2011

Art Unit:

3717

Examiner:

Hylinski, Steven J.

Title:

CONTROLLER FOR VIDEO GAME CONSOLE

Docket No.: 0905-002

Mail Stop: AMENDMENT Commissioner for Patents

U.S. Patent and Trademark Office

P.O. Box 1450

Alexandria, VA 22313-1450

RESPONSE TO NONFINAL OFFICE ACTION

This Response is filed in reply to the non-final Office Action mailed June 28, 2012. The Assignee requests consideration of the following amendments and remarks.

Amendments to the Claims begin on page 2.

Remarks begin on page 6.

U.S. Appl. No.: 13/162,727

CLAIM LISTING

The following set of claims replaces all previous versions of the claims.

1. (Currently Amended) A hand held controller for a game console comprising:

an outer case <u>comprising a front</u>, a back, a top edge, and a bottom edge, <u>wherein the back of the controller is opposite the front of the controller and the top edge is opposite the bottom edge</u>; and

a plurality of front control[[s]] located on the [[a]] front of the controller; wherein the controller is shaped to be held in the hand of a user such that the user's thumb is positioned to operate the front control[[s]] located on the front of the controller; and

wherein the controller further comprises one or more additional <u>a back</u> control[[s]] located on [[a]] <u>the</u> back of the controller, <u>wherein the back control is</u> an elongate member that extends between the top edge and the bottom edge and is inherently resilient and flexible.

- 2. (Currently Amended) The controller of claim 1, further having <u>a top edge</u> control[[s]] located on the top edge of the controller and wherein the controller is shaped such that the user's index finger[[s are]] <u>is</u> positioned to operate <u>the top edge</u> control[[s located on the top edge]].
- 3. (Canceled)
- 4. (Currently Amended) The controller of claim 1, wherein there are two [[additional]] <u>back</u> controls on the back of the controller, each of which is positioned to be operated by a middle finger of a user.
- 5. (Canceled)

- 6. (Currently Amended) The controller of claim 1, [[5]] wherein each the elongate member is mounted within a respective recess located in the case of the controller.
- 7. (Currently Amended) The controller of claim 6, wherein each the elongate member comprises an outermost surface which is disposed in close proximity to the outermost surface of the controller such that a user's finger may be received in said respective recess.
- 8. (Currently Amended) The controller of claim 1, wherein each the elongate member has a thickness between about 1mm and 10mm.
- 9. (Currently Amended) The controller of claim 1, wherein each the elongate member has a thickness between about 1mm and 5mm.
- 10. (Currently Amended) The controller of claim 1, wherein each the elongate member has a thickness between about 1mm and 3mm.
- 11. (Currently Amended) The controller of claim 4, [[5]] wherein the elongate members are parallel to one another.
- 12. (Currently Amended) The controller of claim 4, [[5]] wherein the elongate members converge towards the front end of the controller with respect to one another.

- 13. (Currently Amended) The controller of claim 1, wherein a portion of each additional the back control is in registry with a switch mechanism disposed within the controller, such that displacement of the additional back control activates the switch mechanism.
- 14. (Currently Amended) The controller of claim 4, [[5]] wherein a switch mechanism is disposed between each of the elongate members and an outer surface of the base of the controller.
- 15. (Currently Amended) The controller of claim 2, wherein the one or more additional back control[[s]] replicates the function of one or more of the top edge control and the front control controls located on the front or top edge of the controller.
- 16. (Currently Amended) The controller of claim 2, wherein the one or more additional back control[[s]] have has functions in addition to the top edge control and the front control control located on the front-or-top-edge of the controller.
- 17. (Currently Amended) The controller of claim 1, wherein the one or more additional back control[[s]] are is a paddle lever[[s]].
- 18. (Currently Amended) The controller of claim 1 wherein the additional <u>back</u> control[[s]] are <u>is</u> substantially <u>parallel</u> to the <u>front of</u> vertically orientated with respect to the controller.
- 19. (Currently Amended) The controller of claim 1, wherein the one or more additional back control[[s]] is are formed as an integral part of the outer case.

- 20. (Currently Amended) The controller of claim 1, wherein the on or more additional back control[[s]] are is formed separate from the outer case of the controller.
- 21. (New) The controller of claim 2, wherein the top edge is substantially perpendicular to the front.
- 22. (New) A hand held controller for a game console comprising:
 an outer case comprising a front, a back, a top edge, and a bottom edge,
 wherein the back of the controller is opposite the front of the controller and the
 top edge is opposite the bottom edge;

a front control located on the front of the controller, wherein the controller is shaped to be held in the hand of a user such that the user's thumb is positioned to operate the front control; and

a back control located on the back of the controller, wherein the back control is an elongate member that extends between the top edge and the bottom edge.

U.S. Appl. No.: 13/162,727

REMARKS

SUMMARY OF THE CLAIMS

The application has been carefully reviewed in light of the Office Action dated June 28, 2012. This communication is believed to be a complete response to that Office Action. Claims 1-20 were pending in the present application prior to entry of the present amendments. By the present Office Action, claims 1-20 have been rejected.

By the present amendment, claims 1-2, 4, and 6-20 have been amended. Claims 3 and 5 have been canceled. New claims 21-22 have been submitted for entry. Upon entry of the present amendment, claims 1-2, 4, and 6-22 are present.

Support for these amendments can be found in the original specification, and thus, no new matter has been added. Applicant reserves the right to pursue all original claims in this or other patent applications. Reconsideration and reexamination of the present application is respectfully requested in light of the foregoing amendments and in view of the following remarks, which establish that the pending claims are directed to allowable subject matter.

SECTION 102 REJECTIONS

Claims 1-7, 11, 13-14, and 17-20 are rejected under 35 U.S.C. 102(b) as being anticipated by U.S. Pat. No. 6,394,906 (Ogata). Claims 1, 2, 4, 6, 7, 11, 13-14, and 17-20 have been amended. Claims 3 and 5 have been canceled. The rejections to claims 1 and 5 are traversed for the reasons provided below.

On pages 2 and 3, the Office Action alleges that "a back" and "top edge" recited in at least claims 1 and 2 can be interpreted to include lower half (3) and upper half (3) of main body unit (4) of Ogata. However, this interpretation is not compatible with the present specification and, therefore, is a misapplication of MPEP § 2111.

The underlying meaning of the words "back" and "top edge" as recited in the claims cannot be dismissed. While the claims must be given the broadest reasonable interpretation, this is not the complete standard. As required by MPEP § 2111, the claims must be given their broadest reasonable interpretation consistent with the specification. The Federal Circuit elaborated on this standard by requiring that the broadest reasonable interpretation must be "in light of the specification as it would be interpreted by one of ordinary skill in the art" per *In re Am. Acad. of Sci. Tech. Ctr.*, 367 F.3d 1359, 1364 (Fed. Cir. 2004) (emphasis added).

In the present case, in some embodiments, the specification discusses the claimed terms as follows. "A left trigger 6, a right trigger 7, a left bumper 8, and a right bumper 9 [are] located on the top edge of the controller 1" (page 1, lines 15-20; see FIG. 1) and additionally "two paddle levers 11 [are] located on the back of the controller." (page 5, lines 1-5) Thus, the "top edge" and the "back" are differentiated from one another (e.g. different locations on the controller including different elements).

On the other hand, the Office Action indicates that the broadest reasonable interpretation of "back" allegedly includes lower half (3) of main portion (4) (so as to include thrusting actuators 19b and 20b) and the interpretation of "top edge" allegedly includes upper half (2) main portion (4) (so as to include thrusting actuators 19a and 20a). The Office Action alleges this interpretation even though Ogata does not differentiate between the upper half (2) and the lower half (3) of the main portion (4) when describing the thrusting actuators (19a, 19b, 20a, 20b). Rather, Ogata describes the position of the thrusting actuators (19a, 19b, 20a, 20b) on a single side of the main body unit (4). Specifically, Ogata discloses that "on the *front side* of the main body unit 4... are arranged fifth and sixth actuating units 17, 18. The fifth and sixth actuating units 17, 18 are provided with first and second thrusting actuators 19a, 19b, and 20a, 20b." (column 5, lines 37-51, emphasis added) Further, Ogata only

mentions "upper half 2 and lower half 3" one time in column 4, line 38. As such, the front side of Ogata has been artificially divided into different parts in order to make the rejections.

Similarly, the Office Action's position that anything that faces away from the player is therefore the back of the controller is not consistent with the specification. For example, the Office Action does not explain why both the upper half (2) and the lower half (3) would be the back of the controller under this interpretation.

The record is otherwise devoid of any evidence supporting the Office Action's conclusion as to why a person of ordinary skill in the art would allegedly construe the front side of the main body (4) as both the "top edge" and "back" as recited in the claims. If the Examiner elects to maintain the position that a the front side of the main body (4) can be both the "top edge" and "back" as recited in the claims, Applicant respectfully requests that the Examiner provide documentary evidence on the record supporting this position. Otherwise, Applicant respectfully asserts that the conclusory assertion presented in support of this rejection is insufficient to maintain the rejection.

Accordingly, it is respectfully submitted that the rejection is overcome and respectfully requested that the rejection be withdrawn. For at least these reasons, claim 1 and claims 2-7, 11, 13-14, and 17-20 that depend therefrom are patentable over Ogata.

With respect to claim 5, Ogata fails to disclose "an elongate member which is inherently resilient and flexible such that it can be displaced by a user to activation control function." Ogata discloses a top layer 88 of rotation actuator 16 (see column 12, line 33 to column 13, line 11). However, rotation actuator 16 is not "located on the back of the controller" or "an elongate member" as claimed. Moreover, Ogata does not disclose that the thrusting actuators (19a, 19b, 20a, 20b) are "inherently resilient and flexible" as recited in claim 5.

MPEP § 2131 states that "[a] claim is anticipated only if each and every element as set forth in the claim is found, either expressly or inherently [See related post] described, in a single prior art reference.' Verdegaal Bros. v. Union Oil Co. of California, 814 F.2d 628, 631, 2 USPQ2d 1051, 1053 (Fed. Cir. 1987)" (emphasis added). "The identical invention must be shown in as complete detail as is contained in the ... claim.' Richardson v. Suzuki Motor Co., 868 F.2d 1226, 1236, 9 USPQ2d 1913, 1920 (Fed. Cir. 1989)" (emphasis added). Moreover, "[e]very element of the claimed invention must be literally present, arranged as in the claim." Id. (emphasis added). In the present case, the Office Action has not established that each element of the claims is disclosed in Ogata. For at least these reasons, claim 5 is patentable over Ogata.

SECTION 103 REJECTIONS

Claims 8-10, 12, and 15-16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ogata. Claims 8-10, 12, and 15-16 depend from claim 1 and are patentable over Ogata for at least the reasons provided above.

FEES

Payment of the fee covering a one-month extension of time is submitted herewith.

Applicant believes no other fees are due with the filing of this communication.

The Commissioner is hereby authorized to charge any fees or credit any overpayment to Deposit Account No. 50-3447.

CONCLUSION

It is respectfully submitted that the application is in condition for allowance, and notice to that effect is respectfully requested.

If Examiner Hylinski has any new concerns, the Examiner is respectfully urged to contact the undersigned representative at her earliest convenience in order to efficiently advance prosecution of this application.

Respectfully Submitted, PARKS IP LAW LLC

by /Stephen Terrell/
Stephen Terrell; Reg. No. 62,734
Agent for the Assignee

Parks IP Law Attention: Patent Docketing 730 Peachtree Street N.E. Suite 600 Atlanta, Georgia 30308 Doc description: Information Disclosure Statement (IDS) Filed

PTO/SB/08a (01-10)
Approved for use through 07/31/2012. OMB 0651-0031

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13162727 **Application Number** 2011-06-17 Filing Date INFORMATION DISCLOSURE First Named Inventor Simon Burgess STATEMENT BY APPLICANT Art Unit 3717 (Not for submission under 37 CFR 1.99) **Examiner Name** Hylinski, Steven J. 0905-002 Attorney Docket Number

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INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99) Application Number 13162727 Filing Date 2011-06-17 First Named Inventor Simon Burgess Art Unit 3717 Examiner Name Hylinski, Steven J. Attorney Docket Number 0905-002

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(Not for submission under 37 CFR 1.99)

Application Number		13162727
Filing Date		2011-06-17
First Named Inventor Simon		n Burgess
Art Unit		3717
Examiner Name Hylins		ski, Steven J.
Attorney Docket Numb	er	0905-002

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SIGNATURE A signature of the applicant or representative is required in accordance with CFR 1.33, 10.18. Please see CFR 1.4(d) for the form of the signature.							
Signature		/Stephen Terrell/	Date (YYYY-MM-DD)	2012-10-29			
Nar	ne/Print	Stephen Terrell	Registration Number	62,734			
pub	lic which is to file	rmation is required by 37 CFR 1.97 and 1.98 (and by the USPTO to process) an application is estimated to take 1 hour to complete, inclu	on. Confidentiality is gover	ned by 35 U.S.C. 122 and 37 CFR			

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BmR Home + BmR Reviews: + Input Devices + Thrustmaster Run-II-Drive PC/PS3 Wireless Gamapad

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Reviews - Featured Reviews: Input Devices

Written by Olin Coles Wednesday, 98 April 2009

Page 3 of 4

LOGITECH Wireless Gamepad F710



Get the freedom to move and room to play with F710 Wireless Gamepad from Logitech. This gamepad features 2.4 GHz wireless connectivity which

Product Rating: Unrated

This item can be found at the following stores:

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Thrustmaster Run-N-Drive PC/PS3 Wireless Gamepad

The new Run-N-Drive Gamepad

Final Thoughts and Conclusion

Closer Look: Run-N-Drive 4160527

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Closer Look: Run-N-Drive 4160527

Some readers might be wondering why Benchmark Reviews is testing a product that's been on the market since March 2007, and the short answer is that we're not. While the Thrustmaster Run-N-Drive gamepad isn't a new name for the Guillemot Company, the original version has been tuned and tweaked into what we're testing today. Two years after the original product series launched, Thrustmaster returned to the drawing board and updated the Run'N'Drive gamepad with several new features. The first Run'N'Drive gamepad was silver, corded, and lacked a few necessary buttons. The new-and-improved Run'N'Drive has certainly evolved, losing its corded tail in the process to become a pedigree's

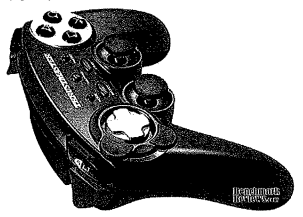
Now operating on the 2.4GHz wireless radio frequency, the Run'N'Drive model 4160527 is built specifically for PlayStation 3, PlayStation 2 and 😢 & gamers. How the Run'N'Orive will allow gamers to play from distances of more than 32 feet (10 meters). Another technical enhancement & is the inclusion of the much-needed PlayStation 3 'Home Button', which somehow went overlooked in the corded version of the Run'N'Drive gamepad. The Thrustmaster Run'N'Drive gamepad has also experienced a cosmetic makeover and is now offered in the color black to better match the gaming platforms with which it is compatible.

3668cl



Additional features that make the Run 'N' Drive stand out from the crowd include the 'Optical Wheel' dial with automatic re-centering for high precision when playing video games of all genres. In particular, Optical Wheel <u>improves</u> & the experience for scoped weapons/sniping in first person shooters (FPS) games, sports, and racing games. The signature curved triggers have also been tweaked for better <u>performance</u> & and comfort. A first for any gamepad, the Run'N'Drive remains fully programmable thanks to the "Mapping" function and Internal memory. All buttons, mini-sticks, Iriggers, and the optical wheel may be reassigned to better suit the Individual needs of each player.

The wireless Thrustmaster Run-N-Drive has a few distinct advantages over the Sony SIXAXIS or DualShock3 controllers, and a few regrets. The RunI/Drive beats out Sony's SIXAXIS controller in regards to buttons and controls, because it offers seven axis' with two curved triggers featuring a Borm stroke for progressive precision.



I am constantly reminded how well Sony has locked-out third-party developers for their consoles whenever I see a wireless controller or gamepad for the PlayStation 3 console. Ever see any aftermarket gamepads using Bluetooth wireless technology of for connecting to the PS37 No - I haven't either. That's because Sony leaves these features for their own peripherals. So while I'm not happy that the Run'Il'Drive requires a 2.4 GHz adapter to connect into the PS3, the upside is that it will work on the PS2 and PC without any hassle (so long as a USB port is available for PS3 of PC).



http://benchmarkreviews.com/index.php?option=com_content&task=view&id=235&Item... 10/29/2012

On one end of the wireless adapter is a USB dongle, which connects into a PS3 or PC's USB port. At the other end of the adapter is a PS2 connection, which allows compatibility with the PlayStation 2 console. The adapter does not require batteries, as it draws <u>power</u> of from the host system. The Run'N Drive gamepad is not as lucky, and requires two AAA batteries for power (not included). As much as I would have enjoyed another USB-chargeable device, similar to how the STXAXIS and DualShock3 controllers charge, I would have also liked to have a bit longer runtime than what AAA batteries provide.

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One more unique feature of the Thrustmaster Run-N-Drive is the 7th and 8th buttons located at the underside of the gamepad. These two buttons can act as triggers, or can be programmed to function as combo buttons (or any other function). While I was much more pleased with the contoured triggers in their standard forward positions, the underbelly buttons could come in handy (pun) when using the Optical Wheel. The rubberized body of the Run-N-Drive is also a new feature, and has been ergonomically designed for comfortable use during lengthy bouts of gameplay.



LOGITECH Wireless Gamepad F710 Get the freedom to move and room to play with F710 Wireless Gamepad from Logitich. This gamepad features 2.4 GHz wireless Product Rating: unrated

\$53.99 at TheNerds nel \$42.99 at Dell Home

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PETITION FOR EXTENSION OF TIME UNDER 37 CFR 1.136(a) Docket Number (Optional) 0905-002								
Application Number 13/162,727	Filed Jun	e 17, 2011						
For Controller for Video Game Console								
Art Unit 3717 Examiner Steven J. Hylinski								
This is a request under the provisions of 37 CFR 1.136(a) to extend the period for filling a reply in the above-identified application.								
The requested extension and iee are as follows (check time per	riod desired and ente	r the appropriate fee below)	:					
	Fee	Small Entity Fee						
One month (37 CFR 1.17(a)(1))	\$150	\$75	_§ _75.00					
Two months (37 CFR 1 17(a)(2))	\$570	\$285	\$					
Three months (37 CFR 1 17(a)(3))	\$1,290	\$645	\$					
Four months (37 CFR 1.17(a)(4))	\$2,010	\$1,005	\$					
Five months (37 CFR 1.17(a)(5))	\$2,730	\$1,365	\$					
Applicant claims small entity status. See 37 CFR 1.27. A check in the amount of the fee is enclosed. Payment by credit card. Form PTO-2038 is attached. The Director has already been authorized to charge fees in this application to a Deposit Account. The Director is hereby authorized to charge any fees which may be required, or credit any overpayment, to Deposit Account Number Payment made via EFS-Web. 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. I am the applicant/inventor. assignee of record of the entire interest. See 37 CFR 3.71. 37 CFR 3.73(b) statement is enclosed (Form PTO/S8/96). attorney or agent of record. Registration number 62734								
attorney or agent acting under 37 CFR 1.34. Registration number								
/stephen terrell/	Octob	er 29,2012						
Signature Stephen Terrell Typed or printed name	, and the state of	Date 678-365-4444 Telephone Nu	mber					
NOTE: This form must be signed in accordance with 37 CFR 1 multiple forms if more than one signature is required, see below	1.33. See 37 CFR 1.4 v*.	for signature requirements	and certifications. Submit					
* Total of forms are submitted								

This collection of information is required by 37 CFR 1.136(a). 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 6 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden should be sent to the Chief information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450, DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS, SEND TO: Mail Stop PCT, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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- A record in this system of records may be disclosed, as a routine use, to a Member of Congress submitting a
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- A record in this system of records may be disclosed, as a routine use, to another federal agency for purposes
 of National Security review (35 U.S.C. 181) and for review pursuant to the Atomic Energy Act (42 U.S.C.
 218(c)).
- 7. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services, or his/her designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements in records management practices and programs, under authority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (i.e., GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.
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- A record from this system of records may be disclosed, as a routine use, to a Federal, State, or local law enforcement agency, if the USPTO becomes aware of a violation or potential violation of law or regulation.

Electronic Patent Application Fee Transmittal								
Application Number:	131	62727						
Filing Date:	17-	Jun-2011						
Title of Invention:	CONTROLLER FOR VIDEO GAME CONSOLE Simon Burgess							
First Named Inventor/Applicant Name:	Sim	non Burgess		######################################				
iler: Cynthia R. Parks/Sheri Prine								
Attorney Docket Number: 0905-002								
Filed as Small Entity								
Utility under 35 USC 111(a) Filing Fees								
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)			
Basic Filing:								
Pages:								
Claims:								
Miscellaneous-Filing:								
Petition:								
Patent-Appeals-and-Interference:								
Post-Allowance-and-Post-Issuance:								
Extension-of-Time:								
Extension - 1 month with \$0 paid		2251	1	75	75			

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Miscellaneous:				
Submission-Information Disclosure Stmt	1806	1	180	180
	Tot	al in USD	(\$)	255

Electronic Acknowledgement Receipt					
EFS ID:	14095760				
Application Number:	13162727				
International Application Number:					
Confirmation Number:	8138				
Title of Invention:	CONTROLLER FOR VIDEO GAME CONSOLE				
First Named Inventor/Applicant Name:	Simon Burgess				
Customer Number:	52245				
Filer:	Cynthia R. Parks/Sheri Prine				
Filer Authorized By:	Cynthia R. Parks				
Attorney Docket Number:	0905-002				
Receipt Date:	29-OCT-2012				
Filing Date:	17-JUN-2011				
Time Stamp:	13:58:09				
Application Type:	Utility under 35 USC 111(a)				
Payment information:					
Submitted with Payment	ves				

Submitted with Payment	yes
Payment Type	Credit Card
Payment was successfully received in RAM	\$255
RAM confirmation Number	187
Deposit Account	
Authorized User	
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File Listing:

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New Applications Under 35 U.S.C. 111

If a new application is being filed and the application includes the necessary components for a filing date (see 37 CFR 1.53(b)-(d) and MPEP 506), a Filing Receipt (37 CFR 1.54) will be issued in due course and the date shown on this Acknowledgement Receipt will establish the filing date of the application.

National Stage of an International Application under 35 U.S.C. 371

If a timely submission to enter the national stage of an international application is compliant with the conditions of 35 U.S.C. 371 and other applicable requirements a Form PCT/DO/EO/903 indicating acceptance of the application as a national stage submission under 35 U.S.C. 371 will be issued in addition to the Filing Receipt, in due course.

New International Application Filed with the USPTO as a Receiving Office

If a new international application is being filed and the international application includes the necessary components for an international filing date (see PCT Article 11 and MPEP 1810), a Notification of the International Application Number and of the International Filing Date (Form PCT/RO/105) will be issued in due course, subject to prescriptions concerning national security, and the date shown on this Acknowledgement Receipt will establish the international filing date of the application.

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P/	PATENT APPLICATION FEE DETERMINATION RECORD Substitute for Form PTO-875						pplication or l	Docket Number 2,727	Fil	ing Date 17/2011	To be Mailed
	APPLICATION AS FILED PART I (Column 1) (Column 2)							ENTITY 🛛	OR		HER THAN
	FOR		NUMBER FIL		BER EXTRA	П	RATE (\$)	FEE (\$)		RATE (\$)	FEE (\$)
	BASIC FEE N/A (37 CFR 1.16(a), (b), or (c))		N/A		N/A			N/A			
	SEARCH FEE (37 CFR 1.16(k), (i), o		N/A		N/A		N/A			N/A	
	EXAMINATION FE (37 CFR 1.16(o), (p), o		N/A		N/A		N/A			N/A	
	TAL CLAIMS CFR 1.16(i))		min	us 20 = *			X \$ =		OR	X \$ =	
IND	EPENDENT CLAIM	S	mi	nus 3 = *			X \$ =			X \$ ≃	
	(37 CFR 1.16(h)) APPLICATION SIZE FEE (37 CFR 1.16(s)) APPLICATION SIZE FEE (37 CFR 1.16(s)) If the specification and drawings exceed 100 sheets of paper, 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).										
Ш	MULTIPLE DEPEN										
* f	he difference in colu	ımn 1 is less tha	ın zero, ente	r "0" in column 2.			TOTAL	<u> </u>		TOTAL	
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AMENDMENT	Independent (37 CFR 1.16(h))	· 2	Minus	···3	= 0		X \$125 =	0	OR	X \$ =	
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L		(Column 1)		(Column 2)	(Column 3)						
		CLAIMS REMAINING AFTER AMENDMEN		HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA		RATE (\$)	ADDITIONAL FEE (\$)		RATE (\$)	ADDITIONAL FEE (\$)
R	Total (37 CFR 1.16(i))		Minus	••	2]	X \$ =		OR	X \$ =	
ENDMENT	Independent (37 CFR 1.16(h))	•	Minus	***	जन्म]	X \$ ==		OR	X \$ 12	
	Application S	ze Fee (37 CFF	1.16(s))								
₩ W	FIRST PRESEN	NTATION OF MUL	TIPLE DEPEN	DENT CLAIM (37 CF	R 1.16(j))				OR		
							TOTAL ADD'L FEE		OR	TOTAL ADD'L FEE	
**	the entry in column the "Highest Numb- If the "Highest Numb	er Previously Pa oer Previously P	id For' IN Thaid For' IN T	HIS SPACE is less HIS SPACE is les	than 20, enter "20 s than 3, enter "3".		/ANITA	nstrument Ex JOHNSON/		ier:	

The 'Highest Number Previously Paid For' (Total or Independent) is the highest number round in the appropriate out in column 1.

This collection of information is required by 37 CFR 1.16. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450, DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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APPLICATION NUMBER

FILING OR 371(C) DATE

FIRST NAMED APPLICANT

ATTY. DOCKET NO./TITLE

13/162,727

06/17/2011

Simon Burgess

0905-002

CONFIRMATION NO. 8138 PUBLICATION NOTICE

52245 Parks IP Law LLC 730 Peachtree Street, NE Suite 600 ATLANTA, GA 30308



Title: CONTROLLER FOR VIDEO GAME CONSOLE

Publication No.US-2012-0322553-A1

Publication Date: 12/20/2012

NOTICE OF PUBLICATION OF APPLICATION

The above-identified application will be electronically published as a patent application publication pursuant to 37 CFR 1.211, et seq. The patent application publication number and publication date are set forth above.

The publication may be accessed through the USPTO's publically available Searchable Databases via the Internet at www.uspto.gov. The direct link to access the publication is currently http://www.uspto.gov/patft/.

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APPLICATION NO.	ATION NO. FILING DAT		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
13/162,727	06/17/2011		Simon Burgess	0905-002	8138
52245 Parks IP Law I	7590 LLC	02/04/2013		EXAM	INER
730 Peachtree				HYLINSKI	STEVEN J
Suite 600	LA 20200			ART UNIT	PAPER NUMBER
ATLANTA, G	I/A 30306			3717	
				MAIL DATE	DELIVERY MODE
				02/04/2013	PAPER

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

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

			A constitution of the second o
		Application No.	Applicant(s)
	Office Action Comment	13/162,727	BURGESS ET AL.
	Office Action Summary	Examiner	Art Unit
		STEVEN J. HYLINSKI	3717
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with the	correspondence address
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DATE in the may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. Depend for reply is specified above, the maximum statutory period we ree to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATIO 36(a). In no event, however, may a reply be til- rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. mely filed on the mailing date of this communication. ED (35 U.S.C. § 133).
Status			
1)🛛	Responsive to communication(s) filed on 29 Oc	<u>ctober 2012</u> .	
2a)🛛	This action is FINAL . 2b) ☐ This	action is non-final.	
3)	An election was made by the applicant in response	onse to a restriction requirement	set forth during the interview on
	; the restriction requirement and election	have been incorporated into this	s action.
4)	Since this application is in condition for allowar		
	closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 4	53 O.G. 213.
Disposit	ion of Claims		
5)🛛	Claim(s) 1,2,4 and 6-22 is/are pending in the a	pplication.	
	5a) Of the above claim(s) is/are withdray	vn from consideration.	
6)	Claim(s) is/are allowed.	•	
7)🛛	Claim(s) 1, 2, 4, 6-22 is/are rejected.		
8)[Claim(s) is/are objected to.		
9)[Claim(s) are subject to restriction and/or	r election requirement.	
program	laims have been determined <u>allowable</u> , you may at a participating intellectual property office for t w.uspto.gov/patents/init_events/pph/index.jsp_o	he corresponding application. For	or more information, please see
Applicat	ion Papers		
10)	The specification is objected to by the Examine	r.	
,	The drawing(s) filed on is/are: a) acce		Examiner.
,	Applicant may not request that any objection to the		
	Replacement drawing sheet(s) including the correct	ion is required if the drawing(s) is of	ojected to. See 37 CFR 1.121(d).
Priority	under 35 U.S.C. § 119		
a)	Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority document: 2. Certified copies of the priority document: 3. Copies of the certified copies of the priority document: application from the International Bureau See the attached detailed Office action for a list	s have been received. s have been received in Applica rity documents have been receiv u (PCT Rule 17.2(a)).	tion No ved in this National Stage
A41	24/21		
Attachmer	nt(s) ce of References Cited (PTO-892)	3) 🔲 Interview Summar	v (PTO-413)
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	rmation Disclosure Statement(s) (PTO/SB/08) er No(s)/Mail Date <u>10/29/2012</u> .	4) Other:	

U.S. Patent and Trademark Office PTOL-326 (Rev. 09-12)

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DETAILED ACTION

Response to Arguments

1. Applicant's arguments with respect to claims 1-2, 4, and 6-22 have been considered but are moot because the arguments do not apply to any of the references being used in the current rejection.

Claim Rejections - 35 USC § 102

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.

2. Claim 22 is rejected under 35 U.S.C. 102(e) as being anticipated by US 7,859,514 to Park.

Re Claim 22,

Park discloses a hand held controller for a game console (Abstract, Fig. 1) comprising:

an outer case (Fig. 1, case 30) comprising a front, a back, a top edge, and a bottom edge, wherein the back of the controller is opposite the front of the controller, and the top edge is opposite the bottom edge (Fig. 1 shows the front 21 of the controller 20 having a top edge where buttons 48 are located, and a bottom edge where reference numeral 60 is located. Figs. 5-6 show embodiments of the back of the controller, the

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back face 22 being opposite the front face 21 of the controller as shown in the perspective view of Fig. 7, also see 4:11-15)

a front control located on the front of the controller (Fig. 1, plurality of front controls 40)

wherein the controller is shaped to be held in the hand of a user such that the user's thumb is positioned to operate the front control (Park 3:57-64 states that the ergonomic housing 30 is shaped to be held in a user's hands during operating conditions and has controls 40 that are easily manipulated by a user's fingers while still maintaining control of the device. Because claim 1 is an apparatus claim, the claimed recitations of specific fingers of a human being correlated to specific buttons on a device that has the same structure as that of the prior art of Park, fail to be awarded patentable weight. MPEP 2114 I-II states that "recitation with respect to the manner in which a claimed apparatus is intended to be employed does not differentiate the claimed apparatus from a prior art apparatus" if the prior art apparatus teaches all the structural limitations of the claim. *Ex parte Masham.* 2 USPQ2d 1647 (Bd. Pat. App. & Inter. 1987). Choosing which finger(s) to correlate with which buttons of Figs. 1 (front) and 5 (rear) of Park does not distinguish the prior art structure from that of Park.)

and a back control located on the back of the controller, wherein the back control is an elongate member that extends between the top edge and the bottom edge (Fig. 5, elongate buttons 58 on the rear face 22 of the controller are elongate members that extend between the top edge where buttons 54 are located, and the bottom edge where tether 36 is located.)

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Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

3. Claims 1-2, 4, and 6-21 are rejected under 35 U.S.C. 103(a) as being unpatentable over US 7,859,514 to Park, in view of US 2004/0224765 to Martinez et al.

Re Claim 1,

Park discloses a hand held controller for a game console (Abstract, Fig. 1) comprising:

an outer case (Fig. 1, case 30) comprising a front, a back, a top edge, and a bottom edge, wherein the back of the controller is opposite the front of the controller, and the top edge is opposite the bottom edge (Fig. 1 shows the front 21 of the controller 20 having a top edge where buttons 48 are located, and a bottom edge where reference numeral 60 is located. Figs. 5-6 show embodiments of the back of the controller, the back face 22 being opposite the front face 21 of the controller as shown in the perspective view of Fig. 7, also see 4:11-15)

a front control located on the front of the controller (Fig. 1, plurality of front controls 40)

wherein the controller is shaped to be held in the hand of a user such that the user's thumb is positioned to operate the front control (Park 3:57-64 states that the

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ergonomic housing 30 is shaped to be held in a user's hands during operating conditions and has controls 40 that are easily manipulated by a user's fingers while still maintaining control of the device. Because claim 1 is an apparatus claim, the claimed recitations of specific fingers of a human being correlated to specific buttons on a device that has the same structure as that of the prior art of Park, fail to be awarded patentable weight. MPEP 2114 I-II states that "recitation with respect to the manner in which a claimed apparatus is intended to be employed does not differentiate the claimed apparatus from a prior art apparatus" if the prior art apparatus teaches all the <u>structural</u> limitations of the claim. *Ex parte Masham*, 2 USPQ2d 1647 (Bd. Pat. App. & Inter. 1987). Choosing which finger(s) to correlate with which buttons of Figs. 1 (front) and 5 (rear) of Park does not distinguish the prior art structure from that of Park.)

and a back control located on the back of the controller, wherein the back control is an elongate member that extends between the top edge and the bottom edge (Fig. 5, elongate buttons 58, 59 on the rear face 22 of the controller are elongate members that extend between the top edge where buttons 54 are located, and the bottom edge where tether 36 is located.)

Although Park discloses the same inventive concept substantially as claimed,

Park does not go into detail as to what materials are selected for the manufacture of the buttons 58. 59 on the back of the controller.

Martinez is an analogous prior art handheld video game controller reference (See Martinez Figs. 5-6 No. 14) that teaches it was well-known in the art for analogous button keys disposed in the housing of a handheld video game controller to be "molded from

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silicone rubber, and form inverted domes which, when pushed downward, close membrane or metal dome switches (not shown) located on printed circuit board 176" (Martinez [0086] and Fig. 19, silicone keys 174 which protrude through housing 172 and contact printed circuit board 176)

It would have been obvious to one having ordinary skill in the art at the time the invention was made that the button keys shown in Fig. 5 of Park, on the rear 22 of controller 20, could have been manufactured in the same way shown in Fig. 19 of Martinez, to result in the elongated buttons 58, 59 of Park being manufactured of inherently resilient silicone rubber, because it is no more than the mere application of a known technique to a piece of prior art ready for improvement." KSR Int'l Co. v. Teleflex Inc., 550 U.S. 398, 417 (2007) The motivation for one of skill in the art to manufacture the buttons of Park as resilient silicone rubber buttons would be to provide soft-touch buttons that would provide good grip to the fingers of the user, while at the same time being non-fatiguing and comfortable to use during prolonged periods of gaming.

Fig. 1 of Park shows that controller 20 has two top edge controls 48 located on the top edge of the controller, and Figs. 5-6 show that there is a plurality of back controls located on the back of the controller 22. Park 3:57-64 states that the ergonomic housing 30 is shaped to be held in a user's hands during operating conditions and has controls 40 that are easily manipulated by a user's fingers while still maintaining control of the device. Because claim 1 is an apparatus claim, the claimed recitations of specific fingers of a human being correlated to specific buttons on a device that has the same

11-11-0747

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structure as that of the prior art of Park, fail to be awarded patentable weight. MPEP 2114 I-II states that "recitation with respect to the manner in which a claimed apparatus is intended to be employed does not differentiate the claimed apparatus from a prior art apparatus" if the prior art apparatus teaches all the <u>structural</u> limitations of the claim. *Ex parte Masham*, 2 USPQ2d 1647 (Bd. Pat. App. & Inter. 1987). Choosing which finger(s) to correlate with which buttons of Figs. 1 (front) and 5 (rear) of Park which meets all of the structural limitations of the claim does not distinguish the prior art structure from that of Park.)

Re Claims 6-7, 20,

Fig. 19 of the teaching reference of Martinez, as discussed above, teaches that it is known to incorporate resilient, silicone-rubber button keys into a handheld controller where each elongate button member is separate from the outer case of the controller and mounted within a recess in the case of the controller, wherein the elongate button member(s) comprise an outermost surface which is disposed in close proximity to the outermost surface of the controller (See 172 and 174 in Fig. 19 of Martinez, which are to be incorporated into the apparatus of Fig. 5 of Park which also implements elongated button members in recesses in the case 20.)

Re Claims 8-10,

These claims recite alternative possible size considerations for the same elongate members 58 or 59 of Park, without claiming any unexpected result of these size considerations, especially in light of the several thickness ranges being presented

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in the alternative, which indicates the function of the apparatus is unchanged as these parameters are varied.

Regarding claims 8-10, in Gardner v. TEC Systems, Inc., 725 F.2d 1338, 220 USPQ 777 (Fed. Cir. 1984), cert. denied, 469 U.S. 830, 225 USPQ 232 (1984), the Federal Circuit held that, where the only difference between the prior art and the claims was a recitation of relative dimensions of the claimed device and a device having the claimed relative dimensions would not perform differently than the prior art device, the claimed device was not patentably distinct from the prior art device. See also MPEP 2144.04 Section IV A. Changing the thickness of buttons can also be rejected as a change in shape, See also MPEP Section IV B.

Re Claim 11,

Park shows in Fig. 5 that the elongate members 58 on the back 22 of controller 20 are parallel to one another.

Re Claim 12.

Park shows in Fig. 5 that a second pair of elongate members on the back of the controller, 59, converges away from one another with respect to the front of the controller. However, Park does not provide a pair of elongate members on the back of the controller that converge towards one another with respect to the front of the controller. MPEP 2144.04 Section IV B states that a change in shape of an apparatus would be obvious to one having ordinary skill in the art absent persuasive evidence that the particular shape is significant. Also, because Park shows that the orientation of the elongate buttons on the rear of the controller can be varied as design choice layout of

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the keys dictates, and further because instant claims 11 and 12 present the elongate members being parallel or converging towards one another in the alternative indicating they are interchangeable means of orienting the buttons, one of ordinary skill in the art would have found the exact orientation of the same buttons on the controller housing an obvious matter of design choice, and would have expected the controller of Park in view of Martinez to have functioned equally well with the elongate members parallel to or converging away from one another.

Re Claims 13-14,

Fig. 19 of the leaching reference of Martinez, which is used to improve Park by making the back controls 58 of Park out of resilient, silicone-rubber button keys as discussed above, teaches that such silicone-rubber keys when used in a handheld controller are constructed such that each key is in registry with a switch mechanism on the printed circuit board disposed within the controller, such that displacement of the control activates the switch mechanism, wherein the switch mechanism is disposed between the elongate members and an outer surface of the base of the controller (See Fig. 19 of Martinez, where the taught elongate members 174, when pressed, register against a corresponding switch mechanism of PCB 176, where PCB 176 is in between members 174 and the other side of the controller housing 180.)

Re Claims 15-16,

Although Park in view of Martinez discloses the same inventive concept substantially as claimed, providing a handheld controller that provides an interface allowing a user to command a peripheral electronic device to perform multiple actions

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(Park 3:54-57), and although Park states that the bultons are selectively programmable by a user to satisfy the needs of different types of programs that the user may control with the device (Park 4:1-10), Park in view of Martinez does not go into detail as to whether the user-programmable button mapping can be used such that or more controls replicate the functions of other controls, or whether one or more controls have functions different from other controls on the front or top edge of the controller. Because claims 15 and 16 present duplicating vs. not duplicating button mapping functions as alternatives, and because there is further no claimed specific purpose, problem being solved by, or advantage caused by replicating button mapping or not doing so, it would have been an obvious matter of design choice to one having ordinary skill in the art at the time the invention was made whether to map the preprogrammed button functions for the controller of Park in view of Martinez such that functions are replicated or not. One of skill in the art would have expected Park in view of Martinez' controller to function well regardless of what specific software command mapping is applied by the game designer to the button controls.

Re Claim 17,

The one or more elongate members 58, 59 shown on the back 22 of controller 20 in Park Fig. 5, which are depressible by the fingers of the user as stated by Park, are interpreted as paddle levers.

Re claim 18.

Park Figs. 1, 5 and 7 show that the back controls including 58 and 59 reside on flat surface 22 which is parallel to front surface 21.

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Re Claim 19,

The buttons 58, 59 that are some of the back controls in Fig. 5 of Park are constructed such that they form an integral part of the back case 22. The teaching reference of Martinez which is used to teach that these keys may be made of silicone rubber as is known in the art further shows in Fig. 19 that such keys can be distinct components that become integral with the case when they are assembled to protrude through openings in the body, yielding a continuous surface.

Re Claim 21,

Figs. 1 and 7 of Park show that the front edge of the controller is substantially perpendicular to the front.

Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of

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the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to STEVEN J. HYLINSKI whose telephone number is (571)270-1995. The examiner can normally be reached on Mon-Fri 9am-7pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Melba Bumgarner can be reached on (571)272-4709. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/STEVEN J HYLINSKI/ Primary Examiner, Art Unit 3717

Notice of References Cited Application/Control No. 13/162,727 Examiner STEVEN J. HYLINSKI Applicant(s)/Patent Under Reexamination BURGESS ET AL. Art Unit Page 1 of 2

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*	С	US-D377,198 S	01-1997	Oikawa et al.	D14/401
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Notice of References Cited

Part of Paper No. 20130117

Applicant(s)/Patent Under Reexamination BURGESS ET AL. Application/Control No. 13/162,727 Notice of References Cited Examiner Art Unit Page 2 of 2 STEVEN J. HYLINSKI 3717

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Beceipt date: 10/29/2012

Doc description: Information Disclosure Statement (IDS) Filed

13162727 - GALE:0326116) Approved for use through 07/31/2012. 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 contains a valid OMB control number.

Application Number 13162727 Filing Date 2011-06-17 INFORMATION DISCLOSURE First Named Inventor Simon Burgess STATEMENT BY APPLICANT 3717 Art Unit (Not for submission under 37 CFR 1.99) **Examiner Name** Hylinski, Steven J. 0905-002 Attorney Docket Number

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Receipt date: 10/29/2012	Application Number		13162727	13162727 - GAU: 3717
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INFORMATION DISCLOSURE	First Named Inventor	Simo	n Burgess	
STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99)	Art Unit	•	3717	
(NOT 101 Submission under 37 OFK 1.33)	Examiner Name	Hylin	ski, Steven J.	
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		CERTIFICATION	STATEMENT	
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1.14. This collection is estimated to take 1 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: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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	Application/Control No.	Applicant(s)/Patent Under Reexamination
Index of Claims	13162727	BURGESS ET AL.
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EAST Search History

EAST Search History (Prior Art)

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
S52	1	"6394906".pn.	US- PGPUB; USPAT	OR	OFF	2013/01/16 19:36
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S57	0	S56 and (rubber or flexible)	US- PGPUB; USPAT; USOCR	OR	OFF	2013/01/17 13:04
S60	39	S59 and (button\$1 near5 (resilient or rubber))	US- PGPUB; USPAT; USOCR	OR	OFF	2013/01/17 13:11
S61	19	S59 and (key\$1 near5 (resilient or rubber))	US- PGPUB; USPAT; USOCR	OR	OFF	2013/01/17 14:15
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S64	515	S59 and (video with game with controller)	US- PGPUB; USPAT; USOCR	OR	OFF	2013/01/17 15:03
9 66	172	("3666900" "3729129" "3827313" "4161726" "4315113" "4359222" "4469330" "4538035" "4552360" "4575591" "4587510" "4659313" "4685678" "4748441" "4868780" "4870389" "4887230" "4887966" "4916440" "4924216" "4933670" "4974192" "4976429" "5001632" "5012230" "5046739" "5160918" "5203563" "5207426" "5213327" "5237311" "5245320" "5259626" "5390937" "5394168" "5421590" "5436640" "5451053" "55459487" "5551693" "5551701" "5558329" "563629" "5589854" "5593350" "5607157" "5615083" "5664117" "5632680" "5640177" "5643087" "5649862" "5653637" "5663747" "5649862" "5714981" "5734373" "5766029" "5714981" "5734373" "5786807" "5793356" "5804781" "5838330" "5862229" "D316879" "D317946" "D357712" "D363092" "D375326") PN. OR ("5984785") URPN.	US- PGPUB; USPAT; USOCR	OR	OFF	2013/01/17 15:05
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S78	1	"5984785".pn.	US- PGPUB; USPAT	OR	ON	2013/01/30 13:09
S79	6	("5874906" "5984548" "6288909" "6760013" "7794326" "7859514").pn.	US- PGPUB; USPAT	OR	ON	2013/01/30 13:11
S80	1	"20040224765".pn.	US- PGPUB; USPAT	OR	ON	2013/01/30 14:44
L2	64	(US-20050269769-\$ or US-20060040740-\$ or US-20060116204-\$ or US-20080261695-\$ or US-20050215321-\$ or US-20060025217-\$ or US-20070021209-\$ or US-20040063502-\$ or US-200400224768-\$).did. or (US-6001014-\$ or US-6019680-\$ or US-7942745-\$ or US-7927216-\$ or US-7774155-\$ or US-7596466-\$ or US-6280327-\$ or US-5670988-\$ or US-4552360-\$ or US-6135886-\$ or US-6171191-\$ or US-7377851-\$ or US-D620939-\$ or US-6394906-\$ or US-7859514-\$ or US-6288709-\$ or US-7804484-\$ or US-6760013-\$ or US-5984548-\$ or US-5874906-\$ or US-7471216-\$ or US-6261180-\$ or US-D547763-\$ or US-D659140-\$ or US-D623649-\$ or US-6512511-\$).did. or (US-6342009-\$ or US-5716274-\$ or US-6887158-\$ or US-6682426-\$ or US-6231444-\$ or US-7473180-\$ or US-5551693-\$ or US-7488254-\$ or US-6524187-\$ or US-6524186-\$ or US-5531443-\$ or US-7235012-\$ or US-7407439-\$ or US-7753786-\$ or US-7794326-\$ or US-5531443-\$ or US-5984785-\$ or US-6102803-\$ or US-6186896-\$ or US-7794326-\$ or US-6267673-\$ or US-D376826-\$ or US-D377198-\$ or US-D376826-\$ or US-D377198-\$ or US-D376811-\$ or US-D393291-\$).did. or (US-D384112-\$ or US-D431604-\$).did.	US- PGPUB; USPAT	OR	OFF	2013/01/30 19:30
L1	49	("20040063502" "20040224768" "20050215321" "20050269769" "20060025217" "20060040740" "20060116204" "20070021209" "20080261695" "4552360" "5551693" "5670988" "5716274" "5853326"	US- PGPUB; USPAT	OR	ON	2013/01/30 19:30

EAST Search History

		"5874906" "5984548" "6001014" "6019680" "6135886" "6171191" "6231444" "6261180" "6280327" "6288709" "6342009" "6394906" "6512511" "6524186" "6524187" "6682426" "6760013" "6887158" "7235012" "7377851" "7407439" "7471216" "7473180" "7488254" "7596466" "7753786" "7774155" "7804484" "7859514" "7927216" "7942745" "D547763" "D620939" "D623649" "D659140").PN.				
L3	15	12 not 11	US- PGPUB; USPAT	OR	OFF	2013/01/30 19:31

EAST Search History (Interference)

< This search history is empty>

1/30/2013 7:34:55 PM C:\ Users\ shylinski\ Documents\ EAST\ Workspaces\ 13162727.wsp

Search Notes



Application/Control No.

Applicant(s)/Patent Under Reexamination

13162727

BURGESS ET AL.

Examiner

Art Unit

STEVEN J HYLINSKI

3717

CPC- SEARCHED		
Symbol	Date	Examiner

CPC COMBINATION SETS - S	EARCHED	
Symbol	Date	Examiner

US CLASSIFICATION SEARCHED				
Class	Subclass	Date	Examiner	
463	37	06/16/2012	SJH	
463	37	01/17/2013	SJH	

SEARCH NOTES				
Search Notes	Date	Examiner		
See EAST search history.	06/16/2012	SJH		
Updated East search, see search history.	01/30/2013	SJH		

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

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PATENT

CERTIFICATE OF ELECTRONIC TRANSMISSION

I hereby certify that this paper (and any other paper referred to as being attached or enclosed) is being transmitted electronically to the U.S. Patent and Trademark Office via the Electronic Filing System (EFS) on the date set forth below.

5/4/2013

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Inventor(s): Simon Burgess et al.

Conf. No.:

8138

App No.:

13/162,727

Filing Date: June 17, 2011

Art Unit:

3717

Examiner:

Hylinski, Steven J.

Title:

CONTROLLER FOR VIDEO GAME CONSOLE

Docket No.: 0905-002

Mail Stop: AMENDMENT Commissioner for Patents

U.S. Patent and Trademark Office

P.O. Box 1450

Alexandria, VA 22313-1450

RESPONSE TO FINAL OFFICE ACTION UNDER 37 C.F.R. § 1.116

This Response is filed in reply to the non-final Office Action mailed February 4, 2012. The Assignee requests consideration of the following amendments and remarks.

Amendments to the Claims begin on page 2.

Remarks begin on page 6.

U.S. Appl. No.: 13/162,727

CLAIM LISTING

The following set of claims replaces all previous versions of the claims.

 (Currently Amended) A hand held controller for a game console comprising:

an outer case comprising a front, a back, a top edge, and a bottom edge, wherein the back of the controller is opposite the front of the controller and the top edge is opposite the bottom edge; and

a front control located on the front of the controller;

wherein the controller is shaped to be held in the hand of a user such that the user's thumb is positioned to operate the front control; and

a <u>first</u> back control <u>and a second back control</u>, <u>each back control being</u> located on the back of the controller[[,]]-wherein-the-back control is <u>and each back control</u> including an elongate member that extends <u>substantially the full distance</u> between the top edge and the bottom edge and is inherently resilient and flexible.

- 2. (Previously Presented) The controller of claim 1, further having a top edge control located on the top edge of the controller and wherein the controller is shaped such that the user's index finger is positioned to operate the top edge control.
- 3. (Canceled)
- 4. (Currently Amended) The controller of claim 1, wherein there are two back controls on the back of the controller, wherein each of which the back controls is positioned to be operated by a middle finger of a user.
- 5. (Canceled)

- (Currently Amended) The controller of claim 1, wherein [[the]] each
 elongate member is mounted within a recess located in the case of the controller.
- 7. (Currently Amended) The controller of claim 6, wherein [[the]] <u>each</u> elongate member comprises an outermost surface which is disposed in close proximity to the outermost surface of the controller such that a user's finger may be received in said respective recess.
- 8. (Currently Amended) The controller of claim 1, wherein [[the]] <u>each</u> elongate member has a thickness between about 1mm and 10mm.
- 9. (Currently Amended) The controller of claim 1, wherein [[the]] <u>each</u> elongate member has a thickness between about 1mm and 5mm.
- 10. (Currently Amended) The controller of claim 1, wherein [[the]] <u>each</u> elongate member has a thickness between about 1mm and 3mm.
- 11. (Currently Amended) The controller of claim <u>1</u> [[4]], wherein the elongate members are parallel to one another.
- 12. (Currently Amended) The controller of claim 1 [[4]], wherein the elongate members converge towards the front end of the controller with respect to one another.
- 13. (Currently Amended) The controller of claim 1, wherein a portion of <u>at</u> <u>least one of</u> the <u>first</u> back control <u>and the second back control</u> is in registry with a switch mechanism disposed within the controller, such that displacement of the <u>at least one</u> back control activates the switch mechanism.

- 14. (Currently Amended) The controller of claim 1 [[4]], wherein a switch mechanism is disposed between each of the elongate members and an outer surface of the base of the controller.
- 15. (Currently Amended) The controller of claim 2, wherein <u>at least one of the</u> back controls replicates the function of one or more of the top edge control and the front control.
- 16. (Currently Amended) The controller of claim 2, wherein <u>at least one of</u> the back controls has functions in addition to the top edge control and the front control.
- 17. (Currently Amended) The controller of claim 1, wherein <u>at least one of</u> the back controls is a paddle lever.
- 18. (Currently Amended) The controller of claim 1, wherein <u>at least one of</u> the back controls is substantially parallel to the front of the controller.
- 19. (Currently Amended) The controller of claim 1, wherein <u>at least one of</u> the back controls is formed as an integral part of the outer case.
- 20. (Currently Amended) The controller of claim 1, wherein <u>at least one of</u> the back control<u>s</u> is formed separate from the outer case of the controller.
- 21. (Previously Presented) The controller of claim 2, wherein the top edge is substantially perpendicular to the front.

22. (Currently Amended) A hand held controller for a game console comprising:

an outer case comprising a front, a back, a top edge, and a bottom edge, wherein the back of the controller is opposite the front of the controller and the top edge is opposite the bottom edge;

a front control located on the front of the controller, wherein the controller is shaped to be held in the hand of a user such that the user's thumb is positioned to operate the front control; and

a <u>first</u> back control <u>and a second back control</u>, each back control being located on the back of the controller[[,]] wherein the back control is <u>and each back control including</u> an elongate member that extends <u>substantially the full distance</u> between the top edge and the bottom edge.

U.S. Appl. No.: 13/162,727

REMARKS

SUMMARY OF THE CLAIMS

The application has been carefully reviewed in light of the Office Action dated February 4, 2013. This communication is believed to be a complete response to that Office Action. Claims 1, 2, 4 and 6-22 were pending in the present application prior to entry of the present amendments. By the present Office Action, claims 1, 2, 4, 6-22 have been rejected.

By the present amendment, claims 1, 4, 6-20 and 22 have been amended. Support for these amendments can be found in the original specification, and thus, no new matter has been added. Applicant reserves the right to pursue all original claims in this or other patent applications. Reconsideration and reexamination of the present application is respectfully requested in light of the foregoing amendments and in view of the following remarks, which establish that the pending claims are directed to allowable subject matter.

Because the present amendments (1) do not raise new issues requiring further consideration or search, (2) do not introduce new matter, (3) materially reduce the issues for appeal, and (4) place this application into better condition for allowance, entry is appropriate under 37 C.F.R. § 1.116, and is respectfully requested.

SECTION 102 REJECTIONS

Claim 22 is rejected under 35 U.S.C. 102(e) as being anticipated by U.S. Pat. No. 7,859,514 (Park). Claim 22 has been amended and the rejection thereto is considered moot.

SECTION 103 REJECTIONS

Claims 1-2, 4, and 6-21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Park, in view of U.S. Pat. Pub. 2004/0224765 (Martinez et al.).

U.S. Appl. No.: 13/162,727

Claim 1 has been amended and the rejections thereto are considered moot. Claims 2, 4, and 6-21 depend from amended claim 1 and thus the rejections thereto are also considered moot.

FEES

Applicant believes no fees are due with the filing of this communication. The Commissioner is hereby authorized to charge any fees or credit any overpayment to Deposit Account No. 50-3447.

CONCLUSION

It is respectfully submitted that the application is in condition for allowance, and notice to that effect is respectfully requested. If Examiner Hylinski has any new concerns, the Examiner is respectfully urged to contact the undersigned representative at her earliest convenience in order to efficiently advance prosecution of this application.

Respectfully Submitted, PARKS IP LAW LLC

by /Stephen Terrell/
Stephen Terrell; Reg. No. 62,734
Agent for the Assignee

Parks IP Law Attention: Patent Docketing 730 Peachtree Street N.E. Suite 600 Atlanta, Georgia 30308 (678) 365-4426 sterrell@parksiplaw.com

Electronic Ack	nowledgement Receipt
EFS ID:	15700960
Application Number:	13162727
International Application Number:	
Confirmation Number:	8138
Title of Invention:	CONTROLLER FOR VIDEO GAME CONSOLE
First Named Inventor/Applicant Name:	Simon Burgess
Customer Number:	52245
Filer:	Mickki D. Murray/Sher Prine
Filer Authorized By:	Mickki D. Murray
Attorney Docket Number:	0905-002
Receipt Date:	06-MAY-2013
Filing Date:	17-JUN-2011
Time Stamp:	15:59:22
Application Type:	Utility under 35 USC 111(a)

Payment information:

Submitted with Payment no					
File Listing:					
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1		Response 0905002.pdf	278225 3d14778cc0795dxc24c8182cd660c4b466a9 cc169	yes	7

	Multipart Description/PDF files in .zip description							
	Document Description	Start	End					
	Amendment After Final	1	1					
	Amendment Copy Claims/Response to Suggested Claims	2	5					
	Applicant Arguments/Remarks Made in an Amendment	6	7					
Warnings:								
Information:								

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.

Total Files Size (in bytes):

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.

278225

PTO/SB/06 (09-11)
Approved for use through 1/31/2014. OMB 0551-0032
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.

P/	PATENT APPLICATION FEE DETERMINATION RECORD Substitute for Form PTO-875						n or Docket Nur /162,727		Filing Date 06/17/2011	To be Mailed
							ENTITY:	LA	RGE 🛛 SMA	LL MICRO
				APPLICA	ATION AS FIL	ED – PAR	TI			
			(Column 1)	(Column 2)					
	FOR	١	NUMBER FIL	ED	NUMBER EXTRA		RATE	(\$)	F	EE (\$)
	BASIC FEE (37 CFR 1.16(a), (b), c	or (C))	N/A		N/A		. N/A	4	<u> </u>	
	SEARCH FEE (37 CFR 1.16(k), (i), c	or (m))	N/A		N/A		N/A	٩		
	EXAMINATION FE (37 CFR 1.16(o), (p), c		N/A		N/A		N/A	4		
	AL CLAIMS CFR 1.16(i))		min	us 20 = •			x \$	22		
	EPENDENT CLAIM CFR 1.16(h))	S	mi	nus 3 = •			x s	æ		
	If the specification and drawings exceed 100 sheets of paper, the application size fee due is \$310 (\$155 for small entity) for each additional 50 sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s).									
<u> </u>	MULTIPLE DEPEN						тот	Al		
		(Column 1)		(Column 2)	ON AS AMEN		ART II			
TN:	05/06/2013	CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EX	TRA	RATE	: (\$)	ADDITIO	ONAL FEE (\$)
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This collection of information is required by 37 CFR 1.16. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office. U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450, DO NOT SEND FEES OR COMPLETED FORMS TO THIS

ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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



UNITED STATES 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.
13/162,727	06/17/2011	Simon Burgess	0905-002	8138
52245 Dorley ID Lovy I	7590 05/15/2013		EXAM	INER
730 Peachtree			HYLINSKI,	STEVEN J
	A 30308		ART UNIT	PAPER NUMBER
13/162,727 06/17/2011		3717		
			MAIL DATE	DELIVERY MODE
			05/15/2013	PAPER

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

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

	Application No.	Applicant(s)					
Applicant-Initiated Interview Summary	13/162,727	BURGESS ET AL.					
Applicant-initiated interview Summary	Examiner	Art Unit					
	STEVEN J. HYLINSKI	3717					
All participants (applicant, applicant's representative, PTO	personnel):						
(1) <u>STEVEN J. HYLINSKI</u> .	(3)						
(2) Stephen Terrell.	(4)						
Date of Interview: <u>04/25/2013</u> .							
Type: 🛛 Telephonic 🔲 Video Conference 🔲 Personal [copy given to: 🔲 applicant	applicant's representative]						
Exhibit shown or demonstration conducted: Yes If Yes, brief description:	⊠ No.						
Issues Discussed 101 112 102 103 Others (For each of the checked box(es) above, please describe below the issue and detailed description of the discussion)							
Claim(s) discussed: <u>1</u> .							
Identification of prior art discussed: 7,859,514 Park, "Revie	ew: Scuf Xbox 360 Game Con	troller" by Dave Burns.					
Substance of Interview (For each issue discussed, provide a detailed description and indicate if agreemen reference or a portion thereof, claim interpretation, proposed amendments, argum		identification or clarification of a					
Applicant's representative proposed amendments, arguments of any applied references etc) Applicant's representative proposed amendments, arguments of any applied references etc) Applicant's representative proposed amendments, arguments of any applied references etc) Applicant's representative proposed amendments, arguments of any applied references etc) Applicant's representative proposed amendments, arguments of any applied references etc) Applicant's representative proposed amendments, arguments of any applied references etc) Applicant's representative proposed amendments, arguments of any applied references etc) Applicant's representative proposed amendments, arguments of any applied references etc) Applicant's representative proposed amendments, arguments of any applied references etc) **Review: Scuf Xbox 360 Controller' dated October 20, 2010, by Dave Burns. This NPL reference describes the same product Applicant is seeking patent protection for, with a 35 USC 102(e) priority date. Examiner indicated that this reference appears to anticipate the current and proposed claims, and that if Applicant wishes to further prosecution of the same invention Applicant may wish to consider filing an afidavit with an RCE, to attempt to swear behind the Dave Burns reference if Applicant has sufficient proof that Applicant had possession of this invention before the October 20, 2010 published date.							
Applicant recordation instructions: The formal written reply to the last Office action must include the substance of the interview. (See MPEP section 713.04). If a reply to the last Office action has already been filed, applicant is given a non-extendable period of the longer of one month or thirty days from this interview date, or the mailing date of this interview summary form, whichever is later, to file a statement of the substance of the interview Examiner recordation instructions: Examiners must summarize the substance of any interview of record. A complete and proper recordation of							
the substance of an interview should include the items listed in MPEP 713 general thrust of each argument or issue discussed, a general indication a general results or outcome of the interview, to include an indication as to	of any other pertinent matters discussi	ed regarding patentability and the					
Attachment							
/STEVEN J HYLINSKI/ Primary Examiner, Art Unit 3717							
U.S. Patent and Trademark Office PTOL-413 (Rev. 8/11/2010) Interview	v Summary	Paper No. 20130507					

IRONBURG EX2001, Page 119

Summary of Record of Interview Requirements

Manual of Patent Examining Procedure (MPEP), Section 713.04, Substance of Interview Must be Made of Record

A complete written statement as to the substance of any face-to-face, video conference, or telephone interview with regard to an application must be made of record in the application whether or not an agreement with the examiner was reached at the interview.

Title 37 Code of Federal Regulations (CFR) § 1.133 Interviews Paragraph (b)

In every instance where reconsideration is requested in view of an interview with an examiner, a complete written statement of the reasons presented at the interview as warranting favorable action must be filled by the applicant. An interview does not remove the necessity for reply to Office action as specified in §§ 1.111, 1.135. (35 U.S.C. 132)

37 CFR §1.2 Business to be transacted in writing.

All business with the Patent or Trademark Office should be transacted in writing. The personal attendance of applicants or their attorneys or agents at the Patent and Trademark Office is unnecessary. The action of the Patent and Trademark Office will be based exclusively on the written record in the Office. No attention will be paid to any alleged oral promise, stipulation, or understanding in relation to which there is disagreement or doubt.

The action of the Patent and Trademark Office cannot be based exclusively on the written record in the Office if that record is itself incomplete through the failure to record the substance of interviews.

It is the responsibility of the applicant or the attorney or agent to make the substance of an interview of record in the application file, unless the examiner indicates he or she will do so. It is the examiner's responsibility to see that such a record is made and to correct material inaccuracies which bear directly on the question of patentability.

Examiners must complete an Interview Summary Form for each interview held where a matter of substance has been discussed during the interview by checking the appropriate boxes and filling in the blanks. Discussions regarding only procedural matters, directed solely to restriction requirements for which interview recordation is otherwise provided for in Section 812.01 of the Manual of Patent Examining Procedure, or pointing out typographical errors or unreadable script in Office actions or the like, are excluded from the interview recordation procedures below. Where the substance of an interview is completely recorded in an Examiners Amendment, no separate Interview Summary Record is required.

The Interview Summary Form shall be given an appropriate Paper No., placed in the right hand portion of the file, and listed on the "Contents" section of the file wrapper. In a personal interview, a duplicate of the Form is given to the applicant (or attorney or agent) at the conclusion of the interview. In the case of a telephone or video-conference interview, the copy is mailed to the applicant's correspondence address either with or prior to the next official communication. If additional correspondence from the examiner is not likely before an allowance or if other circumstances dictate, the Form should be mailed promptly after the interview rather than with the next official communication.

The Form provides for recordation of the following information:

- Application Number (Series Code and Serial Number)
- Name of applicant
- -Name of examiner
- Date of interview
- Type of interview (telephonic, video-conference, or personal)
- -Name of participant(s) (applicant, attorney or agent, examiner, other PTO personnel, etc.)
- An indication whether or not an exhibit was shown or a demonstration conducted
- An identification of the specific prior art discussed
- An indication whether an agreement was reached and if so, a description of the general nature of the agreement (may be by attachment of a copy of amendments or claims agreed as being allowable). Note: Agreement as to allowability is tentative and does not restrict further action by the examiner to the contrary.
- The signature of the examiner who conducted the interview (if Form is not an attachment to a signed Office action)

It is desirable that the examiner orally remind the applicant of his or her obligation to record the substance of the interview of each case. It should be noted, however, that the Interview Summary Form will not normally be considered a complete and proper recordation of the interview unless it includes, or is supplemented by the applicant or the examiner to include, all of the applicable items required below concerning the substance of the interview.

- A complete and proper recordation of the substance of any interview should include at least the following applicable items:
- 1) A brief description of the nature of any exhibit shown or any demonstration conducted.
- 2) an identification of the claims discussed,
- 3) an identification of the specific prior art discussed.
- 4) an identification of the principal proposed amendments of a substantive nature discussed, unless these are already described on the Interview Summary Form completed by the Examiner,
- 5) a brief identification of the general thrust of the principal arguments presented to the examiner,
 - (The identification of arguments need not be lengthy or elaborate. A verbatim or highly detailed description of the arguments is not required. The identification of the arguments is sufficient if the general nature or thrust of the principal arguments made to the examiner can be understood in the context of the application file. Of course, the applicant may desire to emphasize and fully describe those arguments which he or she feels were or might be persuasive to the examiner.)
- 6) a general indication of any other pertinent matters discussed, and
- 7) if appropriate, the general results or outcome of the interview unless already described in the Interview Summary Form completed by the examiner.

Examiners are expected to carefully review the applicant's record of the substance of an interview. If the record is not complete and accurate, the examiner will give the applicant an extendable one month time period to correct the record.

Examiner to Check for Accuracy

If the claims are allowable for other reasons of record, the examiner should send a letter setting forth the examiner's version of the statement attributed to him or her. If the record is complete and accurate, the examiner should place the indication, "Interview Record OK" on the paper recording the substance of the interview along with the date and the examiner's initials.

Advisory Action Before the Filing of an Appeal Brief

Application No. 13/162,727	Applicant(s) BURGESS ET AL.
Examiner	Art Unit
STEVEN J. HYLINSKI	3717

STEVEN J. HYLINSKI 3717						
The MAILING DATE of this communication appe	ars on the cover sheet with the co	rrespondence address				
THE REPLY FILED <u>06 May 2013</u> FAILS TO PLACE THIS APPLICANO NOTICE OF APPEAL FILED		•				
 The reply was filed after a final rejection. No Notice of Appeal has one of the following replies: (1) an amendment, affidavit, or other (2) a Notice of Appeal (with appeal fee) in compliance with 37 CF 	evidence, which places the application R 41.31; or (3) a Request for Continue	in condition for allowance; d Examination (RCE) in compliance with				
37 CFR 1.114 if this is a utility or plant application. Note that RCf the following time periods: a) The period for reply expires <u>3</u> -months from the mailing date of this Ar In no event, however, will the statutory period for reply expire c) A prior Advisory Action was mailed more than 3 months after within 2 months of the mailing date of the final rejection. The the prior Advisory Action or SIX MONTHS from the mailing date prior Advisory Action or SIX MONTHS from the mailin	ate of the final rejection. dvisory Action; or (2) the date set forth e later than SIX MONTHS from the mai r the mailing date of the final rejection current period for reply expires late of the final rejection, whichever is e (a), (b) or (c). ONLY CHECK BOX (b) t-FINAL REPLY WHICH WAS FILED V ED SITUATION SET FORTH UNDER E late on which the petition under 37 C g the period of extension and the co	in the final rejection, whichever is later. ling date of the final rejection. in response to a first after-final reply filed months from the mailing date of earlier. WHEN THIS ADVISORY ACTION IS THE JITHIN TWO MONTHS OF THE FINAL IOX (c). See MPEP 706.07(f). FR 1.136(a) and the appropriate rresponding amount of the fee. The				
appropriate extension fee under 37 CFR 1.17(a) is calculated from: set in the final Office action; or (2) as set forth in (b) or (c) above, if mailing date of the final rejection, even if timely filed, may reduce ar NOTICE OF APPEAL	checked. Any reply received by the	Office later than three months after the				
 The Notice of Appeal was filed on A brief in complian Notice of Appeal (37 CFR 41.37(a)), or any extension thereof Appeal has been filed, any reply must be filed within the time AMENDMENTS 	(37 CFR 41.37(e)), to avoid dismiss	within two months of the date of filing the al of the appeal. Since a Notice of				
 The proposed amendments filed after a final rejection, but pr They raise new issues that would require further consi They raise the issue of new matter (see NOTE below); 	deration and/or search (see NOTE b ;	elow);				
 c)		, , ,				
NOTE: (See 37 CFR 1.116 and 41.33(a)). 4 The amendments are not in compliance with 37 CFR 1.121.	See attached Notice of Non-Complia	ant Amendment (PTOL-324).				
 5. Applicant's reply has overcome the following rejection(s): 6. Newly proposed or amended claim(s) would be allowed 	 able if submitted in a separate, timely	filed amendment canceling the non-				
allowable claim(s). 7. For purposes of appeal, the proposed amendment(s): (a) new or amended claims would be rejected is provided below AFFIDAVIT OR OTHER EVIDENCE		entered, and an explanation of how the				
 The affidavit or other evidence filed after final action, but before applicant failed to provide a showing of good and sufficient represented. See 37 CFR 1.116(e). 						
 The affidavit or other evidence filed after the date of filing the because the affidavit or other evidence failed to overcome <u>all</u> and sufficient reasons why it is necessary and was not earlier 	rejections under appeal and/or apper r presented. See 37 CFR 41.33(d)(1	ellant fails to provide a showing of good).				
10. The affidavit or other evidence is entered. An explanation of REQUEST FOR RECONSIDERATION/OTHER	•					
11. The request for reconsideration has been considered but do		lition for allowance because:				
 12. ☐ Note the attached Information Disclosure Statement(s). (PTC 13. ☒ Other: Note the attached Interview Summary Paper No. 201. TATUS OF CLAIMS 	, , , , , , , , , , , , , , , , , , , ,					
4. The status of the claim(s) is (or will be) as follows: Claim(s) allowed: Claim(s) objected to: Claim(s) rejected: 1,2,4,6-22. Claim(s) withdrawn from consideration:						
Classific, minimum ion consideration.	/STEVEN J HYLINSKI/	Init 3717				

Continuation Sheet (PTOL-303)

Application No.

In response to the interview conducted on April 25 with Stephen Terrell during which proposed amendments were discussed, Examiner conducted an updated search and located online NPL reference "Review: Scuf Xbox 360 Controller" by Dave Burns, dated October 20, 2010, source http://web.archive.org/web/20101022215104/http://www.xboxer360.com/features/review-scuf-xbox-360-controller/ This NPL reference is a review of the same product Applicant is seeking patent protection for, and shows and describes in detail the first and second back controls, each back control including an elongate member that extends substantially the full distance between the top and bottom edge, in addition to all of the other current and proposed claim limitations. Because the application is not placed into condition for allowance by the After Final amendments, the proposed amendments will not be entered, and further consideration is required.

PATENT

CERTIFICATE OF ELECTRONIC TRANSMISSION

I hereby certify that this paper (and any other paper referred to as being attached or enclosed) is being transmitted electronically to the U.S. Patent and Trademark Office via the Electronic Filing System (EFS) on the date set forth below.

5/4/2013

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Inventor(s): Simon Burgess et al.

Conf. No.:

8138

App No.:

13/162,727

Filing Date: June 17, 2011

Art Unit:

3717

Examiner:

Hylinski, Steven J.

Title:

CONTROLLER FOR VIDEO GAME CONSOLE

Docket No.: 0905-002

Mail Stop: AMENDMENT Commissioner for Patents U.S. Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450

RESPONSE TO FINAL OFFICE ACTION UNDER 37 C.F.R. § 1.116

This Response is filed in reply to the non-final Office Action mailed February 4, 2012. The Assignee requests consideration of the following amendments and remarks.

Amendments to the Claims begin on page 2.

Remarks begin on page 6.

Doc code: RCEX

Doc description: Request for Continued Examination (RCE)

PTO/SB/30EFS (07-09)

Request for Continued Examination (RCE)

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.

	REQU	JEST FO		D EXAMINATIO	N(RCE)TRANSMITTAI -Web)		
Application Number	13162727	Filing Date	2011-06-17	Docket Number (if applicable)	0905-002	Art Unit	3717
First Named Inventor	Simon Burgess	1		Examiner Name	Steven J. Hylinski	<u> </u>	
Request for C	ontinued Examina	tion (RCE)	practice under 37 Cl		above-identified application. oply to any utility or plant application WWW.USPTO.GOV	ation filed	prior to June 8,
		s	UBMISSION REQ	UIRED UNDER 37	CFR 1.114		
in which they entered, appli	were filed unless a cant must request	applicant ins non-entry o	tructs otherwise. If a such amendment(applicant does not wi	nents enclosed with the RCE wi sh to have any previously filed t	unentered	l amendment(s)
	y submitted. If a fir on even if this box			any amendments file	d after the final Office action ma	ay be con	sidered as a
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⊠ Ar	nendment/Reply						
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				requested under 37 der 37 CFR 1.17(i) re	CFR 1.103(c) for a period of miquired)	onths _	
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				FEES			
The Dire	ector is hereby aut			FR 1.114 when the function of fees, or cred	RCE is filed. it any overpayments, to		
		SIGNATUF	RE OF APPLICAN	T, ATTORNEY, OF	R AGENT REQUIRED		
	Practitioner Signa	ature					
Applic	ant Signature						

Doc code: RCEX

PTO/SB/30EFS (07-09)

Doc description: Request for Continued Examination (RCE)

Request for Continued Examination (RCE)

Approved for use through 07/31/2012. OMB 0651-0031

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Signature of Registered U.S. Patent Practitioner					
Signature	/Stephen J. Terrell/	Date (YYYY-MM-DD)	2013-08-05		
Name	Stephen J. Terrell	Registration Number	62734		

This collection of information is required by 37 CFR 1.114. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450.

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 court, magistrate, or administrative tribunal, including disclosures to opposing counsel in the course of settlement
 negotiations.
- 3. A record in this system of records may be disclosed, as a routine use, to a Member of Congress submitting a request involving an individual, to whom the record pertains, when the individual has requested assistance from the Member with respect to the subject matter of the record.
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- 6. A record in this system of records may be disclosed, as a routine use, to another federal agency for purposes of National Security review (35 U.S.C. 181) and for review pursuant to the Atomic Energy Act (42 U.S.C. 218(c)).
- 7. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services, or his/her designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements in records management practices and programs, under authority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (i.e., GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.
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Doc description: Information Disclosure Statement (IDS) Filed

PTO/5B/08a (01-10)

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Mation Disclosure Statement (IDS) Filed

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

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	Application Number		13162727
	Filing Date		2011-06-17
INFORMATION DISCLOSURE	First Named Inventor	Simor	n Burgess
STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99)	Art Unit		3717
(Notion submission under or or it issue	Examiner Name	Steve	n J. Hylinski
	Attorney Docket Numb	er	0905-002

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INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99) Application Number | 13162727 Filing Date | 2011-06-17 First Named Inventor | Simon Burgess Art Unit | 3717 Examiner Name | Steven J. Hylinski Attorney Docket Number | 0905-002

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Standard ST.3	3). ³ F iment l	or Japa by the a	D Patent Documents at <u>www.USPTO.GOV</u> or MPEP 901.04. ² Enter office that issued the documenese patent documents, the indication of the year of the reign of the Emperor must precede the ser ppropriate symbols as indicated on the document under WIPO Standard ST.16 if possible. ⁵ Application is attached.	rial number of the patent doc	ıment.		

INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99)

Application Number		13162727
Filing Date		2011-06-17
First Named Inventor	Simor	n Burgess
Art Unit		3717
Examiner Name	Steve	n J. Hylinski
Attorney Docket Numb	er	0905-002

	***************************************	CERTIFICATION	STATEMENT	
Plea	ase see 37 CFR 1	.97 and 1.98 to make the appropriate selection	on(s):	
	from a foreign p	of information contained in the information of atent office in a counterpart foreign applica posure statement. See 37 CFR 1.97(e)(1).		
OR	t			
	foreign patent of after making rea any individual de	information contained in the information disfice in a counterpart foreign application, and sonable inquiry, no item of information containsignated in 37 CFR 1.56(c) more than three transfer (2).	d, to the knowledge of the ined in the information dis	e person signing the certification closure statement was known to
	See attached cer	rtification statement.		
×	The fee set forth	in 37 CFR 1.17 (p) has been submitted here	with.	
X	A certification sta	atement is not submitted herewith.		
	ignature of the ap n of the signature.	SIGNAT plicant or representative is required in accord		B. Please see CFR 1.4(d) for the
Sign	nature	/Stephen J. Terrell/	Date (YYYY-MM-DD)	2013-08-05
Nar	ne/Print	Stephen J. Terrell	Registration Number	62734

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UK Patent Application (19) GB (11) 2481633

(43) Date of A Publication

04.01.2012

(21) Application No:

1011078.1

(22) Date of Filing:

01.07.2010

(71) Applicant(s):

Simon David Burgess 39 Jubilee Avenue, Sileby, LOUGHBOROUGH, Leicestershire, LE12 7TH, United Kingdom

(72) Inventor(s): Simon David Burgess

(74) Agent and/or Address for Service: Serjeants 25 The Crescent, King Street, LEICESTER, LE1 6RX, **United Kingdom**

(51) INT CL: A63F 13/02 (2006.01)

(56) Documents Cited:

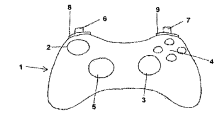
WO 2008/131249 A1 Modified Xbox 360 controller discussed in 'Rapid Fire Mod For Wireless Xbox 360 Controller, Step by step tutorial with pictures' forum on xbox-scene.com. 'FireStorm Dual Power' gamepad by 'Thrustmaster'. Available around 2002.

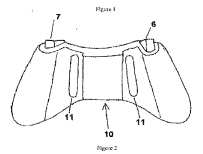
'Run 'N' Drive' wireless gamepad by 'Thrustmaster'. Available since March 2007.

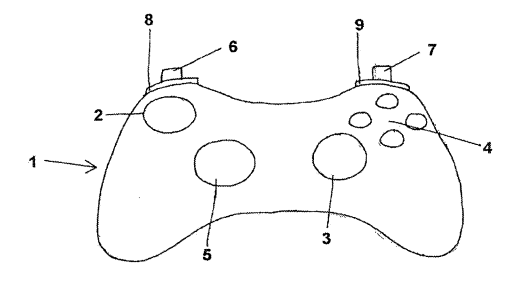
(58) Field of Search:

Other: Internet keyword search.

- (54) Title of the Invention: Controller for games console Abstract Title: Games console controller with buttons on underside
- (57) A hand held gamepad or controller 10 for a games console (not shown) includes controls 2, 3, 4, 5 provided on a top surface for operation by the thumbs of a user, and controls 6, 7, 8, 9 provided on a front, shoulder or bumper surface for operation by the index fingers of the user. The back surface or underside of the gamepad includes additional controls 11 for operation by the middle fingers of the user (see fig. 3). The additional controls 11 are preferably paddle levers, and are preferably provided on a portion of the gamepad which is perpendicular to the plane of the top surface. The additional controls 11 may replicate the functions of one or more of the controls 2-9 located on the top or bumper surfaces, or may provide functionality in addition to those controls.







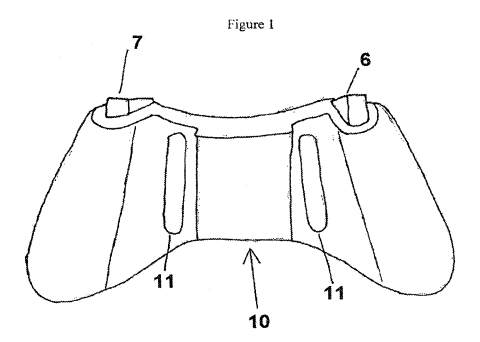


Figure 2

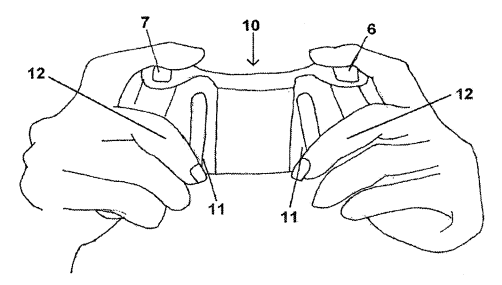


Figure 3

TITLE

Controller for Games Console

DESCRIPTION

5 Field of Invention

The present invention relates to games consoles, in particular to hand held controllers for games consoles.

Background

Controllers for most current games consoles are generally intended to be held and operated by the user using both hands. A conventional controller will generally comprise a hard outer case with a plurality of controls mounted about the controller. Typically the controls include buttons, analogue control sticks, bumpers and triggers. An example of a conventional controller is shown in Figure 1.

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As can be seen in Figure 1, all of the controls are mounted on the front and top of the controller 1. Specifically, there are left and right analogue thumb sticks 2, 3 which normally control movement and are intended to be operated by the user's left and right thumb respectively. There are four buttons 4, located on a front-right portion of the controller 1 which normally control additional actions and are intended to be operated by the user's right thumb. There is a direction pad 5 located on the lower portion of the front-left of the controller 1. The direction pad 5 is intended to be operated by the user's left thumb, typically either as an alternative to the left thumb stick 2 or to provide additional actions. There are a left trigger 6, a right trigger 7, a left bumper 8 and a right bumper 9 located on the front edge of the controller 1. The left and right triggers 6, 7 are typically operated by a user's index fingers. The left and right bumpers 8, 9 may also be operated by a user's index fingers.

The only way to operate the four buttons 4 is for a user to remove their right thumb from the right thumb stick 3. This takes time and, in some games, can cause the loss of control. This is a particular problem in games where the right thumb stick 3 is used for aiming. A similar problem may arise in games where the direction pad 5 provides

additional actions and the user has to remove their thumb from the left thumb stick 2 in order to operate the direction pad 5.

In light of the above, there is a need for an improved controller which removes the need for a user to remove their thumb from the left or right thumb stick 2, 3 in order to operate additional actions controlled by the four buttons 4 and/or the direction pad 5.

Summary of Invention

The present invention provides a hand held controller for a games console comprising:

a hard outer case; and

a plurality of controls located on a front and top of the controller;

the controller being shaped to be held in both hands of a user such that the user's thumbs are positioned to operate controls located on the front of the controller and the user's index fingers are positioned to operate controls located on the top of the controller; wherein

the controller further comprises two additional controls located on a back of the controller in a position to be operated by the middle finger of a user.

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The controller of the present invention may be very similar to controllers according to the prior art. In particular, the outer case of the controller and the type, number and positioning of the controls located on the front and top of the controller may be the same as a controller according to the prior art, as described above and as illustrated in the figures.

The controller of the present invention is particularly advantageous over controllers according to the prior art as it comprises two additional controls located on a back of the controller in a position to be operated by middle fingers of a user. The additional controls may either replicate the functions of one or more of the plurality of controls located on the front or top of the controller or provide additional functionality.

In a preferred embodiment of the invention the additional controls replicate the function of buttons and/or a direction pad located on the front of the controller. This means that a user does not need to remove their thumb from one of the other controls located on the front of the controller in order to operate the buttons and/or direction pad located on the front of the controller and can instead simply operate the additional controls located on the back of the controller with one or both of their middle fingers.

Alternatively, the additional controls may provide additional functionality in that they do not replicate the function of controls located on the front or top of the controller but may operate different functions. In this manner a controller according to the present invention may provide more functions according to the present invention.

Preferably, the controls located on the back of the controller are paddle levers. Suitable paddle levers may be formed integrally with the outer case of the controller or may be substantially separate from the outer case. This may be done in any manner apparent to the person skilled in the art. However, it is to be appreciated that the additional controls may comprise any other control suitable for use by a hand held controller.

- Advantageously, if the additional controls are paddle levers, they will be formed such that they are substantially vertically aligned with respect to the controller. This may allow the most ergonomically efficient activation of the paddle levers by the middle fingers of the user.
- Further features and advantages of the present invention will be apparent from the specific embodiment illustrated in the drawings and discussed below.

Drawings

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Figure 1 is a schematic illustration of the front of a conventional games console controller according to the prior art;

Figure 2 is a schematic illustration of the rear of a games console controller according to the present invention; and

Figure 3 is a schematic illustration of the rear of a games controller according to the present invention in use.

The rear of a games controller 10 according to the present invention is illustrated in Figures 2 and 3. The front of the games controller 10 of Figures 2 and 3 is the same as a conventional controller 1, as illustrated in Figure 1 and as discussed above. Therefore, where appropriate the same reference numerals have been used to indicate the features of the controller according to the present invention 10 that are identical to the features of a conventional controller 1.

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The games controller of the present invention 10 differs from the conventional controller 1 in that it additionally comprises two paddle levers 11 located on the rear of the controller. The paddle levers 11 are vertically orientated with respect to the controller 10 and are positioned to be operated by the middle fingers of a user 12, as shown in Figure 3.

The paddle levers 11 replicate the functions of two of the four buttons 4 located on the front of the controller 10 and thereby allow a user to operate the functions of the relevant buttons using their middle fingers 12, without the need to remove either of their thumbs from the left or right thumb stick 2, 3.

CLAIMS

- 1. A hand held controller for a games console comprising:
- a hard outer case; and
- a plurality of controls located on a front and top of the controller; the controller being shaped to be held in both hands of a user such that the user's

thumbs are positioned to operate controls located on the front of the controller and the user's index fingers are positioned to operate controls located on the top of the

controller; wherein

- the controller further comprises two additional controls located on a back of the controller in a position to be operated by the middle finger of a user.
 - 2. A controller according to claim 1 wherein the additional controls are paddle levers.

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- 3. A controller according to claim I wherein the additional controls are substantially vertically orientated with respect to the controller.
- 4. A controller according to claim 2 or claim 3 wherein the additional controls are formed as an integral part of the outer case.
 - 5. A controller according to claim 2 or claim 3 wherein the additional controls are formed separate from the outer case of the controller.



Application No:

GB1011078.1

Examiner:

Mr Brendan Donohoe

Claims searched:

All

Date of search:

13 May 2011

Patents Act 1977: Search Report under Section 17

Documents considered to be relevant:

Category	Relevant to claims	Identity of document and passage or figure of particular relevance
X	All	Modified Xbox 360 controller discussed in 'Rapid Fire Mod For Wireless Xbox 360 Controller, Step by step tutorial with pictures' forum on xbox-scene.com. See post #341 (dated Jul 8 2008) - post #346 (dated Jul 9 2008) on pages 23 and 24 of the thread, referring to modified gamepad by contributor 'Jimakos Sn', available at http://forums.xbox-scene.com/index.php?showtopic=643928&st=330.
X	All	'FireStorm Dual Power' gamepad by 'Thrustmaster'. Available around 2002. See the 'Thrustmaster USB game controller roundup' dated 5 April 2002 on 'Dan's Data' website, available at http://www.dansdata.com/tmsticks.htm.
X	All	'Run 'N' Drive' wireless gamepad by 'Thrustmaster'. Available since March 2007. See the review by Olin Coles dated 08 April 2009 on BenchmarkReviews.com, note especially 'Closer Look' (page 3 of 4) available at http://benchmarkreviews.com/index.php?option=com_content&task=view&id=2 35&Itemid=65&Iimit=1&Iimitstart=2.
X	All	WO2008/131249 A1 COE - See whole document, note especially buttons 113, 114 provided on the underside of the gamepad.

Categories:

Car	egories.		
X	Document indicating lack of novelty or inventive step	A	Document indicating technological background and/or state of the art.
Y	Document indicating lack of inventive step if combined with one or more other documents of same category.	P	Document published on or after the declared priority date but before the filing date of this invention.
&	Member of the same patent family	Е	Patent document published on or after, but with priority date earlier than, the filing date of this application.

Field of Search:

Search of GB, EP, WO & US patent documents classified in the following areas of the UKCX:

Worldwide search of patent documents classified in the following areas of the IPC

The following online and other databases have been used in the preparation of this search report Internet keyword search.



International Classification:

Subclass	Subgroup	Valid From
A63F	0013/02	01/01/2006

Electronic Patent A	pp	lication Fee	Transmi	ttal			
Application Number: 13162727							
Filing Date:	17-Jun-2011						
Title of Invention:		CONTROLLER FOR VIDEO GAME CONSOLE					
First Named Inventor/Applicant Name:	Simon Burgess						
Filer: Cynthia R. Parks/Adrienne Mittons							
Attorney Docket Number:	0905-002						
Filed as Small Entity		waannoo kara yaa ay ay ka ka ka ay ay a ka ay					
Utility under 35 USC 111(a) Filing Fees							
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)		
Basic Filing:							
Pages:							
Claims:							
Miscellaneous-Filing:							
Petition:							
Patent-Appeals-and-Interference:							
Post-Allowance-and-Post-Issuance:							
Extension-of-Time:							
Extension - 3 months with \$0 paid		2253	1	700	700		

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)				
Miscellaneous:								
Request for Continued Examination	2801	· 1	600	600				
Submission-Information Disclosure Stmt	2806	1	90	90				
	Tot	al in USD	(\$)	1390				

Electronic Ack	knowledgement Receipt
EFS ID:	16506188
Application Number:	13162727
International Application Number:	
Confirmation Number:	8138
Title of Invention:	CONTROLLER FOR VIDEO GAME CONSOLE
First Named Inventor/Applicant Name:	Simon Burgess
Customer Number:	52245
Filer:	Cynthia R. Parks/Adrienne Mittons
Filer Authorized By:	Cynthia R. Parks
Attorney Docket Number:	0905-002
Receipt Date:	05-AUG-2013
Filing Date:	17-JUN-2011
Time Stamp:	19:27:04
Application Type:	Utility under 35 USC 111(a)
Davis antinfarmation.	

Payment information:

File Listing:	
Authorized User	
Deposit Account	
RAM confirmation Number	6497
Payment was successfully received in RAM	\$1390
Payment Type	Credit Card
Submitted with Payment	yes

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Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)

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1		0905-002resp.pdf	107695	yes	8	
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	Multip	part Description/PDF files in	a.zip description			
	Document Des	scription	Start	E	End	
	Amendment Submitted/Entere	1		1		
	Claims	2		5		
	Applicant Arguments/Remarks	6		8		
Warnings:						
Information	:					
2	Request for Continued Examination	0905-002RCE.pdf	697780	no	3	
2	(RCE)	0903-002NCL.pd1	e2a8b859e314523686db4ced4d4b8320f60 4d678			
Warnings:		1				
Information	:					
-	Information Disclosure Statement (IDS)	0905-002IDS.pdf	612372	no	4	
3	Form (SB08)	0905-002ID3.pdi	6ae4585708c423b2dd920d8b5f65c12e421 c38cf	110	7	
Warnings:		4				
Information	15					
autoloading o you are citing within the Ima	Number Citation or a U.S. Publication Numb of data into USPTO systems. You may remove U.S. References. If you chose not to include age File Wrapper (IFW) system. However, no r Non Patent Literature will be manually revi	e the form to add the required d U.S. References, the image of th data will be extracted from this	lata in order to correct the Ir e form will be processed and form. Any additional data si	nformational d be made a	Message il vailable	
4	Foreign Reference	0905-002ref.pdf	499025	no	10	
		·	958058719523272es4563166scb7d92900 2adc1e			
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Information	1:				,	
5	Fee Worksheet (SB06)	fee-info.pdf	33936	no	2	
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This Acknowledgement Receipt evidences receipt on the noted date by the USPTO of the indicated documents, characterized by the applicant, and including page counts, where applicable. It serves as evidence of receipt similar to a Post Card, as described in MPEP 503.

New Applications Under 35 U.S.C. 111

If a new application is being filed and the application includes the necessary components for a filing date (see 37 CFR 1.53(b)-(d) and MPEP 506), a Filing Receipt (37 CFR 1.54) will be issued in due course and the date shown on this Acknowledgement Receipt will establish the filing date of the application.

National Stage of an International Application under 35 U.S.C. 371

If a timely submission to enter the national stage of an international application is compliant with the conditions of 35 U.S.C. 371 and other applicable requirements a Form PCT/DO/EO/903 indicating acceptance of the application as a national stage submission under 35 U.S.C. 371 will be issued in addition to the Filing Receipt, in due course.

New International Application Filed with the USPTO as a Receiving Office

If a new international application is being filed and the international application includes the necessary components for an international filing date (see PCT Article 11 and MPEP 1810), a Notification of the International Application Number and of the International Filing Date (Form PCT/RO/105) will be issued in due course, subject to prescriptions concerning national security, and the date shown on this Acknowledgement Receipt will establish the international filing date of the application.

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

8138

Inventor(s): Simon Burgess et al. Conf. No.:

App No.: 13/162,727 Filing Date: June 17, 2011

Art Unit: 3717 Examiner: Hylinski, Steven J.

Title: CONTROLLER FOR VIDEO GAME CONSOLE

Docket No.: 0905-002

Mail Stop: RCE Commissioner for Patents

U.S. Patent and Trademark Office

P.O. Box 1450

Alexandria, VA 22313-1450

RESPONSE TO FINAL OFFICE ACTION UNDER 37 C.F.R. § 1.116

This Response is filed in reply to the non-final Office Action mailed February 4, 2012 and the Advisory Action mailed May 15, 2013. The Assignee requests consideration of the following amendments and remarks.

Amendments to the Claims begin on page 2.

Remarks begin on page 6.

CLAIM LISTING

The following set of claims replaces all previous versions of the claims.

1. (Currently Amended) A hand held controller for a game console comprising:

an outer case comprising a front, a back, a top edge, and a bottom edge, wherein the back of the controller is opposite the front of the controller and the top edge is opposite the bottom edge; and

a front control located on the front of the controller;

wherein the controller is shaped to be held in the hand of a user such that the user's thumb is positioned to operate the front control; and

a <u>first</u> back control <u>and a second back control</u>, <u>each back control being</u> located on the back of the controller[[,]] <u>wherein the back control is and each back control including</u> an elongate member that extends <u>substantially the full distance</u> between the top edge and the bottom edge and is inherently resilient and flexible.

- 2. (Previously Presented) The controller of claim 1, further having a top edge control located on the top edge of the controller and wherein the controller is shaped such that the user's index finger is positioned to operate the top edge control.
- 3. (Canceled)
- 4. (Currently Amended) The controller of claim 1, wherein there are two back controls on the back of the controller, wherein each of which the back controls is positioned to be operated by a middle finger of a user.
- 5. (Canceled)

(Currently Amended) The controller of claim 1, wherein [[the]] <u>each</u>
 elongate member is mounted within a recess located in the case of the controller.

- 7. (Currently Amended) The controller of claim 6, wherein [[the]] <u>each</u> elongate member comprises an outermost surface which is disposed in close proximity to the outermost surface of the controller such that a user's finger may be received in said respective recess.
- 8. (Currently Amended) The controller of claim 1, wherein [[the]] <u>each</u> elongate member has a thickness between about 1mm and 10mm.
- 9. (Currently Amended) The controller of claim 1, wherein [[the]] <u>each</u> elongate member has a thickness between about 1mm and 5mm.
- 10. (Currently Amended) The controller of claim 1, wherein [[the]] <u>each</u> elongate member has a thickness between about 1mm and 3mm.
- 11. (Currently Amended) The controller of claim $\underline{1}$ [[4]], wherein the elongate members are parallel to one another.
- 12. (Currently Amended) The controller of claim 1 [[4]], wherein the elongate members converge towards the front end of the controller with respect to one another.
- 13. (Currently Amended) The controller of claim 1, wherein a portion of <u>at</u> <u>least one of</u> the <u>first</u> back control <u>and the second back control</u> is in registry with a switch mechanism disposed within the controller, such that displacement of the at least one back control activates the switch mechanism.

14. (Currently Amended) The controller of claim 1 [[4]], wherein a switch mechanism is disposed between each of the elongate members and an outer surface of the base of the controller.

- 15. (Currently Amended) The controller of claim 2, wherein <u>at least one of the back controls</u> replicates the function of one or more of the top edge control and the front control.
- 16. (Currently Amended) The controller of claim 2, wherein <u>at least one of</u> the back controls has functions in addition to the top edge control and the front control.
- 17. (Currently Amended) The controller of claim 1, wherein at least one of the back controls is a paddle lever.
- 18. (Currently Amended) The controller of claim 1, wherein at least one of the back controls is substantially parallel to the front of the controller.
- 19. (Currently Amended) The controller of claim 1, wherein <u>at least one of</u> the back controls is formed as an integral part of the outer case.
- 20. (Currently Amended) The controller of claim 1, wherein at least one of the back controls is formed separate from the outer case of the controller.
- 21. (Previously Presented) The controller of claim 2, wherein the top edge is substantially perpendicular to the front.

22. (Currently Amended) A hand held controller for a game console comprising:

an outer case comprising a front, a back, a top edge, and a bottom edge, wherein the back of the controller is opposite the front of the controller and the top edge is opposite the bottom edge;

a front control located on the front of the controller, wherein the controller is shaped to be held in the hand of a user such that the user's thumb is positioned to operate the front control; and

a <u>first</u> back control <u>and a second back control</u>, <u>each back control being</u> located on the back of the controller[[,]] wherein the back control is and each back control including an elongate member that extends <u>substantially the full distance</u> between the top edge and the bottom edge.

Page 5 of 8

REMARKS

SUMMARY OF THE CLAIMS

The application has been carefully reviewed in light of the Office Action dated February 4, 2013 and the Advisory Action dated May 15, 2013. This communication is believed to be a complete response to that Office Action and that Advisory Action. Claims 1, 2, 4 and 6-22 were pending in the present application prior to entry of the present amendments. By the present Office Action, claims 1, 2, 4, 6-22 have been rejected.

By the present amendment, claims 1, 4, 6-20 and 22 have been amended. Support for these amendments can be found in the original specification, and thus, no new matter has been added. Applicant reserves the right to pursue all original claims in this or other patent applications. Reconsideration and reexamination of the present application is respectfully requested in light of the foregoing amendments and in view of the following remarks, which establish that the pending claims are directed to allowable subject matter.

SECTION 102 REJECTIONS

Claim 22 is rejected under 35 U.S.C. 102(e) as being anticipated by U.S. Pat. No. 7,859,514 (Park). Claim 22 has been amended and the rejection thereto is considered moot.

SECTION 103 REJECTIONS

Claims 1-2, 4, and 6-21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Park, in view of U.S. Pat. Pub. 2004/0224765 (Martinez et al.). Claim 1 has been amended and the rejections thereto are considered moot. Claims 2, 4, and 6-21 depend from amended claim 1 and thus the rejections thereto are also considered moot.

ADVISORY ACTION

The Advisory Action cites an online NPL reference "Review: Scuf Xbox 360 Controller" by Dave Burns, dated October 20, 2010 (http://web.archive.org/web/20101022215104/http://www.xboxer360.com/features/review-scuf-xbox-360-controller/). A UK Patent Application (GB 2481663) by one of the named inventors of the present application, Simon Burgess, filed July 1, 2010, is attached. The attached UK Patent application establishes invention of the subject matter prior to the date of the NPL reference.

FEES

The fee for the RCE is included herewith. The Commissioner is hereby authorized to charge any additional fees or credit any overpayment to Deposit Account No. 50-3447.

CONCLUSION

It is respectfully submitted that the application is in condition for allowance, and notice to that effect is respectfully requested. If Examiner Hylinski has any new concerns, the Examiner is respectfully urged to contact the undersigned representative at her earliest convenience in order to efficiently advance prosecution of this application.

Respectfully Submitted, PARKS IP LAW LLC

by /Stephen J. Terrell/
Stephen Terrell; Reg. No. 62,734
Agent for the Assignee

Parks IP Law Attention: Patent Docketing 730 Peachtree Street N.E. Suite 600 Atlanta, Georgia 30308 (678) 365-4426 sterrell@parksiplaw.com

PATENT APPLICATION FEE DETERMINATION RECORD Substitute for Form PTO-875							or Docket Number /162,727	Filing Date 06/17/2011	To be Mailed
	ENTITY: ☐ LARGE ☒ SMALL ☐ MICRO								
	APPLICATION AS FILED - PART I								
	(Column 1) (Column 2)								
	FOR	N	JMBER FIL	.ED	NUMBER EXTRA		RATE (\$)	F	EE (\$)
	BASIC FEE (37 CFR 1.16(a), (b), (or (G))	N/A		N/A		N/A		
	SEARCH FEE (37 CFR 1.16(k), (i), c	or (m))	N/A		N/A		N/A		
	EXAMINATION FE (37 CFR 1.16(o), (p), (N/A		N/A		N/A		
	TAL CLAIMS CFR 1.16(i))		mir	us 20 = *			X \$ =		
	EPENDENT CLAIM CFR 1.16(h))	S	mi	nus 3 =			X \$ =		
	APPLICATION SIZE (37 CFR 1.16(s))	FEE of pa for si fracti	per, the a	ation and drawing application size for the form of the formation of the fo	ee due is \$310 (onal 50 sheets o	\$155 r			
	MULTIPLE DEPEN	DENT CLAIM PR	ESENT (3	7 CFR 1.16(j))					
* If t	he difference in colu	mn 1 is less than	zero, ente	r "0" in column 2.			TOTAL		
		(Column 1)		APPLICATI	ION AS AMEN		RT II		
NT.		CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EX	TRA	RATE (\$)	ADDITIC	DNAL FEE (\$)
ME	Total (37 CFR 1.16(i))	*	Minus	**	=		X \$ =		
AMENDMENT	Independent (37 CFR 1.16(h))	*	Minus	***	=		X \$ =		
AM	Application Si	ze Fee (37 CFR 1	.16(s))						
	FIRST PRESEN	ITATION OF MULTIF	LE DEPEN	DENT CLAIM (37 CFF	9 1.16(j))				
		(Column 1)		(Column 2)	(Column 3)	TOTAL ADD'L FE		
П	08/05/2013	CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EX	TRA	RATE (\$)	ADDITIO	DNAL FEE (\$)
EN	Total (37 CFR 1.16(i))	- 19	Minus	·· 20	= 0		x s40 =		0
AMENDMEN	Independent (37 CFR 1.16(h))	· 2	Minus *** 3 = 0		= 0		x \$210 =		0
ME)	Application Size Fee (37 CFR 1.16(s))								
A	FIRST PRESEN	ITATION OF MULTIF	LE DEPEN	DENT CLAIM (37 CFF	R 1.16(j))				
							TOTAL ADD'L FE	ž .	0
** If	the entry in column : the "Highest Numbe If the "Highest Numb	er Previously Paid	For IN Th	IIS SPACE is less	than 20, enter "20"		LIE /ANTJUAN RI	VERA/	

The "Highest Number Previously Paid For" (Total or Independent) is the highest number round in the appropriate box in contain it.

This collection of information is required by 37 CFR 1.16. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISS IONER FOR PATENTS P.O. Box 1450 Aloxandria, Virginia 22313-1450 www.asprb.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
13/162,727	06/17/2011	Simon Burgess	0905-002	8138	
52245 Parks IP Law L	7590 08/09/201 L.C.	EXAMINER			
730 Peachtree S			HYLINSKI	STEVEN J	
Suite 600 ATLANTA, G	A 30308		ART UNIT	PAPER NUMBER	
5 m 5 m 6 m 7 m 6 m 7 m 7 m 7 m 7 m 7 m 7 m 7			3717		
			MAIL DATE	DELIVERY MODE	
			08/09/2013	PAPER	

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

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

	Application No. 13/162,727	Applicant(s						
Office Action Summary	Examiner STEVEN J. HYLINSKI	Art Unit 3717	AIA (First Inventor to File) Status No					
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the c	orresponder	ice address					
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).								
Status								
1) Responsive to communication(s) filed on 5 Au	gust 2013.							
☐ A declaration(s)/affidavit(s) under 37 CFR 1.1	I30(b) was/were filed on							
2a) This action is FINAL . 2b) ☑ This	action is non-final.							
3) An election was made by the applicant in resp			ng the interview on					
; the restriction requirement and election Since this application is in condition for alloward closed in accordance with the practice under E	nce except for formal matters, pro	secution as						
Disposition of Claims								
5a) Of the above claim(s) is/are withdraw 6) Claim(s) is/are allowed. 7) Claim(s) is/are allowed. 8) Claim(s) is/are objected to. 9) Claim(s) is/are objected to. 9) Claim(s) are subject to restriction and/or if any claims have been determined allowable, you may be eleparticipating intellectual property office for the corresponding a antip://www.uspto.gov/patents/init_events/pph/index.jsp or send	5) Claim(s) 1.2.4 and 6-22 is/are pending in the application. 5a) Of the above claim(s) is/are withdrawn from consideration. 6) Claim(s) is/are allowed. 7) Claim(s) 1.2.4 and 6-22 is/are rejected. 8) Claim(s) is/are objected to. 9) Claim(s) are subject to restriction and/or election requirement. If any claims have been determined allowable, you may be eligible to benefit from the Patent Prosecution Highway program at a participating intellectual property office for the corresponding application. For more information, please see http://www.uspto.gov/patents/init_events/pph/index.jsp or send an inquiry to PPHfeedback@uspto.gov .							
Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct								
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). Certified copies: a) All b) Some * c) None of the: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.								
Attachment(s)								
1) X Notice of References Cited (PTO-892)	3) Interview Summary	•						
 Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date <u>08/05/2013</u>. 	Paper No(s)/Mail Di 4)	ale						

U.S. Patent and Trademark Office PTOL-326 (Rev. 05-13)

Office Action Summary

Part of Paper No./Mail Date 20130806

Art Unit: 3717

DETAILED ACTION

Response to Arguments

- The present amendments overcome the previous rejections made under US
 7,859,514 to Park and US 2004/0224765 to Martinez et al. New grounds of rejection have been applied, as required by the amendments.
- 2. The UK Patent Application GB 2481663, which Applicant alleges "establishes invention of the subject matter prior to the date of the NPL reference" is not material to the examination of the instant application because the instant application does not claim priority to the UK patent application. The NPL document relied on is a document authored by Dave Burns and made publicly available on Oct. 20, 2010, so it does not have any inventors in common with the instant invention, and therefore the 102(e) date of this document cannot be sworn behind by Applicant by claiming common inventorship with an unrelated document, the UK patent. The UK Patent furthermore is not date eligible prior art and is not being relied on by Examiner, so the common inventor between the UK Patent and the instant application is not material to the examination of the instant application.

Claim Rejections - 35 USC § 112

The following is a quotation of 35 U.S.C. 112(b):

(b) CONCLUSION.—The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the inventor or a joint inventor regards as the invention.

The following is a quotation of 35 U.S.C. 112 (pre-AIA), second paragraph: The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Art Unit: 3717

3. Claim 14 is rejected under 35 U.S.C. 112(b) or 35 U.S.C. 112 (pre-AIA), second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which the inventor or a joint inventor, or for pre-AIA the applicant regards as the invention. Claim 14 recites the limitation "the base of the controller". There is insufficient antecedent basis for this limitation in the claim. Examiner is interpreting "the base of the controller" to mean "the outer case of the controller". Appropriate correction is required.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of pre-AIA 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.

4. Claims 1-2, 4, 6-7, 11-12, and 15-22 are rejected under pre-AIA 35 U.S.C. 102(e) as being anticipated by "Review: Scuf Xbox 360 Controller" by Dave Burns (hereinafter referred to as Burns).

Re Claims 1 and 22,

Burns discloses a hand held controller for a game console (Title, and page 3, a handheld controller for XBOX 360) comprising:

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an outer case comprising a front, a back, a top edge, and a bottom edge, wherein the back of the controller is opposite the front of the controller and the top edge is opposite the bottom edge (see the photographs on pages 3, 4, 5, and 6) and

a front control located on the front of the controller, wherein the controller is shaped to be held in the hand of a user so that the user's thumb is positioned to operate the front control (See pages 3-5. Page 4 refers to the control shown in the middle of the page as "extended right thumb stick)

a first back control and a second back control, each back control being located on the back of the controller, and each back control including an elongate member that extends substantially the full distance between the top edge and the bottom edge (see the first picture on page 4 and the description below) and is inherently resilient and flexible (paragraph 1 of page 3 states that each of the 2 paddles shown on the back of the control pad are made from polycarbonate plastic which is extremely strong so that "they can take as much punishment as possible". Polycarbonate plastic is inherently a flexible material that will elastically deform as a function of its modulus of elasticity when a force is applied.)

Re Claim 2, see pages 4 and 5, including the pictures and descriptions of the trigger buttons, labeled "LT" and "RT" and shown as being located on the front of the XBOX360 controller .in the pictures.

Re Claim 4, Paragraph 1 of page 4 states that the 2 paddles on the back of the controller are operated by "your unused middle fingers that rest on the rear of the pad".

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Re Claim 6, the first and second pictures on page 4 show the two paddles being mounted within a recess in the case of the controller.

Re Claim 7, Paragraph 1 of page 4 states that "your unused middle fingers that rest on the rear of the pad" are used to operate the 2 paddles. The first picture on page 4 shows the elongate paddle members comprising an outermost surface that is disposed in close proximity to the outermost surface of the controller such that a user's finger may be received in the recesses.

Re Claims 11-12, the first picture on page 4 of Burns shows the 2 paddles on the rear of the controller being substantially parallel, and converging slightly towards the front end of the controller with respect to one another.

Re Claim 15, the first and second paragraphs on page 4 state that each of the paddles located on the rear of the controller interfaces with a corresponding switch hard wired to the A and B buttons of the controller, such that when each button is pressed, programmed game instructions respond accordingly.

Re Claim 16, Paragraph 1 of page 4 states that the user can reassign button functions as desired. An example given is of the paddles being assigned to jump and crouch, or jump and melee game functions. Paragraph 4 of page 4 states that the front triggers can be used for firing shots, the triggers depicted in the third picture showing front and top triggers.

Re Claims 17-18, see the first picture on page 4 of Burns.

Re Claims 19-20, the two paddles shown in the first picture on page 4 are depicted as being distinct individual components that when installed in the controller forms an

Page 6

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integral part of the outer case. Paragraph 1 of page 4 states that each of the paddles is screwed and bonded into the chassis on the controller.

Re Claim 21, the pictures on pages 4-5 show the front of the controller, which has the front and top triggers, being substantially perpendicular to the front.

Claim Rejections - 35 USC § 103

The following is a quotation of pre-AIA 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

5. Claims 8-10, are rejected under pre-AIA 35 U.S.C. 103(a) as being unpatentable over Burns.

Re Claims 8-10.

Burns discloses the same invention, but does not go into detail as to what the specific dimensions are of the invention. Claims 8-10 recite alternative possible size considerations for the same elongate members shown and described on page 4 of Burns, without claiming any unexpected result of these size considerations, especially in light of the several thickness ranges being presented in the alternative, which indicates the function of the apparatus is unchanged as these parameters are varied.

Regarding claims 8-10, in Gardner v. TEC Systems, Inc., 725 F.2d 1338, 220 USPQ 777 (Fed. Cir. 1984), cert. denied, 469 U.S. 830, 225 USPQ 232 (1984), the Federal Circuit held that, where the only difference between the prior art and the claims

Page 7

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was a recitation of relative dimensions of the claimed device and a device having the claimed relative dimensions would not perform differently than the prior art device, the claimed device was not patentably distinct from the prior art device. See also MPEP 2144.04 Section IV A. Changing the thickness of buttons can also be rejected as a change in shape, See also MPEP Section IV B.

6. Claims 13-14 is rejected under pre-AIA 35 U.S.C. 103(a) as being unpatentable over Burns in view of US 5,551,693 to Goto et al.

Re Claims 13-14,

Paragraph 1 of page 4 of Burns states that each paddle is affixed to the chassis of the controller, and that depressing each paddle with a middle finger sends a hardwired trigger signal to the A and B buttons. However, Burns is silent as to the details of the switch mechanisms that the paddles activate. Goto is an old and well-known prior art reference in the art of handheld home video game controllers. Goto teaches that beneath each button integrated into the housing of such a handheld controller exists a switch mechanism that is activated in response to the button being depressed by the user's fingers (See Figs. 7-10 of Goto, 14a and 14c). It would have been obvious to one having ordinary skill in the art at the time the invention was made that the paddles on the back of the controller of Burns would function in the context of a home video game system by closing switch mechanisms located beneath each paddle when depressed by the middle fingers of the player, the switch mechanisms located inside the housing of the controller and therefore between each elongate member and an outer surface of the controller, as taught by Goto, because manufacturing a known

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prior art device using components known in the art and producing predictable results is not patentable.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to STEVEN J. HYLINSKI whose telephone number is (571)270-1995. The examiner can normally be reached on Mon-Fri 9am-7pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Melba Bumgarner can be reached on (571)272-4709. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/STEVEN J HYLINSKI/ Primary Examiner, Art Unit 3717

Notice of References Cited Application/Control No. 13/162,727 Examiner STEVEN J. HYLINSKI Applicant(s)/Patent Under Reexamination BURGESS ET AL. Art Unit Page 1 of 1

U.S. PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	Classification
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*		Include as applicable: Author, Title Date, Publisher, Edition or Volume, Pertinent Pages)						
	υ	"Review: Scuf Xbox 360 Controller" by Dave Burns, published October 20, 2010. Source http://www.xboxer360.com/features/review-scuf-xbox-360-controller/ Accessed Oct 22, 2010.						
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Becejpt date: 08/05/2013

Doc description: Information Disclosure Statement (IDS) Filed

08/05/2013

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13162727 **Application Number** Filing Date 2011-06-17 INFORMATION DISCLOSURE First Named Inventor Simon Burgess STATEMENT BY APPLICANT Art Unit 3717 (Not for submission under 37 CFR 1.99) Steven J. Hylinski **Examiner Name** 0905-002 Attorney Docket Number

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	signature of the ap m of the signature.	plicant or representative is required in accord	lance with CFR 1.33, 10.18	3. Please see CFR 1.4(d) for the					
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pub 1.1 app req Pat	This collection of information is required by 37 CFR 1.97 and 1.98. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 1 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: Commissioner for Patents, P.O. Box 1450, Alexandria ,								

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Search Notes



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BURGESS ET AL.

Examiner

Art Unit

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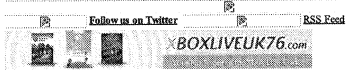
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SEARCH NOTES								
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See EAST search history.	06/16/2012	SJH						
Updated East search, see search history.	01/30/2013	SJH						
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I'm sorry. I should've added that these are new from FO3. I got the same response when I posted... » 133 weeks ago

Gears 3 delayed until "Fall 2011"

oh well i guess will just have to play reach for a while but its okay i dont mind reach kicks ass!

» 133 wooks ago

The last comments for
Tips for Halo Reach Solo Legendary difficulty

arick erick

the noob combo lol

» 133 weeks ago

Eurogamer Expo: Fallout: New Vegas

WOW Check out all the fanboy rage LM AO, funny how some people get offended by other peoples OPINIONS....

The last comments for

Fable 3: Kingmaker 200

Be interesting to see how it migrates to iPhone as the website runs in silverlight whoch won't work...

» 133 weeks ago

Comments by IntenseDebate

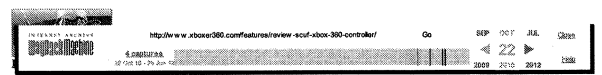
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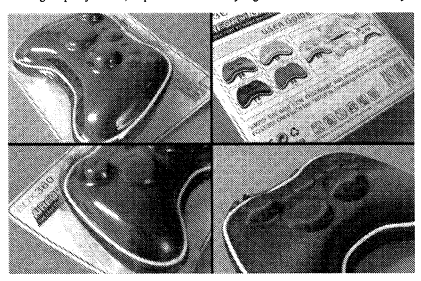
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Review: Scuf Xbox 360 Controller

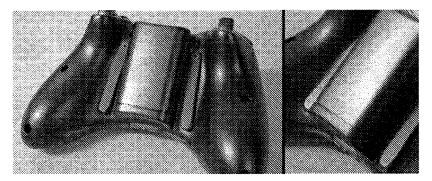
October 20, 2010 by <u>Dave Burns</u> Filed under <u>Features</u>

Leave a comment

When we were first contacted to review this controller we were a bit hesitant due to the amount of modded controllers flooding the market and runing online games everywhere due to people using rapid fire on single shot weapons, I was however wrong, this is not a rapid fire controller, it's something completely different, unique and more than everything else it corrects the mistakes made by Microsoft.

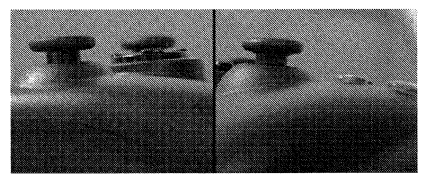


The Scuf controller has made some minor changes to the Xbox control pad and improved it in a dramatic way, first of all did you know that you have to press the triggers down approx. 40% before they react? Not any more with the Scuf pad! Do you find it an issue pressing A or B while controlling the right thumb stick? You won't have that issue any more either.

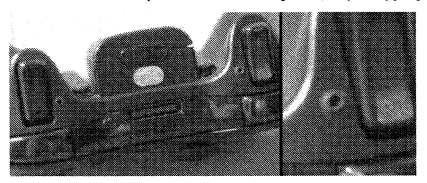


The controller has introduced 2 paddles to the back of the control pad with are made from polycarbonate, which is the strongest plastic known to man, which are screwed and bonded into the chassis on the controller to make sure they can take as much punishment as possible. These paddles are hard wired into the A and B buttons make use of your unused middle fingers that rest on the rear of the pad. Some games may require you to change your button config to get the full use out of the paddles, for example in MW2 you may want to change the buttons to jump and crouch so you can do the drop-shot method that many people now use in game. In Halo you want to change the config to jump and meke to give you the edge in a meke situation.

Basically the paddles will become your new best friends in online gaming as long as they are used correctly, I found them immensely useful in Gears of War using them as the run and melee buttons and I found that in close fights I can get away quickly or stand and batter my enemy with a shotgun melee followed by a shotgun kiss to decorate the walls in my opponents blood.



Another feature of the pad is the extended right thumb stick that has been raised by 3mm and now features a domed tip similar to that of the PS3. "When it comes to sticks we are convinced that Microsoft and Sony were 50% right each. Microsoft was correct for left stick and Sony for the right." Quoted Simon, the control pad designer and inventor, in theory it may sound illogical but in practice it worked perfectly. I am a very heavy handed gamer and I always find myself elenching the right stick and intense moment of gameplay but that has decreased with this stick, whether its because of the extension or the shape I still do not know but one things for sure, its improved my gaming.



The other main amendment is the trigger settings, the triggers will now react to any touch and will respond instantly thus increasing your timing and accuracy of your shots, it improves sniping in a massive way but you will need to reprogram your brain in order to pull off those crack shots.

The triggers also require configuring for the games your playing via a handy allen key that slides into holes next the triggers. The pad comes set up for Halo and CoD but if you want to play Battlefield or Medal of Honor you will need to loosen the triggers by turning the key 50% down otherwise you won't be able to aim or stop shooting in the mentioned games, this can be an annoyance if you play multiple games.

The control pad is also available in a wired edition and the paddles can be customised for an extra fee. Scuf have notified us to let us know that they will NEVER create a turbo pad of any way, shape or form. They simply have the idea of improving on what we already have to make everyone's gaming experience a better one.

The pad itself arrived in a foam case which protects the control pad and while I have been travelling I have had many comments on the case itself, many good comments, and such a great addition to the controller at no extra cost.

Overall the controller is an outstanding mod of what we already have and does improve your gaming if its used properly, the creator himself offers a service to help you get accustomed to how the controller works and will show you how to pull off some amazing set pieces in games such as Halo and MW2. The price may seem a little heavyweight but in comparison to what you get you can't help but feel you are getting one over on the designer, you get a brand new controller, the modding completed, a transport case and an allen key, not to mention the training you get afterwards!

If you want to improve your gaming and try to level the playing field then this controller is for you, the pad is designed for winners that don't want to revert to the cheap tactics of turbo pads. Be warned if you're a casual gamer, this really isn't for you and will more than likely ruin your gaming experience than improve it.

For more info and to buy visit http://www.scufcontrol.com/







Dave created Xboxer360.com after the success of a simple blog, he has been playing games most of his life and is proud to of been around at the start of Internet gaming playing Quakeworld on the PC.

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jammy 79 22p - 131 weeks ago

A controller I dispise.

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Report



@AleksIlic - 131 weeks aga

I did like the look of this controller but then I went onto their website and saw it cost £54.99.

No Thanks.

Reply 1 reply active less than I minute ago

Report



Achea Shadow 800 - 131 weeks ago

The new controllers actually cost £44.99 in retail, so your paying £10 for the mod and case!

Reply

Report



escoblades 21p - 13/ weeks ago

Reply 3 replies : notice 52 mode ago Report



Achea Shadow Sep /31 weeks ago

+6

-2

The Onza is different, Onza has actually been banned from MLG because the pad can be programmed for Turbo mode, it also offers twistable tension in the sticks!

I will be reviewing Onza when it arrives but so far I am extremely impressed with the Scuffl

Report



360fps - /21 weeks eigna

Q: Does the Razer Onza feature a rapid fire function or support macros?

A: No, the Razer Onza does not feature rapid fire or any way to program a macro to a button. Rapid fire is for n00bs!

taken from http://www2.razerzone.com/onza/fag

Reply

Report



polish pete - 52 weeks ago

0

bought onza- great pad but after 2 weeks thumb stick stop working had warranty so returned to best buy and got new one after 2 weeks same thing so went and got microsoft controller, onza is great but poor quality makes it garbage for heavy gamer like I am. u can push max 100 hours on that controller, feels great in hand aiming is also fantastic adjustable sticks very nice for personal preferences 2 extra bumpers awesome especially for bumper jumper in halo reach(extra left bumper allowed to use jetpack and armor lock) but will never buy this chineese disease anymore im going with scuf!

Report Reply



TGR Jimb + 134 weeks ago

Ive had the scuf controller for a few months now and its one best things i got for my xbox, when mw2 came out i got that special mw2 controller with the buttons on the back i knew it was gonna be a good idea but when it used it the buttons where too small to use i just kept missing them but now i got the scuf controller with the full length paddles its so easy to do drop shots and be accurate at the same time, my right thumb is allways on the stick now it only makes sense to have buttons on the back where you have fingers doing nothing, i love it so much i cant use a normal controller any more they just seem arkward to use now. The hair triggers just do what the say you can sent them to how responsive you want to play, its worth every penny in my opinion

Reply Report



Andrew Findlay 130 weeks ago

Given that the SCUP control's button layout caters more precisely to your fingers' natural positioning, it's hard to find fault. They're not reinventing controller layouts, they're honing them; it's evolution. You can either climb on board or crawl back into the sea. One day, these back-panel buttons will be implemented universally. When that happens, I will say, "I've had that controller for years."

Report Reply

simon burgess + 127 weeks ago

+1



s Simon from Scuf Control our new url is www.scufcontrol.com

Reply

Repon

Post a new comment

Einter text right hereit

Comment as a Guest, or login:

Name

Email

Website (optional)

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Not displayed publicly.

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	Application/Control No.	Applicant(s)/Patent Under Reexamination
Index of Claims	13162727	BURGESS ET AL.
	Examiner	Art Unit
	STEVEN J HYLINSKI	3717

✓	Rejected	•	Cancelled	N Non-Elected		A	Ą	opeal	
=	Allowed	÷	Restricted	1	Interf	erence	0	Ob	jected
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CLAIM DATE									

Claims	renumbered	in the same	order as pr	esented by a	pplicant		☐ CPA	☐ T.C). 🗆	R.1.47
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EAST Search History

EAST Search History (Prior Art)

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp	
L1	1	"20040224765".pn.	US- PGPUB; USPAT	OR	ON	2013/08/07 18:40	
L3	345	I2 and (contact with (button or switch))	US- PGPUB; USPAT	OR	ON	2013/08/07 18:45	
L2	1775	463/37.ccls.	US- PGPUB; USPAT	OR	ON	2013/08/07 18:45	
L5	1	"5551693".pn.	US- PGPUB; USPAT	OR	ON	2013/08/07 18:57	
L4	64	("4552360" "7235012" "D547763" "20060025217" "6001014" "6280327" "6512511" "7471216" "7859514" "5984785" "6102803" "6267673" "7794326" "20040224768" "20070021209" "20080261695" "5670988" "5716274" "5984548" "6135886" "6524186" "D659140" "6186896" "D431604" "6231444" "6288709" "6524187" "6682426" "7774155" "7804484" "7942745" "6241611" "D393291" "20050269769" "20060040740" "5874906" "6887158" "7927216" "D377198" "20040063502" "20050215321" "6760013" "D572710" "20060116204" "5853326" "6261180" "7377851" "7407439" "7488254" "7596466" "7753786" "D376826" "D409183" "D464349" "5551693" "6171191" "7473180" "D620939" "D623649" "5531443" "D384112").PN.	US- PGPUB; USPAT	OR	ON	2013/08/07 18:57	
L7	0	l6 not l4	US- PGPUB; USPAT	OR	OFF	2013/08/07 18:58	
L6	64	(US-20050269769-\$ or US-20060040740-\$ or US-20060116204-\$ or US-20080261695-\$ or US-20050215321-\$ or US-20060025217-\$ or US-20070021209-\$ or US-20040063502-\$ or US-20040224768-\$).did. or (US-6001014-\$ or US-6019680-\$ or US-7942745-\$ or US-7927216-\$ or US-7774155-\$ or US-7596466-\$ or US-6280327-\$ or US-5670988-\$ or US-4552360-\$ or US-6135886-\$ or US-6171191-\$ or US-7377851-\$ or US-D620939-\$ or US-6394906-\$ or US-7859514-\$ or US-6288709-\$ or US-7804484-\$ or US-6760013-\$ or US-5984548-\$ or US-5874906-\$ or US-7471216-\$ or US-6261180-\$ or US-D547763-\$ or US-	US- PGPUB; USPAT	OR	OFF	2013/08/07 18:58	

	D659140-\$ or US-D623649-\$ or US-6512511-\$).did. or (US-6342009-\$ or US-5716274-\$ or US-6887158-\$ or US-6682426-\$ or US-6231444-\$ or US-7473180-\$ or US-5551693-\$ or US-7488254-\$ or US-6524187-\$ or US-6524186-\$ or US-5853326-\$ or US-7235012-\$ or US-7407439-\$ or US-7753786-\$ or US-7794326-\$ or US-5531443-\$ or US-5984785-\$ or US-6102803-\$ or US-6186896-\$ or US-6241611-\$ or US-6267673-\$ or US-D376826-\$ or US-D377198-\$ or US-D464349-\$ or US-D409183-\$ or US-D572710-\$ or US-D393291-\$).did. or (US-D384112-\$ or US-D431604-\$).did.				
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EAST Search History (Interference)

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Inventor(s): Simon Burgess et al. Conf. No.:

: 8138

App No.:

13/162,727

Filing Date: June 17, 2011

Art Unit:

3717

Examiner:

Hylinski, Steven J.

Title:

CONTROLLER FOR VIDEO GAME CONSOLE

Docket No.: 0905-002

Mail Stop: AMENDMENT Commissioner for Patents U.S. Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450

RESPONSE TO FINAL OFFICE ACTION UNDER 37 C.F.R. § 1.111

This Response is filed in reply to the non-final Office Action mailed August 9, 2013. The Assignee requests consideration of the following amendments and remarks.

Amendments to the Claims begin on page 2.

Remarks begin on page 6.

CLAIM LISTING

The following set of claims replaces all previous versions of the claims.

1. (Previously Presented) A hand held controller for a game console comprising:

an outer case comprising a front, a back, a top edge, and a bottom edge, wherein the back of the controller is opposite the front of the controller and the top edge is opposite the bottom edge; and

a front control located on the front of the controller;

wherein the controller is shaped to be held in the hand of a user such that the user's thumb is positioned to operate the front control; and

a first back control and a second back control, each back control being located on the back of the controller and each back control including an elongate member that extends substantially the full distance between the top edge and the bottom edge and is inherently resilient and flexible.

- (Previously Presented) The controller of claim 1, further having a top edge control located on the top edge of the controller and wherein the controller is shaped such that the user's index finger is positioned to operate the top edge control.
- 3. (Canceled)
- 4. (Previously Presented) The controller of claim 1, wherein each of the back controls is positioned to be operated by a middle finger of a user.
- 5. (Canceled)

6. (Previously Presented) The controller of claim 1, wherein each elongate member is mounted within a recess located in the case of the controller.

- 7. (Previously Presented) The controller of claim 6, wherein each elongate member comprises an outermost surface which is disposed in close proximity to the outermost surface of the controller such that a user's finger may be received in said respective recess.
- 8. (Previously Presented) The controller of claim 1, wherein each elongate member has a thickness between about 1mm and 10mm.
- 9. (Previously Presented) The controller of claim 1, wherein each elongate member has a thickness between about 1mm and 5mm.
- 10. (Previously Presented) The controller of claim 1, wherein each elongate member has a thickness between about 1mm and 3mm.
- 11. (Previously Presented) The controller of claim 1, wherein the elongate members are parallel to one another.
- 12. (Previously Presented) The controller of claim 1, wherein the elongate members converge towards the front end of the controller with respect to one another.
- 13. (Previously Presented) The controller of claim 1, wherein a portion of at least one of the first back control and the second back control is in registry with a switch mechanism disposed within the controller, such that displacement of the at least one back control activates the switch mechanism.

14. (Currently Amended) The controller of claim 1, wherein a switch mechanism is disposed between each of the elongate members and an outer surface of the <u>back base</u> of the controller.

- 15. (Previously Presented) The controller of claim 2, wherein at least one of the back controls replicates the function of one or more of the top edge control and the front control.
- 16. (Previously Presented) The controller of claim 2, wherein at least one of the back controls has functions in addition to the top edge control and the front control.
- 17. (Previously Presented) The controller of claim 1, wherein at least one of the back controls is a paddle lever.
- 18. (Previously Presented) The controller of claim 1, wherein at least one of the back controls is substantially parallel to the front of the controller.
- 19. (Previously Presented) The controller of claim 1, wherein at least one of the back controls is formed as an integral part of the outer case.
- 20. (Previously Presented) The controller of claim 1, wherein at least one of the back controls is formed separate from the outer case of the controller.
- 21. (Previously Presented) The controller of claim 2, wherein the top edge is substantially perpendicular to the front.
- 22. (Previously Presented) A hand held controller for a game console comprising:

an outer case comprising a front, a back, a top edge, and a bottom edge, wherein the back of the controller is opposite the front of the controller and the top edge is opposite the bottom edge;

a front control located on the front of the controller, wherein the controller is shaped to be held in the hand of a user such that the user's thumb is positioned to operate the front control; and

a first back control and a second back control, each back control being located on the back of the controller and each back control including an elongate member that extends substantially the full distance between the top edge and the bottom edge.

REMARKS

SUMMARY OF THE CLAIMS

The application has been carefully reviewed in light of the Office Action dated August 9, 2013. This communication is believed to be a complete response to that Office Action. Claims 1, 2, 4 and 6-22 were pending in the present application prior to entry of the present amendments. By the present Office Action, claims 1, 2, 4, 6-22 have been rejected.

Claim 14 has been amended to correct an informality. Claims 1, 2, 4, 6-22 remain in the application. Reconsideration and reexamination of the present application is respectfully requested in view of the following remarks, which establish that the pending claims are directed to allowable subject matter.

Examiner Interview

The Examiner is thanked for the telephone discussion on October 3, 2013. The discussion focused on MPEP 715.01.

SECTION 112 REJECTIONS

Claim 14 is rejected under 35 USC 112(b), second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter that the inventor regards as the invention. Claim 14 has been amended for purposes of antecedent basis.

SECTION 102 REJECTIONS

Claims 1-2, 4, 6-7, 11-12, and 15-22 are rejected under 35 USC 102(e) as being anticipated by "Review: Scuf Xbox 360 Controller" by Dave Burns, dated October 20, 2010 (hereinafter, *Burns*)

(http://web.archive.org/web/20101022215104/http://www.xboxer360.com/feature s/review-scuf-xbox-360-controller/). A 132 affidavit is attached that establishes that **Burns** discloses subject matter derived from the applicant rather than invented by the author notwithstanding the authorship of the article. MPEP 716.10 states:

Where there is a published article identifying the authorship (MPEP § 715.01(c)) or a patent or an application publication identifying the inventorship (MPEP § 715.01(a)) that discloses subject matter being claimed in an application undergoing examination, the designation of authorship or inventorship does not raise a presumption of inventorship with respect to the subject matter disclosed in the article or with respect to the subject matter disclosed but not claimed in the patent or published application so as to justify a rejection under 35 U.S.C. 102(f).

However, it is incumbent upon the inventors named in the application, in response to an inquiry regarding the appropriate inventorship under 35 U.S.C. 102(f) or to rebut a rejection under 35 U.S.C. 102(a) or (e), to provide a satisfactory showing by way of affidavit under 37 CFR 1.132 that the inventorship of the application is correct in that the reference discloses subject matter derived from the applicant rather than invented by the author, patentee, or applicant of the published application notwithstanding the authorship of the article or the inventorship of the patent or published application. In re Katz, 687 F.2d 450, 455, 215 USPQ 14, 18 (CCPA 1982) (inquiry is appropriate to clarify any ambiguity created by an article regarding inventorship and it is then incumbent upon the applicant to provide "a satisfactory showing that would lead to a reasonable conclusion that [applicant] is the ... inventor" of the subject matter disclosed in the article and claimed in the application).

An uncontradicted "unequivocal statement" from the applicant regarding the subject matter disclosed in an article, patent, or published application will be accepted as establishing inventorship. *In re DeBaun*, 687 F.2d 459, 463, 214 USPQ 933, 936 (CCPA 1982). However, a statement by the applicants regarding their inventorship in view of an article, patent, or published application may not be sufficient where there is evidence to the contrary. *Ex*

parte Kroger, 218 USPQ 370 (Bd. App. 1982) (a rejection under <u>35</u> <u>U.S.C. 102(f)</u> was affirmed notwithstanding declarations by the alleged actual inventors as to their inventorship in view of a nonapplicant author submitting a letter declaring the author's inventorship); *In re Carreira*, 532 F.2d 1356, 189 USPQ 461 (CCPA 1976) (disclaiming declarations from patentees were directed at the generic invention and not at the claimed species, hence no need to consider derivation of the subject matter).

The 132 affidavit removes **Burns** as a prior art reference under 35 USC 102(a) or (e) and the rejection is overcome. For at least these reasons, claims 1-2, 4, 6-7, 11-12, and 15-22 are patentable over **Burns**.

SECTION 103 REJECTIONS

Claims 8-10 rejected under 35 USC 103(a) as being unpatentable over **Burns**. As established above, **Burns** is removed as a prior art reference by the 132 affidavit. For at least these reasons, claims 8-10 are patentable over **Burns**.

Claims 13-14 are rejected under 35 USC 103(a) as being unpatentable over *Burns* in view of US Patent No. 5,551,693 to Goto et al. (hereinafter, *Goto*) As established above, *Burns* is removed as a prior art reference by the 132 affidavit. *Goto* fails to disclose all the features of claims 13-14 and the Office Action does not claim that it does. For at least these reasons, claims 13-14 are patentable over *Burns* in view of *Goto*.

FEES

The Commissioner is hereby authorized to charge any fees or credit any overpayment to Deposit Account No. 50-3447.

CONCLUSION

It is respectfully submitted that the application is in condition for allowance, and notice to that effect is respectfully requested. If Examiner Hylinski has any

new concerns, the Examiner is respectfully urged to contact the undersigned representative at her earliest convenience in order to efficiently advance prosecution of this application.

Respectfully Submitted, PARKS IP LAW LLC

by /Stephen J. Terrell/
Stephen Terrell; Reg. No. 62,734
Agent for the Assignee

Parks IP Law Attention: Patent Docketing 730 Peachtree Street N.E. Suite 600 Atlanta, Georgia 30308 385-282-5291 sterrell@parksiplaw.com

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Inventor(s): Simon Burgess et al.

Conf. No.: 8138

App No.: 13/162,727 Filing Date: June 17, 2011

Art Unit:

3717

Examiner:

Hylinski, Steven J.

Title:

CONTROLLER FOR VIDEO GAME CONSOLE

Docket No.: 0905-002

Mail Stop: AMENDMENT Commissioner for Patents U.S. Patent and Trademark Office

P.O. Box 1450

Alexandria, VA 22313-1450

DECLARATION OF SIMON BURGESS UNDER 37 C.F.R. § 1.132

- I, Simon Burgess, state as follows:
- 1. I am an inventor on the above-referenced patent application.
- 2. I understand that in the present Office Action, Claims 1-2, 4, 6-7, 11-12, and 15-22 are rejected under pre-AIA 35 U.S.C § 102(e) as being anticipated by: "Review: Scuf Xbox 360 Controller" by Dave Burns (hereinafter the Burns article), dated October 20, 2010 (http://web.archive.org/web/20101022215104/http://www.xboxer360.com/f eatures/review-scuf-xbox-360-controller/).
- 3. I understand that in the present Office Action, claims 8-10 are rejected under pre-AIA 35 U.S.C § 103(a) as being unpatentable over the Burns article.
- 4. I understand that in the present Office Action, claims 13-14 are rejected under pre-AIA 35 U.S.C § 103(a) as being unpatentable over the Burns article in view of U.S. Patent No. 5,551,693 to Goto et al.
- 5. I am the inventor of the subject matter disclosed in the *Burns* article.
- 6. The inventorship of the present application is correct in that the Burns article discloses subject matter invented by me rather than by Dave Burns notwithstanding the authorship of the Burns article.

- 7. The following further supports my conception of the subject matter disclosed in the Burns article:
 - a. At the time of publication of the Burns article, I was an owner of a business operating under the name "Scuf Control" and registered the domain name www.scufcontrol.com.
 - b. Scuf Control sent Dave Burns a controller, about which he wrote the online review, which is the *Burns* article, the cited reference.
 - c. The Burns article refers to the "Scuf" controller and to the domain name http://www.scufcontrol.com/.
 - d. The controller that was reviewed in the Burns article was sold on www.scufcontrol.com. Sales of the controller were serviced by Scuf Control.
 - e. I am the inventor of a UK Patent Application, GB 2481663. The UK application, filed July 1, 2010, was filed prior to the writing and publication of the *Burns* article.
- 8. I herein declare that all statements of my 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 1000 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Date

<u>11/10/20</u>13

Simon Burgess

Electronic Acknowledgement Receipt				
EFS ID:	17116608			
Application Number:	13162727			
International Application Number:				
Confirmation Number:	8138			
Title of Invention:	CONTROLLER FOR VIDEO GAME CONSOLE			
First Named Inventor/Applicant Name:	Simon Burgess			
Customer Number:	52245			
Filer:	Stephen J. Terrell/Adrienne Mittons			
Filer Authorized By:	Stephen J. Terrell			
Attorney Docket Number:	0905-002			
Receipt Date:	14-OCT-2013			
Filing Date:	17-JUN-2011			
Time Stamp:	13:16:21			
Application Type:	Utility under 35 USC 111(a)			

Payment information:

Submitted with Payment no					
File Listing:					
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1		0905-002 res.pdf	153629 59297faa 3811b50523671baa651a05910dab	yes	9

	Multipart Description/PDF files in .zip description					
	Document Desc	Start	End			
	Amendment/Req. Reconsideration	1	1			
	Claims		2	5		
	Applicant Arguments/Remarks M	6	9			
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New Applications Under 35 U.S.C. 111

If a new application is being filed and the application includes the necessary components for a filing date (see 37 CFR 1.53(b)-(d) and MPEP 506), a Filing Receipt (37 CFR 1.54) will be issued in due course and the date shown on this Acknowledgement Receipt will establish the filing date of the application.

National Stage of an International Application under 35 U.S.C. 371

If a timely submission to enter the national stage of an international application is compliant with the conditions of 35 U.S.C. 371 and other applicable requirements a Form PCT/DO/EO/903 indicating acceptance of the application as a national stage submission under 35 U.S.C. 371 will be issued in addition to the Filing Receipt, in due course.

New International Application Filed with the USPTO as a Receiving Office

If a new international application is being filed and the international application includes the necessary components for an international filing date (see PCT Article 11 and MPEP 1810), a Notification of the International Application Number and of the International Filing Date (Form PCT/RO/105) will be issued in due course, subject to prescriptions concerning national security, and the date shown on this Acknowledgement Receipt will establish the international filing date of the application.

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This collection of information is required by 37 CFR 1.16. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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

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

NOTICE OF ALLOWANCE AND FEE(S) DUE

52245 Parks IP Law LLC 730 Peachtree Street, NE Suite 600 ATLANTA, GA 30308

11/18/2013

EXAMINER HYLINSKI, STEVEN J ART UNIT PAPER NUMBER 3717

DATE MAILED: 11/18/2013

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
13/162,727	06/17/2011	Simon Burgess	0905-002	8138

TITLE OF INVENTION: CONTROLLER FOR VIDEO GAME CONSOLE

APPLN, TYPE	ENTITY STATUS	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV, PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	SMALL	\$890	\$300	80	\$1190	02/18/2014

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. PROSECUTION ON THE MERITS IS CLOSED. THIS NOTICE OF ALLOWANCE IS NOT A GRANT OF PATENT RIGHTS. THIS APPLICATION IS SUBJECT TO WITHDRAWAL FROM ISSUE AT THE INITIATIVE OF THE OFFICE OR UPON PETITION BY THE APPLICANT. SEE 37 CFR 1.313 AND MPEP 1308.

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

HOW TO REPLY TO THIS NOTICE:

I. Review the ENTITY STATUS shown above. If the ENTITY STATUS is shown as SMALL or MICRO, verify whether entitlement to that entity status still applies.

If the ENTITY STATUS is the same as shown above, pay the TOTAL FEE(S) DUE shown above.

If the ENTITY STATUS is changed from that shown above, on PART B - FEE(S) TRANSMITTAL, complete section number 5 titled "Change in Entity Status (from status indicated above)".

For purposes of this notice, small entity fees are 1/2 the amount of undiscounted fees, and micro entity fees are 1/2 the amount of small entity fees.

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

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

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

PART B - FEE(S) TRANSMITTAL

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

Mail Stop ISSUE FEE
Commissioner for Patents
P.O. Box 1450
Alexandria, Virginia 22313-1450
(571)-273-2885

INSTRUCTIONS: This form should be used for transmitting the ISSUE FEE and PUBLICATION FEE (if required). Blocks 1 through 5 should be completed where appropriate. All further correspondence including the Patent, advance orders and notification of maintenance fees will be mailed to the current correspondence address as indicated unless corrected below or directed otherwise in Block 1, by (a) specifying a new correspondence address; and/or (b) indicating a separate "FEE ADDRESS" for maintenance fee notifications.

aintenance fee notification	ons.		, , , ,				
CURRENT CORRESPONDEN	ICE ADDRESS (Note: Use Blo	ock 1 for any change of address)	Not Feet pap have	e: A certificate of a (s) Transmittal, Thi- ers. Each additional e its own certificate	mailing ca s certificat paper, su of mailing	an only be used for te cannot be used for ich as an assignmen g or transmission.	domestic mailings of the or any other accompanying nt or formal drawing, must
Parks IP Law LI 730 Peachtree Str		/2013	I he Stat adde tran	Cert reby certify that thi es Postal Service w ressed to the Mail smitted to the USPI	ificate of s Fee(s) T ith suffici Stop ISS TO (571) 2	Mailing or Transm fransmittal is being ent postage for first SUE FEE address 273-2885, on the da	nission deposited with the United t class mail in an envelope above, or being facsimile te indicated below.
Suite 600 ATLANTA, GA	30308						(Depositor's name)
							(Signature)
							(Date)
APPLICATION NO.	FILING DATE		FIRST NAMED INVENTOR		ATTORNI	EY DOCKET NO.	CONFIRMATION NO.
13/162,727	06/17/2011		Simon Burgess		0	0905-002	8138
ITLE OF INVENTION:	CONTROLLER FOR '	VIDEO GAME CONSOL	E				
APPLN, TYPE	ENTITY STATUS	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV, PAID ISSUE	FEE 7	FOTAL FEE(S) DUE	DATE DUE
nonprovisional	SMALL	\$890	\$300	\$0		\$1190	02/18/2014
EXAMI	VER	ART UNIT	CLASS-SUBCLASS]			
HYLINSKI, S	TEVEN J	3717	463-037000				
Change of correspondence address or indication of "Fee Address" (37 FR 1.363). Change of correspondence address (or Change of Correspondence Address form PTO/SB/122) attached. "Fee Address" indication (or "Fee Address" Indication form PTO/SB/47; Rev 03-02 or more recent) attached. Use of a Customer Number is required.			2. For printing on the p (1) the names of up to or agents OR, alternati (2) the name of a sing registered attorney or 2 registered patent attolisted, no name will be	o 3 registered patent vely, le firm (having as a agent) and the name orneys or agents. If	tattorneys	a 2	
ASSIGNEE NAME AND RESIDENCE DATA TO BE PRINTED ON THE PATENT (print or type) PLEASE NOTE: Unless an assignee is identified below, no assignee data will appear on the patent. If an assignee is identified below, the document has been filed for recordation as set forth in 37 CFR 3.11. Completion of this form is NOT a substitute for filing an assignment. (A) NAME OF ASSIGNEE (B) RESIDENCE: (CITY and STATE OR COUNTRY)							
lease check the appropri	ite assignee category or	categories (will not be pr	rinted on the patent):	Individual 🗖 Co	orporation	or other private gro	oup entity Government
a. The following fee(s) a Issue Fee Publication Fee (No	small entity discount [permitted)	b. Payment of Fee(s): (Ple A check is enclosed. Payment by credit ca The Director is hereb overpayment, to Dep	rd. Form PTO-2038	is attache	ed.	shown above) ficiency, or credit any n extra copy of this form).

5. Change in Entity Status (from status indicated above)	
☐ Applicant certifying micro entity status. See 37 CFR 1.29	NOTE: Absent a valid certification of Micro Entity Status (see form PTO/SB/15A and 15B), issue fee payment in the micro entity amount will not be accepted at the risk of application abandonment.
☐ Applicant asserting small entity status. See 37 CFR 1.27	NOTE: If the application was previously under micro entity status, checking this box will be taken to be a notification of loss of entitlement to micro entity status.
Applicant changing to regular undiscounted fee status.	NOTE: Checking this box will be taken to be a notification of loss of entitlement to small or micro entity status, as applicable.
NOTE: The Issue Fee and Publication Fee (if required) will not be ac interest as shown by the records of the United States Patent and Trade	cepted from anyone other than the applicant; a registered attorney or agent; or the assignee or other party in emark Office.
Authorized Signature	Date
Typed or printed name	Registration No.
This collection of information is required by 37 CFR 1.311. The info an application. Confidentiality is governed by 35 U.S.C. 122 and 37 submitting the completed application form to the USPTO. Time will this form and/or suggestions for reducing this burden, should be sent Box 1450, Alexandria, Virginia 22313-1450. DO NOT SEND FEES	rmation is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and



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.uspro.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
13/162,727	06/17/2011	06/17/2011 Simon Burgess		8138
52245 75	90 11/18/2013		EXAM	INER
Parks IP Law LL	, ,		HYLINSKI	STEVEN J
730 Peachtree Stree Suite 600	et, NE		ART UNIT	PAPER NUMBER
ATLANTA, GA 30)308		3717	
			DATE MAILED: 11/18/201	3

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

(application filed on or after May 29, 2000)

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

If a Continued Prosecution Application (CPA) was filed in the above-identified application, the filing date that determines Patent Term Adjustment is the filing date of the most recent CPA.

Applicant will be able to obtain more detailed information by accessing the Patent Application Information Retrieval (PAIR) WEB site (http://pair.uspto.gov).

Any questions regarding the Patent Term Extension or Adjustment determination should be directed to the Office of Patent Legal Administration at (571)-272-7702. Questions relating to issue and publication fee payments should be directed to the Customer Service Center of the Office of Patent Publication at 1-(888)-786-0101 or (571)-272-4200.

Privacy Act Statement

The Privacy Act of 1974 (P.L. 93-579) requires that you be given certain information in connection with your submission of the attached form related to a patent application or patent. Accordingly, pursuant to the requirements of the Act, please be advised that: (1) the general authority for the collection of this information is 35 U.S.C. 2(b)(2); (2) furnishing of the information solicited is voluntary; and (3) the principal purpose for which the information is used by the U.S. Patent and Trademark Office is to process and/or examine your submission related to a patent application or patent. If you do not furnish the requested information, the U.S. Patent and Trademark Office may not be able to process and/or examine your submission, which may result in termination of proceedings or abandonment of the application or expiration of the patent.

The information provided by you in this form will be subject to the following routine uses:

- 1. The information on this form will be treated confidentially to the extent allowed under the Freedom of Information Act (5 U.S.C. 552) and the Privacy Act (5 U.S.C 552a). Records from this system of records may be disclosed to the Department of Justice to determine whether disclosure of these records is required by the Freedom of Information Act.
- A record from this system of records may be disclosed, as a routine use, in the course of presenting evidence to a court, magistrate, or administrative tribunal, including disclosures to opposing counsel in the course of settlement negotiations.
- 3. A record in this system of records may be disclosed, as a routine use, to a Member of Congress submitting a request involving an individual, to whom the record pertains, when the individual has requested assistance from the Member with respect to the subject matter of the record.
- 4. A record in this system of records may be disclosed, as a routine use, to a contractor of the Agency having need for the information in order to perform a contract. Recipients of information shall be required to comply with the requirements of the Privacy Act of 1974, as amended, pursuant to 5 U.S.C. 552a(m).
- 5. A record related to an International Application filed under the Patent Cooperation Treaty in this system of records may be disclosed, as a routine use, to the International Bureau of the World Intellectual Property Organization, pursuant to the Patent Cooperation Treaty.
- 6. A record in this system of records may be disclosed, as a routine use, to another federal agency for purposes of National Security review (35 U.S.C. 181) and for review pursuant to the Atomic Energy Act (42 U.S.C. 218(c)).
- 7. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services, or his/her designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements in records management practices and programs, under authority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (i.e., GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.
- 8. A record from this system of records may be disclosed, as a routine use, to the public after either publication of the application pursuant to 35 U.S.C. 122(b) or issuance of a patent pursuant to 35 U.S.C. 151. Further, a record may be disclosed, subject to the limitations of 37 CFR 1.14, as a routine use, to the public if the record was filed in an application which became abandoned or in which the proceedings were terminated and which application is referenced by either a published application, an application open to public inspection or an issued patent.
- 9. A record from this system of records may be disclosed, as a routine use, to a Federal, State, or local law enforcement agency, if the USPTO becomes aware of a violation or potential violation of law or regulation.

Notices of Allowance and Fee(s) Due mailed between October 1, 2013 and December 31, 2013

(Addendum to PTOL-85)

If the "Notice of Allowance and Fee(s) Due" has a mailing date on or after October 1, 2013 and before January 1, 2014, the following information is applicable to this application.

If the issue fee is being timely paid on or after January 1, 2014, the amount due is the issue fee and publication fee in effect January 1, 2014. On January 1, 2014, the issue fees set forth in 37 CFR 1.18 decrease significantly and the publication fee set forth in 37 CFR 1.18(d)(1) decreases to \$0.

If an issue fee or publication fee has been previously paid in this application, applicant is not entitled to a refund of the difference between the amount paid and the amount in effect on January 1, 2014.

	Application No.	Applicant(s	
Notice of Allowability	13/162,727 Examiner STEVEN J. HYLINSKI	BURGESS I Art Unit 3717	AIA (First Inventor to File) Status
The MAILING DATE of this communication appe. 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 RIG	OR REMAINS) CLOSED in this or other appropriate communicat GHTS. This application is subjection	application. If not ion will be mailed	t included in due course. THIS
This communication is responsive to 10/14/2013. A declaration(s)/affidavit(s) under 37 CFR 1.130(b) was/	were filed on		
 An election was made by the applicant in response to a resti requirement and election have been incorporated into this ac 		g the interview or	n; the restriction
 The allowed claim(s) is/are <u>1,2,4 and 6-22</u>. As a result of the Prosecution Highway program at a participating intellectual please see http://www.uspto.gov/patents/init_events/pph/ind- 	property office for the correspor	iding application.	For more information,
 4. ☐ Acknowledgment is made of a claim for foreign priority unde Certified copies: a) ☐ All b) ☐ Some *c) ☐ None of the: 1. ☐ Certified copies of the priority documents have 2. ☐ Certified copies of the priority documents have 3. ☐ Copies of the certified copies of the priority documents have International Bureau (PCT Rule 17.2(a)). * Certified copies not received: 	been received. been received in Application No		application from the
Applicant has THREE MONTHS FROM THE "MAILING DATE" on noted below. Failure to timely comply will result in ABANDONM THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.		oly complying with	the requirements
5. CORRECTED DRAWINGS (as "replacement sheets") must	be submitted.		
including changes required by the attached Examiner's Paper No./Mail Date Identifying indicia such as the application number (see 37 CFR 1.	.84(c)) should be written on the dra	wings in the front	
each sheet. Replacement sheet(s) should be labeled as such in the first of the deposit of and/or INFORMATION about the deposit of B attached Examiner's comment regarding REQUIREMENT FOR	IOLOGICAL MATERIAL must be	submitted. Note	the
Attachment(s) 1. Notice of References Cited (PTO-892) 2. Information Disclosure Statements (PTO/SB/08), Paper No./Mail Date 3. Examiner's Comment Regarding Requirement for Deposit of Biological Material 4. Interview Summary (PTO-413), Paper No./Mail Date	5. ☐ Examiner's Ame 6. ⊠ Examiner's Stat 7. ☐ Other		
/STEVEN J HYLINSKI/ Primary Examiner, Art Unit 3717			

U.S. Patent and Trademark Office PTOL-37 (Rev. 08-13)

Notice of Allowability

Part of Paper No:/Mail Date 20131114

Application/Control Number: 13/162,727

Art Unit: 3717

DETAILED ACTION

The present application is being examined under the pre-AIA first to invent provisions.

Response to Arguments

The amendment to claim 14 to overcome the 35 USC 112(b) rejection is accepted. The 35 USC 112(b) rejection has been withdrawn.

Examiner has reviewed and accepts the 37 CRF 1.132 Affidavit of 10/14/2013 as establishing that the "Burns" publication was derived from Applicant's own invention, and is now excluded as prior art because the "Burns" publication has a 102(e) date.

Allowable Subject Matter

The following is an examiner's statement of reasons for allowance: Claims 1-2, 4, and 6-22 are allowed because the best prior art reference of "Burns" has been excluded by a 37 CFR 1.132 showing that it was a derivation of Applicant's own invention and that the author of the "Burns" reference was not the inventor of the "Scuf Gaming" controller described in that article. None of the other prior art references cited, including the closest date-eligible reference of US 7,859,514 to Park, anticipate or suggest the invention as claimed in independent claims 1 and 22 wherein "each back control including an elongate member that extends substantially the full distance between the top edge and the bottom edge", when interpreted in the whole context of claims 1 and 22.

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

Page 3

Application/Control Number: 13/162,727

Art Unit: 3717

accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Any inquiry concerning this communication or earlier communications from the examiner should be directed to STEVEN J. HYLINSKI whose telephone number is (571)270-1995. The examiner can normally be reached on Mon-Fri 9am-7pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Melba Bumgarner can be reached on (571)272-4709. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/STEVEN J HYLINSKI/ Primary Examiner, Art Unit 3717

Search Notes



Application/Control No.	Applicant(s)/Patent Under Reexamination
13162727	BURGESS ET AL.

Art Unit

Examiner

3717

STEVEN J HYLINSKI

CPC- SEARCHED		
Symbol	Date	Examiner

CPC COMBINATION SETS - SEARCHED					
Symbol Date Examiner					

US CLASSIFICATION SEARCHED				
Class	Subclass	Date	Examiner	
463	37	06/16/2012	SJH	
463	37	01/17/2013	SJH	

SEARCH NOT	TES .	
Search Notes	Date	Examiner
See EAST search history.	06/16/2012	SJH
Updated East search, see search history.	01/30/2013	SJH
Updated East search, see search history.	08/07/2013	SJH

	INTERFERENCE SEAF	RCH	
US Class/ CPC Symbol	US Subclass / CPC Group	Date	Examiner
463	37	11/14/2013	SJH

1	

EAST Search History

EAST Search History (Prior Art)

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EAST Search History (Interference)

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
L1	1859	463/37.ccls.	US-PGPUB; USPAT; UPAD	OR	OFF	2013/11/14 16:16
[2	1	"7859514".pn.	US-PGPUB; USPAT; UPAD	OR	OFF	2013/11/14 16:25
L3		(game controller top bottom front back edge elongate).clm.	US-PGPUB; USPAT; UPAD	WITH	ON	2013/11/14 16:47

11/14/2013 4:47:58 PM

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Issue Classification

Appl	icat	ion/	Cont	roi	No

13162727

BURGESS ET AL.

Applicant(s)/Patent Under Reexamination

Examiner

Art Unit

STEVEN J HYLINSKI

3717

CPC		
Symbol	Туре	Version

CPC Combination Sets					
Symbol		Туре	Set	Ranking	Version
	/				

NONE		Total Claims Allowed:	
(Assistant Examiner)	(Date)	2	0
/STEVEN J HYLINSKI/ Primary Examiner.Art Unit 3717	11/14/2013	O.G. Print Claim(s)	O.G. Print Figure
(Primary Examiner)	(Date)	1	1,3

U.S. Patent and Trademark Office

Part of Paper No. 20131114

Issue Classification

Appli	cation	/Contro	l No
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13162727

Applicant(s)/Patent Under Reexamination

BURGESS ET AL.

Examiner

Art Unit

STEVEN J HYLINSKI

3717

	US O	RIGINAL	CLASSIFIC	CATION		INTERNATIONAL CLASSIFICATION									
	CLASS	3		SUBCLAS	SS		CLAIMED						NC	N-CLAIMED	_
CROSS REFERENCE(S)				Α	6	3	F	9 / 24 (2006.01.01)							
				A	6	3	F	13 / 00 (2006.01.01)	H		1				
CLASS	CLASS SUBCLASS (ONE SUBCLASS PER BLOCK)														_
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NONE	Total Claims Allowed:				
(Assistant Examiner)	(Date)	20			
/STEVEN J HYLINSKI/ Primary Examiner.Art Unit 3717	11/14/2013	O.G. Print Claim(s)	O.G. Print Figure		
(Primary Examiner)	(Date)	1	1,3		

U.S. Patent and Trademark Office

Part of Paper No. 20131114

Application/Control No. ISSUE Classification 13162727 Examiner STEVEN J HYLINSKI Applicant(s)/Patent Under Reexamination BURGESS ET AL. Art Unit 3717

	Claims re	numbere	d in the s	ame orde	r as prese	ented by a	applicant	CPA T.D.			☐ R.1.47				
Final	Original	Final	Original	Final	Original	Final	Original	Final	Original	Final	Original	Final	Original	Final	Original
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NONE		Total Claims Allowed:				
(Assistant Examiner)	(Date)	20				
/STEVEN J HYLINSKI/ Primary Examiner.Art Unit 3717	11/14/2013	O.G. Print Claim(s)	O.G. Print Figure			
(Primary Examiner)	(Date)	1	1,3			

U.S. Patent and Trademark Office

Part of Paper No. 20131114



UNITED STATES PATENT AND TRADEMARK OFFICE

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

BIB DATA SHEET

CONFIRMATION NO. 8138

APPLICANTS INVENTORS Simon Burgess, Loughborough, UNITED KINGDOM; Duncan Ironmonger, Atlanta, GA; "**CONTINUING DATA***********************************	SERIAL NUMB 13/162,727		FILING or 3 DATE 06/17/20	• •		CLASS 463	GROUP ART	UNIT	ATTORNEY DOCKE NO. 0905-002		
INVENTORS Simon Burgess, Loughborough, UNITED KINGDOM; Duncan Ironmonger, Atlanta, GA; *** CONTINUING DATA ****FOREIGN APPLICATIONS ****IF REQUIRED, FOREIGN FILING LICENSE GRANTED **** SMALL ENTITY *** 06/28/2011 Foreign Priority claimed	10/102,/2/		• • • • • • • • • • • • • • • • • • • •	1 1		.00	Ser II			0000 002	
Simon Burgess, Loughborough, UNITED KINGDOM; Duncan Ironmonger, Atlanta, GA; "***CONTINUING DATA***********************************	APPLICANTS										
*** FOREIGN APPLICATIONS *** IF REQUIRED, FOREIGN FILING LICENSE GRANTED ** ** SMALL ENTITY ** 06/28/2011 Foreign Priority claimed	Simon Bur				D KINC	GDOM;		,			
** IF REQUIRED, FOREIGN FILING LICENSE GRANTED ** ** SMALL ENTITY ** 06/28/2011 Foreign Priority claimed											
FILING FEE RECEIVED 527 O6/28/2011 Foreign Priority claimed Yes No Met after Allowance No Met after Allowance No Met after Allowance No No Met after Allowance No No No Met after Allowance No No No No No No No N											
Foreign Priority claimed			EIGN FILING	LICENS	E GRA	ANTED ** ** SMA	ALL ENTITY **				
Acknowledged HYLINSKI/ Examiner's Signature Initials KINGDOM 2 2 20 1 ADDRESS Parks IP Law LLC 730 Peachtree Street, NE Suite 600 ATLANTA, GA 30308 UNITED STATES TITLE CONTROLLER FOR VIDEO GAME CONSOLE FILING FEE RECEIVED 527 FEES: Authority has been given in Paper No to charge/credit DEPOSIT ACCOUNT No for following: VINTED 2	Foreign Priority claimed		- 1	☐ Met at Allowa	fter ance						
Parks IP Law LLC 730 Peachtree Street, NE Suite 600 ATLANTA, GA 30308 UNITED STATES TITLE CONTROLLER FOR VIDEO GAME CONSOLE FILING FEE RECEIVED 527 FEES: Authority has been given in Paper No to charge/credit DEPOSIT ACCOUNT No for following: All Fees 1.16 Fees (Filing) 1.17 Fees (Processing Ext. of time) 1.18 Fees (Issue) Other	H	YLINSKI/		Initials			2	20)	1	
730 Peachtree Street, NE Suite 600 ATLANTA, GA 30308 UNITED STATES TITLE CONTROLLER FOR VIDEO GAME CONSOLE FILING FEE RECEIVED 527 FEES: Authority has been given in Paper No to charge/credit DEPOSIT ACCOUNT No for following: All Fees 1.16 Fees (Filing) 1.17 Fees (Processing Ext. of time) 1.18 Fees (Issue) Other	ADDRESS										
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FILING FEE RECEIVED 527 FEES: Authority has been given in Paper No to charge/credit DEPOSIT ACCOUNT No for following: CONTROLLER FOR VIDEO GAME CONSOLE All Fees 1.16 Fees (Filing) 1.17 Fees (Processing Ext. of time) 1.18 Fees (Issue) Other		IAIL	3						•		
FILING FEE RECEIVED 527 FEES: Authority has been given in Paper No to charge/credit DEPOSIT ACCOUNT No for following: 1.16 Fees (Filing) 1.17 Fees (Processing Ext. of time) 1.18 Fees (Issue) 1.18 Fees (Issue) 1.18 Fees (Issue)		LER I	FOR VIDEO GA	AME CC	NSOL	Е					
FILING FEE RECEIVED 527 FEES: Authority has been given in Paper No							☐ All Fe	es	***************************************		
RECEIVED 527 No							1.16	ees (Fi	ling)		
527 No for following: 1.18 Fees (Issue) Other							NT 1.171	ees (Pr	ocess	ing Ext. of time)	
						_1 00H 70000	1.18	ees (ls:	sue)		
☐ Credit							Other				
							☐ Credi	t			

PART B - FEE(S) TRANSMITTAL

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

Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450 or <u>Fax</u> (571) 273-2885

INSTRUCTIONS: This form should be used for transmitting the ISSUE FEE and PUBLICATION FEE (if required). Blocks 1 through 5 should be completed where appropriate. All further correspondence including the Patent, advance orders and notification of maintenance fees will be mailed to the current correspondence address as indicated unless corrected below or directed otherwise in Block 1, by (a) specifying a new correspondence address; and/or (b) indicating a separate "FEE ADDRESS" for maintenance fee notifications.

CURRENT CORRESPONDENCE ADDRESS (Note: Use Block 1 for any change of address)

52245 7590 11/18/2013 Parks IP Law LLC 730 Peachtree Street, NE Suite 600 Atlanta, GA 30308

Note: A certificate of mailing can only be used for domestic mailings of the Fee(s) Transmittal. This certificate cannot be used for any other accompanying papers. Each additional paper, such as an assignment or formal drawing, must have its own certificate of mailing or transmission.

Certificate of Mailing or Transmission

I hereby certify that this Fee(s) Transmittal is being deposited with the United States Postal Service with sufficient postage for first class mail in an envelope addressed to the Mail Stop ISSUE FEE address above, or being facsimile transmitted to the USPTO (571) 273-2885, on the date indicated below.

(Depositor's name)	Adrienņe D. Mittons
(Signature)	9 July
(Date)	17 123/13
CONCIDMATION NO	ATTORNEY POOFET NO

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
13/162,727	06/17/2011	Simon Burgess	0905-002	8138
TITLE OF-INVENTION:				

Controller for Video Game Console

APPLN. TYPE	SMALLENTITY	JSSUE F	EE	PUBLICATION FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	YES	\$890		\$300	\$1190	02/18/2014
EXA	MINER	ART UN	IIT	CLASS-SUBCLASS]	
Hylinski,	Steven J	3717		463-037000		
CFR 1.363). Change of correspon Address form PTO/SB/1	ce address or indication of "Fe dence address (or Change of 6 22) attached. tion (or "Fee Address" Indica or more recent) attached. Use	Correspondence	(1) the na or agents (2) the na registered 2 register	nting on the patent front page, I mes of up to 3 registered pate OR, alternatively, me of a single firm (having as attorney or agent) and the nar de patent attorneys or agents. It name will be printed.	nt attorneys [Parks II	P Law LLC
3. ASSIGNEE NAME ANI PLEASE NOTE: Unles recordation as set forth i (A) NAME OF ASSIGN		low, no assigned of this form is NO	data will app T a substitute	T (print or type) Dear on the patent. If an assignment. CE: (CITY and STATE OR CO		locument has been filed for
Ironburg Inventio		-	United Ki		•	
Please check the appropriat	e assignee category or catego	ries (will not be p	rinted on the p	patent): 🔲 Individual 🖾 🤆	Corporation or other private gr	oup entity Government
4a. The following fec(s) are	enclosed:	41	b. Payment of	Fee(s):		
🛭 Issue Fee			A check	in the amount of the fee(s) is e	nelosed.	
Publication Fee (No	small entity discount permitte	:d)	2 Paymen	t by credit card. Form PTO-203	18 is attached.	
Advance Order - # o	f Copies 1		The Dir Deposit Ac	ector is hereby authorized by count Number	charge the required fec(s), or enclose an extra	credit any overpayment, to copy of this form).
	s (from status indicated above SMALL ENTITY status. See	•	🗆 b. Appli	cant is no longer claiming SM/	ALL ENTITY status. See 37 C	CFR 1.27(g)(2).
The Director of the USPTO	is requested to apply the Issu	re Fee and Publica	ation Fee (if a	ny) or to re-apply any previous	ly paid issue fee to the application of the state of the	ition identified above. he assignee or other party i

interest as shown by the records of the United States Patent and Trademark Office.

Date December 23, 2013 Authorized Signature /Stephen J. Terrell/ Typed or printed name Stephen J. Terrell Registration No. 62734

This collection of information is required by 37 CFR 1.311. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, Virginia 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, Virginia 22313-1450.

OMB 0651-0033

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.

PTOL-85 (Rev. 07/05) Approved for use through 04/30/2007.

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

Electronic Patent Application Fee Transmittal									
Application Number:	131	62727							
Filing Date:	17-	Jun-2011							
Title of Invention:	CONTROLLER FOR VIDEO GAME CONSOLE Simon Burgess								
First Named Inventor/Applicant Name:	t Named Inventor/Applicant Name: Simon Burgess								
Filer:	Stephen J. Terrell/Adrienne Mittons								
Attorney Docket Number:	090	05-002							
Filed as Small Entity									
Utility under 35 USC 111(a) Filing Fees									
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)				
Basic Filing:									
Pages:									
Claims:									
Miscellaneous-Filing:									
Petition:									
Patent-Appeals-and-Interference:	1.1.1.1000								
Post-Allowance-and-Post-Issuance:		v.,							
Utility Appl Issue Fee		2501	1	890	890				
Publ. Fee- Early, Voluntary, or Normal		1504	1	300	300				

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Extension-of-Time:				
Miscellaneous:				
	Tot	al in USD	(\$)	1190

Electronic Acknowledgement Receipt			
EFS ID:	17745626		
Application Number:	13162727		
International Application Number:			
Confirmation Number:	8138		
Title of Invention:	CONTROLLER FOR VIDEO GAME CONSOLE		
First Named Inventor/Applicant Name:	Simon Burgess		
Customer Number:	52245		
Filer:	Stephen J. Terrell/Adrienne Mittons		
Filer Authorized By:	Stephen J. Terrell		
Attorney Docket Number:	0905-002		
Receipt Date:	23-DEC-2013		
Filing Date:	17-JUN-2011		
Time Stamp:	16:27:34		
Application Type:	Utility under 35 USC 111(a)		

Payment information:

Cilo Listings	
Authorized User	
Deposit Account	
RAM confirmation Number	4138
Payment was successfully received in RAM	\$1190
Payment Type	Credit Card
Submitted with Payment	yes

File Listing:

Document	5	File Name	File Size(Bytes)/	Multi	Pages
Number	Document Description	riie Name	Message Digest	Part /.zip	(if appl.)

		Total Files Size (in bytes):	1:	23511	
Information:					,,,,,
Warnings:					
2	Fee Worksheet (SB06)	fee-info.pdf	63ad10a7e4899d5a03cab2082befde428d0 5c99b	no	2
			31883		
Information:					
Warnings:					
1	Issue Fee Payment (PTO-85B)	0905-002IF.pdf	c(6353582f986a485f642337f6076b556110 8aac	no	1
			91628		

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, Viggina 22313-1450 www.uspto.gov

 APPLICATION NO.
 ISSUE DATE
 PATENT NO.
 ATTORNEY DOCKET NO.
 CONFIRMATION NO.

 13/162,727
 02/04/2014
 8641525
 0905-002
 8138

52245

01/15/2014

Parks IP Law LLC 730 Peachtree Street, NE Suite 600 ATLANTA, GA 30308

7590

ISSUE NOTIFICATION

The projected patent number and issue date are specified above.

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

(application filed on or after May 29, 2000)

The Patent Term Adjustment is 0 day(s). Any patent to issue from the above-identified application will include an indication of the adjustment on the front page.

If a Continued Prosecution Application (CPA) was filed in the above-identified application, the filing date that determines Patent Term Adjustment is the filing date of the most recent CPA.

Applicant will be able to obtain more detailed information by accessing the Patent Application Information Retrieval (PAIR) WEB site (http://pair.uspto.gov).

Any questions regarding the Patent Term Extension or Adjustment determination should be directed to the Office of Patent Legal Administration at (571)-272-7702. Questions relating to issue and publication fee payments should be directed to the Application Assistance Unit (AAU) of the Office of Data Management (ODM) at (571)-272-4200.

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

Simon Burgess, Loughborough, UNITED KINGDOM; Duncan Ironmonger, Atlanta, GA;

The United States represents the largest, most dynamic marketplace in the world and is an unparalleled location for business investment, innovation, and commercialization of new technologies. The USA offers tremendous resources and advantages for those who invest and manufacture goods here. Through SelectUSA, our nation works to encourage and facilitate business investment. To learn more about why the USA is the best country in the world to develop technology, manufacture products, and grow your business, visit <u>SelectUSA.gov</u>.

IR103 (Rev. 10/09)

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT2983051

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Execution Date	
IRONBURG INVENTIONS LIMITED	07/31/2014	

RECEIVING PARTY DATA

Name:	CHATHAM CAPITAL MANAGEMENT IV, LLC	
Street Address:	400 GALLERIA PARKWAY	
Internal Address:	SUITE 1950	
City:	ATLANTA	
State/Country:	GEORGIA	
Postal Code:	30339	

PROPERTY NUMBERS Total: 20

Property Type	Number	
Application Number:	61910176	
Application Number:	61826087	
Application Number:	61910260	
Application Number:	61910168	
Application Number:	61930065	
Application Number:	61882171	
Application Number:	61935898	
Application Number:	13162727	
Application Number:	14141840	
Application Number:	13163368	
Application Number:	13910409	
Application Number:	13910427	
Application Number:	61844548	
Application Number:	29394525	
Application Number:	29425268	
Application Number:	29451960	
Application Number:	29481483	
Application Number:	29480547	
Application Number:	29480182	
Application Number:	29480396	

CORRESPONDENCE DATA

Fax Number:

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone:

404-685-4269

Email:

rlockwood@burr.com

Correspondent Name:

ROBERT LOCKWOOD

Address Line 1:

171 SEVENTEENTH STREET, NW

Address Line 2:

SUITE 1100

Address Line 4:

ATLANTA, GEORGIA 30363

ATTORNEY DOCKET NUMBER:	0017224.0000025
NAME OF SUBMITTER:	ROBERT LOCKWOOD
SIGNATURE:	/Robert Lockwood/
DATE SIGNED:	08/15/2014
	This document serves as an Oath/Declaration (37 CFR 1.63).

Total Attachments: 3

source=Scuf Gaming -- Assignment for Security - Patents#page1.tif

source=Scuf Gaming -- Assignment for Security - Patents#page2.tif

source=Scuf Gaming -- Assignment for Security - Patents#page3.tif

ASSIGNMENT FOR SECURITY --PATENTS

WHEREAS, IRONBURG INVENTIONS LIMITED, a private limited company incorporated in England and Wales (the "Grantor") holds all right, title and interest in the letter patents, design patents and utility patents listed on the attached Schedule A, which patents are issued or applied for in the United States Patent and Trademark Office (the "Patents");

WHEREAS, the Grantor has entered into a Pledge and Security Agreement, dated July 31, 2014 (as amended, restated, supplemented, modified or otherwise changed from time to time, the "Security Agreement"), in favor of Chatham Capital Management IV, LLC, a Georgia limited liability company, as the Collateral Agent for itself and certain lenders (in such capacity, together with its successors and assigns, if any, the "Grantee"); and

WHEREAS, pursuant to the Security Agreement, the Grantor has granted to the Grantee, and granted to the Grantee for the benefit of the Secured Parties (each such term as defined in the Security Agreement), a continuing security interest in all right, title and interest of the Grantor in, to and under the Patents and the applications and registrations thereof, and all proceeds thereof, including, without limitation, any and all causes of action which may exist by reason of infringement thereof and any and all damages arising from past, present and future violations thereof (the "Collateral"), to secure the payment, performance and observance of the Secured Obligations (as defined in the Security Agreement).

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Grantor does hereby pledge and collaterally assign to the Grantee for the benefit of the Secured Parties, a continuing security interest in the Collateral to secure the prompt payment, performance and observance of the Secured Obligations.

The Grantor does hereby further acknowledge and affirm that the rights and remedies of the Grantee with respect to the Collateral are more fully set forth in the Security Agreement, the terms and provisions of which are hereby incorporated herein by reference as if fully set forth herein.

IN WITNESS WHEREOF, the Grantor has caused this Assignment to be duly executed by its officer thereunto duly authorized as of July 31, 2014.

IRONBURG INVENTIONS LIMITED

Name: PUNCAN /RON MONGER
Title: CEO

STATE OF <u>GEORGIA</u>

SS.:

COUNTY OF FULTON

On this day of <u>August</u>, 2014, before me personally came puncan room to be the person who executed the foregoing instrument, and who, being duly sworn by me, did depose and say that the is the <u>CEO</u> of <u>Ronburg Inventions</u> <u>Limited</u>, a <u>GB Private Ltd</u>, and that the executed the foregoing instrument in the firm name of <u>IRONBURG INVENTIONS LIMITED</u>, and that the had authority to sign the same, and the acknowledged to me that he executed the same as the act and deed of said firm for the uses and purposes therein mentioned.

[NOTARY STAL]

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OTAR

EXPIRES

GEORGIA

Jan. 30, 2018

AUBLIC

TON COMM

SCHEDULE A TO ASSIGNMENT FOR SECURITY

<u>Ironburg Inventions Limited - U.S. Patents</u>

OUR REF	FILING DATE	APPLICATION	TITLE	STATUS
		NO.		
PUS1311169	29/11/2013	US61/910,176	INTERCHANGEABLE	PROVISIONAL
			CONTROL COMPONENTS	PATENT
PUS1311048	22/05/2013	US61/826,087	CONTROLLER FOR A	PROVISIONAL
			GAMES CONSOLE	PATENT
PUS1311174	29/11/2013	US61/910,260	X BOX HAIR TRIGGER	PROVISIONAL
			STOP	PATENT
PUS1311084	29/11/2013	US61/910,168	BIOMECHANICS	PROVISIONAL
			CONTROLLER	PATENT
PUS1411200	22/01/2014	US61/930,065	X BOX ONE GRIP	PROVISIONAL
			MOUNTED HAIR TRIGGER	PATENT
PUS1311121	25/09/2013	US61/882,171	PADDLE SADDLE	PROVISIONAL
				PATENT
PUS1411195	05/02/2014	US61/935,898	CONTROLLER FOR A	PROVISIONAL
			GAMES CONSOLE, TOOL	PATENT
			AND A METHOD	
			THEREFOR	
FPUS1110630	17/06/2011	US13/162,727	CONTROLLER FOR VIDEO	UTILITY PATENT
			GAME CONSOLE	
FPUS1410630CON	27/12/2013	US14/141,840	CONTROLLER FOR VIDEO	UTILITY PATENT
			GAME CONSOLE	
FPUS1110629	17/06/2011	US13/163,368	GAME CONTROLLER	UTILITY PATENT
FPUS1310629DIV1	05/06/2013	US13/910,409	GAME CONTROLLER	UTILITY PATENT
FPUS1310629DIV2	05/06/2013	US13/910,427	GAME CONTROLLER	UTILITY PATENT
FPUS1311038	10/07/2013	US61/844,548	GAMES CONTROLLER AND	PROVISIONAL
			TRIGGER THEREFOR	PATENT
FDUS1110633	17/06/2011	US29/394,525	GAME CONTROLLER	DESIGN PATENT
FDUS1210633DIV	21/06/2012	US29/425,268	GAME CONTROLLER	DESIGN PATENT
FDUS1310633DIV1	10/04/2013	US29/451,960	GAME CONTROLLER	DESIGN PATENT
DUS1411202		US29/481,483	TRIGGER STOP	DESIGN PATENT
DUS1411203	27/01/2014	US29/480,547	X BOX ONE BATTERY	DESIGN PATENT
			HATCH	
DUS1411204	23/01/2014	US29/480,182	X BOX ONE GRIPS	DESIGN PATENT
DUS1411205	24/01/2014	US29/480,396	PS 4 BACK PANEL	DESIGN PATENT
PUS1311047			MAGNETIC MOTION POT	PATENT