APPLE 1009

Excerpts from Abandoned Application No. 10/377,482, including:

- January 30, 2006 Notice of Abandonment
- June 22, 2005 Final Rejection
- January 4, 2005 Applicant Arguments/Remarks
- August 4, 2004 Non-final Rejection
- April 7, 2004 Amendment and Applicant Arguments/Remarks







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APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. 10/377,482 02/27/2003 Thomas R. Wolzien 4942.25 6473 01/30/2006 **EXAMINER** 7590 **MORRISON & FOERSTER LLP** LONSBERRY, HUNTER B 1650 TYSONS BOULEVARD ART UNIT PAPER NUMBER SUITE 300 MCLEAN, VA 22102 2611

DATE MAILED: 01/30/2006

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



	Application No.	Applicant(s)	
Notice of Abandonment	10/377,482	WOLZIEN, THO	MAS R.
	Examiner	Art Unit	
	Hunter B. Lonsberry	2611	
The MAILING DATE of this communication app			dress
This application is abandoned in view of:			
Applicant's failure to timely file a proper reply to the Office (a) ☐ A reply was received on (with a Certificate of № period for reply (including a total extension of time of)	failing or Transmission dated month(s)) which expired on	·	
(b) A proposed reply was received on, but it does			
(A proper reply under 37 CFR 1.113 to a final rejection application in condition for allowance; (2) a timely filed Continued Examination (RCE) in compliance with 37 (Notice of Appeal (with appeal fee);		
(c) A reply was received on but it does not constitutional rejection. See 37 CFR 1.85(a) and 1.111. (See		mpt at a proper repl	y, to the non-
(d) ☑ No reply has been received.			
 Applicant's failure to timely pay the required issue fee and from the mailing date of the Notice of Allowance (PTOL-8 (a) The issue fee and publication fee, if applicable, was), which is after the expiration of the statutory per Allowance (PTOL-85). (b) The submitted fee of \$ is insufficient. A balance 	(5).(5).(5).(6).(7).(7).(8).(9).(9).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10).(10	ate of Mailing or Tr nd publication fee) s	ansmission dated et in the Notice of
The issue fee required by 37 CFR 1.18 is \$	The publication fee, if required by 37	CFR 1.18(d), is \$	·
(c) ☐ The issue fee and publication fee, if applicable, has no	ot been received.		
 Applicant's failure to timely file corrected drawings as requested Allowability (PTO-37). 	uired by, and within the three-month p	period set in, the No	tice of
(a) ☐ Proposed corrected drawings were received on after the expiration of the period for reply.	_ (with a Certificate of Mailing or Trar	nsmission dated), which is
(b) No corrected drawings have been received.			
 The letter of express abandonment which is signed by the the applicants. 	e attorney or agent of record, the ass	ignee of the entire i	nterest, or all of
 The letter of express abandonment which is signed by an 1.34(a)) upon the filing of a continuing application. 	attorney or agent (acting in a repres	sentative capacity ui	nder 37 CFR
 The decision by the Board of Patent Appeals and Interfer of the decision has expired and there are no allowed clair 		se the period for see	eking court review
7. 🔀 The reason(s) below:			
The Examiner spoke with Jonathan Bockman on 1/2 reply to the Office Action.	24/06, who informed the Examine	er that there were	no plans to
	OUDE	CHRISTOPHER GF	RANT EXAMINER

Petitions to revive under 37 CFR 1.137(a) or (b), or requests to withdraw the holding of abandonment under 37 CFR 1.181, should be promptly filed to minimize any regative effects on patent term



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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/377,482	02/27/2003	Thomas R. Wolzien	4942.25	6473	
7:	590 06/22/2005		EXAM	INER	
MORRISON & FOERSTER LLP			LONSBERRY	LONSBERRY, HUNTER B	
SUITE 300	DOODLYARD		ART UNIT	PAPER NUMBER	
MCLEAN, VA	22102		2611		

DATE MAILED: 06/22/2005

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



	Application No.	Applicant(s)			
	10/377,482	WOLZIEN, THOMAS R.			
Office Action Summary	Examiner	Art Unit			
	Hunter B. Lonsberry	2611			
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) 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 the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - 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 04 Ja	anuary 2005.				
<u> </u>					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims					
4) Claim(s) 18-37 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 18-37 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement.					
Application Papers					
9) The specification is objected to by the Examine	ır.				
10) The drawing(s) filed on is/are: a) acc		Examiner.			
Applicant may not request that any objection to the	drawing(s) be held in abeyance. See	e 37 CFR 1.85(a).			
Replacement drawing sheet(s) including the correct	ion is required if the drawing(s) is obj	ected to. See 37 CFR 1.121(d).			
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.					
Priority under 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 					
Attachment(s)					
1) Notice of References Cited (PTO-892)	4) Interview Summary	(PTO-413)			
2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) ☑ Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)	Paper No(s)/Mail Da 5) Notice of Informal P	ate atent Application (PTO-152)			



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