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United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address COMMISSIONES FOR PATENTS PO Box 1450 Alexandra, Vignus 22313-1450

APPLICATION NUMBER

FILING OR 371(C) DATE

FIRST NAMED APPLICANT

ATTY: DOCKET NO./ITILE

11/948,965

DLA PIPER LLP (US) 2000 UNIVERSITY AVENUE EAST PALO ALTO, CA 94303-2248

11/30/2007

Samuel F. Wood

357323-990125

CONFIRMATION NO. 3783
POWER OF ATTORNEY NOTICE

OC000000070952567*

Date Mailed: 09/25/2014

NOTICE REGARDING CHANGE OF POWER OF ATTORNEY

This is in response to the Power of Attorney filed 09/19/2014.

 The Power of Attorney to you in this application has been revoked by the assignee who has intervened as provided by 37 CFR 3.71.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

/dtdinh/

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

page 1 of I



United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address COMMISSIONER FOR PATENTS PO Res 1450 Alexandra, Vigruin 22313-1450 www.taglo.gov

APPLICATION NUMBER

FILING OR 371(C) DATE

FIRST NAMED APPLICANT

ATTY: DOCKET NO:/TITLE

11/948,965

11/30/2007

Samuel F. Wood

002964.P075

CONFIRMATION NO. 3783 POA ACCEPTANCE LETTER

8791 BLAKELY SOKOLOFF TAYLOR & ZAFMAN 1279 Oakmead Parkway Sunnyvale, CA 94085-4040

Date Mailed: 09/25/2014

NOTICE OF ACCEPTANCE OF POWER OF ATTORNEY

This is in response to the Power of Attorney filed 09/19/2014.

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

/dtdinh/

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

page 1 of I

PYC/SB/81A L12-081
Approved for use intrough 11/30/81 / OSS 651-60/35
Under the Papervotik Radiution Act of 1995, no persons are required to respond to a emission of information unless it itsplays a void DMS control number

PATENT - POWER OF ATTORNEY	Patent Number	7.764.777	1
OR	Issue Date	July 27, 2010	
REVOCATION OF POWER OF ATTORNEY	First Named Inventor	Samuel F. Wood	
WITH A NEW POWER OF ATTORNEY AND	Title	Branch Calling and Caller ID Based Call Routing Telephone Features	
CHANGE OF CORRESPONDENCE ADDRESS	Attorney Docket Number	002964.P075	1

A Power of Attorn	ney is submitted he	erewith.			
X attorney(s) or ag	Practitioner(s) asso part(s) with respect s Patent and Trader	to the patent iden	tified above, and I	Number es my/our to transact all business in	08791
I hereby appoint above, and to tre	Practitioner(s) nam ansact all business	ned below as my/c in the United State	our attorney(s) or a es Patent and Tra	agent(s) with respect to the demark Office connected i	e patent identified inerewith:
Pro	actitioner(s) Name			Registration Number	r
	-15-01-01-1711-10-0				
OR	#122 W.S. W. SELLEY		r Number		
The address associ	iated with Customer N	- 1			
The address associ OR Film or Includus Name		- 1	State	F 72	01
The address associon OR Firm or Individual Name oddress		- 1		[21	P]
The address associon OR Firm or Individual Name Address Or Country elephone		- 1		[2]	2)
The address associ OR Firm or Individual Name Individual Name Individual Name Individual Name Individual Name Inventor, having ow OR OR	iated with Customer N mership of the patent. P CFR 3 73tb) (Formy	Parseri submin	State Email ed narevath or lied	on	2
The address associ OR Firm or Individual Name ddress dy Country elephone am the: Inventor, having ow OR Patent owner. Statement under 37	iated with Customer N mership of the patent.	Parseri submin	State Email	on	26/2014
The address associ OR Firm or Incividus Name ddress Ty buntry elsphane Inventor, having ow OR Patent owner. Statement under 37	iated with Customer N mership of the patent. P CFR 3 73tb) (Formy	O/38/96) submini	State Email ed narevath or lied	97	26/2014

Trits collection of retiremation is required by 37 CFR 1 31, 122 and 1 33. The information is required to obtain or retain a benefit by the public which is to tills (and by the USFP) to processly an application. Confidentially is governed by 30 J S C 122 and 37 CFR 1 11 and 1 14. This collection is a sitinated to take 3 mounts to compare, including gethering, preparing, and utbristing the completed exploration from the LSFFO. This well vity decided upon the including consultation upon the including consultation of the completed exploration from the LSFFO. This well vity decided upon the included scale, any comments in the sometime to complete this form ander suggestions for reducing this burden, should be sent to the Chief information Officer, II S. Patent and Tassimans Office U.S. Department of Commissioners, P.O. Box 1450, Abstandirla, VA 23313-1450.

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

PTO/SB/96 (07-09)

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 displays a valid OMB control number.

				<u>S1</u>	ATEMENT	UNDER 37	CFR 3.7	73(b)	
App	olicant/	Patent Ow	ner:	Focal IP, LLC					
				7,764,777		Fil	ed/Issue	Date: July 2	27, 2010
	ed:								
	Foo	al IP, LLC			, a	limited liab	ility comp	oany	
(Na	me of As	signee)				(Type of Assig	nee, e.g., co	orporation, partne	ership, university, government agency, etc.
sta	tes tha	t it is:							
1.	X	the assig	nee o	f the entire right, title, a	and interest i	in).			
2.				less than the entire rig percentage) of its own			%);	or	
3.		the assig	nee o	f an undivided interest	in the entire	ty of (a comple	ete assior	nment from o	ne of the joint inventors was made)
	natent			ent identified above, by					and the state of t
A. OR		An assig the Unite	nmen d Sta	t from the inventor(s) o	f the patent	application/pa	tent ident	ified above. , Frame	The assignment was recorded in , or for which a
В.	x	A chain o	f title	from the inventor(s), or	the patent a	application/pat	tent identi	ified above, to	the current assignee as follows:
	-	1 From	: \//	ood, Samuel F., Klein	Jarry A	***************************************	To	Tolo	emaza Inc
		2. From	Ree	document was recorded 1 014034 Asprey, Margaret Susdocument was recorded	, Frame an	0043	To: _	or for which	ch a copy thereof is attached.
					Frame				ch a copy thereof is attached.
		3. From		Telemaze, Inc.				Telemaze I	
			The	document was recorded	ed in the Uni	ted States Par	tent and T	Frademark Of	ffice at
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	X	Addition	al do	cuments in the chain of	title are list	ed on a supple	emental s	heet(s).	
Ē				CFR 3.73(b)(1)(i), the eing, submitted for rec				of title from t	the original owner to the assignee was
	[No	OTE: A ser	parate vith 37	copy (i.e., a true copy CFR Part 3, to record	of the origing the assignment	nal assignment ment in the rec	nt docume ords of th	ent(s)) must l e USPTO. <u>Se</u>	be submitted to Assignment Division in the MPEP 302.08]
Th	e unde	rsigned (w	hose i	title is supplied below)	is authorized	to act on beh	alf of the	assignee.	September / 2 2014
	S	ignature C	/	N. S. STORY					Date
		E. Amini,		No. 42,261					Attorney for Patent Owner Title

This collection of information is required by 37 CFR 3,73(b). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. 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.

В.	A chain of title from the inventor(s) of the patent application/patent identified above, to the current assignee as follows: (CONTINUED)
	4. From: Telemaze, LLC To: Focal IP, LLC
	The document was recorded in the United Sates Patent and Trademark Office at
	Reel 032350 , Frame 0542

Electronic A	cknowledgement Receipt
EFS ID:	20193535
Application Number:	11948965
International Application Number:	
Confirmation Number:	3783
Title of Invention:	BRANCH CALLING AND CALLER ID BASED CALL ROUTING TELEPHONE FEATURES
First Named Inventor/Applicant Name:	Samuel F. Wood
Customer Number:	26379
Filer:	Farzad Etemad Amini/Margaux Wolson
Filer Authorized By:	Farzad Etemad Amini
Attorney Docket Number:	357323-990125
Receipt Date:	19-SEP-2014
Filing Date:	30-NOV-2007
Time Stamp:	16:28:35
Application Type:	Utility under 35 USC 111(a)

Payment information:

Submitted with F	Payment	no			
File Listing:					
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1	Power of Attorney	2964P075_PatentPOA_RevCh	700376	no	4
	rower of Attorney	nge_09_19_14.pdf	e00ce435a4@e605Ba3000d6e3@e6cbdac5f 89e75	110	10.9
Warnings:		,			
Information:				7	

2	Assignee showing of ownership per 37 CFR 3.73.	2964P075_State37CFR373b_09 _19_14.pdf	\$144820)300464f5bbdb87,44850239768e	no	2
77. Y				1	
Warnings:					
Warnings: Informatio	n:				

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.



26379

UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address COMMISSICONES FOR PATENTS PO Box 1500 Alexandra, Virguia 22313-1450 www.acado.gov

APPLICATION NUMBER

FILING OR 371(C) DATE

FIRST NAMED APPLICANT

ATTY. DOCKET NO./TITLE

11/948,965

DLA PIPER LLP (US) 2000 UNIVERSITY AVENUE EAST PALO ALTO, CA 94303-2248

11/30/2007

Samuel F. Wood

357323-990125

CONFIRMATION NO. 3783
MISCELLANEOUS NOTICE

Date Mailed: 09/10/2014

A communication which cannot be delivered in electronic form has been mailed to the applicant.

Doc Code: N572



UNITED STATES PATENT AND TRADEMARK OFFICE

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

APPLICATION NUMBER	FILING DATE	FIRST NAMED APPLICANT	ATTY. DOCKET NO./TITLE
11/948.965	11/30/2007	Samuel F. Wood	357323-990125

CONFIRMATION NO. 3783

26379 DLA PIPER LLP (US) 2000 UNIVERSITY AVENUE EAST PALO ALTO, CA 94303-2248

Cc: BLAKELY SOKOLOFF TAYLOR & ZAFMAN 1279 OAKMEAD PARKWAY SUNNYVALE, CA 94085-4040

Date Mailed: 09/09/2014

DENIAL OF REQUEST FOR POWER OF ATTORNEY

	request for Power of Attorney filed <u>08/25/2014</u> is acknowledged. However, the request cannot be need at this time for the reason stated below.
	The Power of Attorney you provided did not comply with the new Power of Attorney rules that became effective on June 25, 2004. See 37 CFR 1.32.
	The revocation is not signed by the applicant, the assignee of the entire interest, or one particular principal attorney having the authority to revoke.
Ø	The Power of Attorney is from an assignee and the Certificate required by 37 CFR 3.73(b) has not been received.
	The person signing for the assignee has omitted their empowerment to sign on behalf of the assignee.
	The inventor(s) is without authority to appoint attorneys since the assignee has intervened as provided by 37 CFR 3.71.
	The signature(s) of, a co-inventor in this application, has been omitted. The Power of Attorney will be entered upon receipt of confirmation signed by said co-inventor(s).
	The person(s) appointed in the Power of Attorney is not registered to practice before the U.S. Patent and Trademark Office.
Qu	estions relating to this Notice should be directed to the Application Assistance Unit.
	du
Off	ice of Data Management, Application Assistance Unit (571) 272-4000, or (571) 272-4200, or 1-888-786-010

PYC/SB/81A L12-081
Approved for use intrough 11/30/81 / OSS 651-60/35
Under the Papervotik Radiution Act of 1995, no persons are required to respond to a emission of information unless it itsplays a void DMS control number

PATENT - POWER OF ATTORNEY	Patant Number	7,764,777	1
OB	Issus Date	July 27, 2010	
REVOCATION OF POWER OF ATTORNEY	First Named Inventor	Samuel F. Wood	
WITH A NEW POWER OF ATTORNEY AND	Title	Branch Calling and Caller ID Based Call Routing Telephone Features	
CHANGE OF CORRESPONDENCE ADDRESS	Attorney Docket Number	002964.P075	,

A Power of Attorn	ney is submitted he	erewith.			
X attorney(s) or ag	Practitioner(s) asso part(s) with respect s Patent and Trader	to the patent iden	tified above, and I	Number es my/our to transact all business in	08791
I hereby appoint above, and to tre	Practitioner(s) nam ansact all business	ned below as my/c in the United State	our attorney(s) or a es Patent and Tra	agent(s) with respect to the demark Office connected i	e patent identified inerewith:
Pro	actitioner(s) Name			Registration Number	r
	-15-01-01-1711-10-0				
OR	#122 W.S. W. SELLEY		r Number		
The address associ	iated with Customer N	- 1			
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The address associon OR Firm or Individual Name oddress		- 1		[21	P]
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The address associ OR Firm or Individual Name Individual Name Individual Name Individual Name Individual Name Inventor, having ow OR OR	iated with Customer N mership of the patent. P CFR 3 73tb) (Formy	Parseri submin	State Email ed narevath or lied	on	2
The address associ OR Firm or Individual Name ddress dy Country elephone am the: Inventor, having ow OR Patent owner. Statement under 37	iated with Customer N mership of the patent.	Parseri submin	State Email	on	26/2014
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Trits collection of retiremation is required by 37 CFR 1 31, 122 and 1 33. The information is required to obtain or retain a benefit by the public which is to tills (and by the USFP) to processly an application. Confidentially is governed by 30 J S C 122 and 37 CFR 1 11 and 1 14. This collection is a sitinated to take 3 mounts to compare, including gethering, preparing, and utbristing the completed exploration from the LSFFO. This well vity decided upon the including consultation upon the including consultation of the completed exploration from the LSFFO. This well vity decided upon the included scale, any comments in the sometime to complete this form ander suggestions for reducing this burden, should be sent to the Chief information Officer, II S. Patent and Tassimans Office U.S. Department of Commissioners, P.O. Box 1450, Abstandirla, VA 23313-1450.

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

Electronic A	cknowledgement Receipt
EFS ID:	19958280
Application Number:	11948965
International Application Number:	
Confirmation Number:	3783
Title of Invention:	BRANCH CALLING AND CALLER ID BASED CALL ROUTING TELEPHONE FEATURES
First Named Inventor/Applicant Name:	Samuel F. Wood
Customer Number:	26379
Filer:	Farzad Etemad Amini/Margaux Wolson
Filer Authorized By:	Farzad Etemad Amini
Attorney Docket Number:	357323-990125
Receipt Date:	25-AUG-2014
Filing Date:	30-NOV-2007
Time Stamp:	17:05:03
Application Type:	Utility under 35 USC 111(a)

Payment information:

Submitted with Payment		no	no				
File Listing:							
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)		
i	Power of Attorney	2964P075_PatentPOA_RevCl	700370	no	ĩ		
		nge_08_25_14.pdf	c4561a1d6c50oF713af983f787baart740ha5 a3-te				
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.

New Applications Under 35 U.S.C. 111

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

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New International Application Filed with the USPTO as a Receiving Office

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

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address COMMISSIONER FOR PATENTS FOR Doc 1450 Alexandria, Virginia 22313-1450 www.usppto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
11/948,965	11/30/2007	Samuel F. Wood	357323-990125	3783
26379 DLA PIPER LI	7590 05/01/2014 P.(US.)		EXAMINER	
2000 UNIVERSITY AVENUE		SMITH, CREIGHTON H		
EAST PALO A	LTO, CA 94303-2248		ART UNIT	PAPER NUMBER
			2614	
			NOTIFICATION DATE	DELIVERY MODE
			05/01/2014	ELECTRONIC

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

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

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

PatentDocketingUS-PaloAlto@dlapiper.com

PTOL-90A (Rev. 04/07)

UNITED STATES PATENT AND TRADEMARK OFFICE



Commissioner for Patents United States Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450

In re Patent No. 7,764,777

Issue Date: July 27, 2010

Application No. 11/948,965 : NOTICE

Filed: November 30, 2007 :

Attorney Docket No. 357323-990125 :

This is a notice regarding your request, filed February 25, 2014, for acceptance of a fee deficiency submission under 37 CFR 1.28.

On September 1, 1998, the Court of Appeals for the Federal Circuit held that 37 CFR 1.28(c) is the sole provision governing the time for correction of the erroneous payment of the issue fee as a small entity. See DH Technology v. Synergystex International, Inc. 154 F.3d 1333, 47 USPQ2d 1865 (Fed. Cir. Sept. 1, 1998).

The Office no longer investigates or rejects original or reissue applications under 37 CFR 1.56. 1098 Off. Gaz. Pat. Office 502 (January 3, 1989). Therefore, nothing in this Notice is intended to imply that an investigation was done.

Your fee deficiency submission under 37 CFR 1.28 is hereby ACCEPTED.

This patent is no longer entitled to small entity status. Accordingly, all future fees paid in this patent must be paid at the large entity rate.

/Liana Walsh/ Liana Walsh Petitions Paralegal Specialist Office of Petitions

Office of Petitions: Routing Sheet



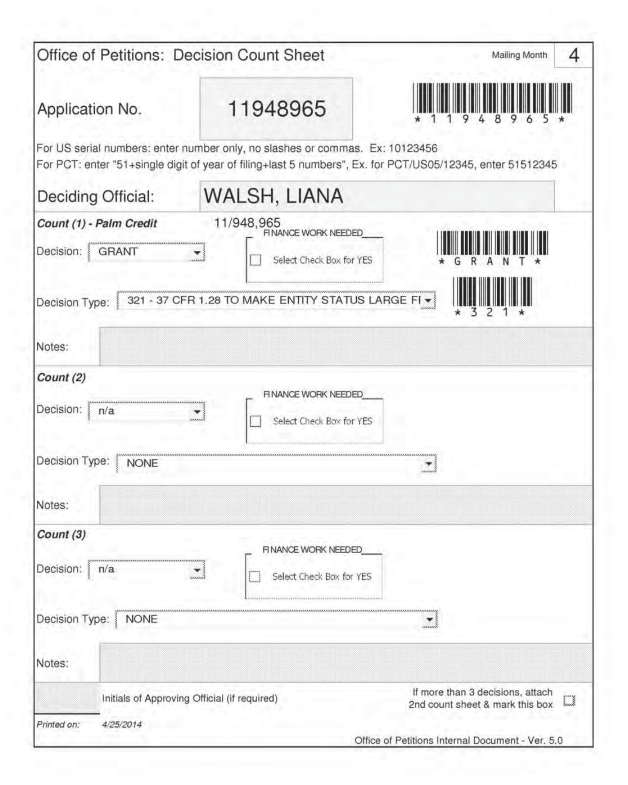
Application No. 11/948,965

This application is being forwarded to your office for further processing. A decision has been rendered on a petition filed in this application.

X	GRANTED
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DISMISSED

DENIED



3108205988

To: 915712736500

PAGE: 1/2

Atty. Docket No.: 002964.P075

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In Re	the application of:) Chaminus
	Samuel F. Wood, et al.) Examiner:
Appli	cation No.: 11/948,965	Art Unit:
Filed:	: November 30, 2007)
Paten	t No.: 7,764,777) Confirmation No.: 3783
Issue	d: July 27, 2010)
For:	BRANCH CALLING AND CALLER ID BASED CALL ROUTING TELEPHONE FEATURES)
		3

FEE DEFICIENCY SUBMISSION

Please fax to: Status & Entity Branch Office of Finance at 571-273-6500 Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

This is a Fee Deficiency Submission for the above-identified patent,

02/27/2014 MBANGURA 00008015 022666 7764777 01 FC:1599 800.60 DA

PAGE 1/2 * RCVD AT 2/25/2014 9:21:20 PM [Eastern Standard Time] * SVR:W-PTOFAX-001/1 * DNIS:2736500 * CSID:3108205988

* DURATION (mm-ss):00-31

FEES PAID INSUFFICIENTLY

Filing Date of Original Paper/Fee	Type of Fee Paid	Then Current Fee Amount as Large Entity	Amount Originally Paid	Amount of Fee Deficiency
January 23, 2014	Maintenance Fee	\$1,600.00	\$800.00	\$800.00

3108205988

EXPLANATION

The patent was assigned to a large entity. Accordingly, Applicant has requested the Office of Finance change the entity size to large, and requests that any and all deficient fees due be charged to Deposit Account No. 02-2666.

Respectfully submitted,

BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN

Dated: 2/25/2019

By:

Eric S. Hyman Reg. No. 30,139

12400 Witshire Boulevard Seventh Floor Los Angeles, California 90025 (310) 207-3800 CERTIFICATE OF FACSIMILE TRANSMISSION

I hereby certify that this correspondence is being submitted to the USPTO Office of Finance via facsimile at 571-273-6500 on the date shown below.

0

Alexis Karriker

* DURATION (mm-ss):00-31

Please fax to: Status & Entity Branch, Office of Finance at 571-273-6500 or submit to:

Mail Stop M Correspondence Director of the US Patent and Trademark Office PO Box 1450 Alexandria, VA 22313-1450

Re:

US Patent No. 7,764,777 Our Ref: 002964.P075

Dear Sir:

Please note that the applicant for the above-referenced patent qualifies as a LARGE entity.

Respectfully submitted,

BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN

Eric S. Hyman Reg. No. 30,139

12400 Wilshire Boulevard Seventh Floor Los Angeles, California 90025 (310) 207-3800 CERTIFICATE OF FACSIMILE TRANSMISSION

I hereby certify that this correspondence is being submitted to the USPTO Office of Finance via facsimile at 571-273-6500

on the date shown below.

Da

PAGE 1/1 * RCVD AT 2/24/2014 5:52:03 PM [Eastern Standard Time] * SVR:W-PTOFAX-001/7 * DNIS:2736500 * CSID:3108205988

* DURATION (mm-ss):00-24



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address COMMISSIONES, FOR PATENTS PO Box 1500 Alexandra, Vigueir 22313-1450 www.capto.gov

APPLICATION NUMBER

FILING OR 371(C) DATE

FIRST NAMED APPLICANT

ATTY: DOCKET NO./TITLE

11/948,965

11/30/2007

Samuel F. Wood

357323.990125

CONFIRMATION NO. 3783
POA ACCEPTANCE LETTER

26379 DLA PIPER LLP (US) 2000 UNIVERSITY AVENUE EAST PALO ALTO, CA 94303-2248

Date Mailed: 01/18/2012

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This is in response to the Power of Attorney filed 01/09/2012.

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

/fstephanos/

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

page 1 of I



49637

SUITE 630

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address COMMISSIONER FOR PATENTS PO Res 1450 Alexandra, Vigruin 22313-1450 www.taglo.gov

APPLICATION NUMBER

FILING OR 371(C) DATE 11/30/2007

FIRST NAMED APPLICANT Samuel F. Wood

ATTY. DOCKET NO./TITLE TLM-103C1DIV

11/948,965

BERRY & ASSOCIATES P.C. 9229 SUNSET BOULEVARD

LOS ANGELES, CA 90069

CONFIRMATION NO. 3783

POWER OF ATTORNEY NOTICE



Date Mailed: 01/18/2012

NOTICE REGARDING CHANGE OF POWER OF ATTORNEY

This is in response to the Power of Attorney filed 01/09/2012.

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

/fstephanos/		

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

page 1 of I

PTC/68/81 (01-88)

Approved for use through 11/31/2011 CMB 0851-4028

U.S. Parent and Yrademark Office: U.S. DEPARTMENT OF COMMERCE

U.S. Parent and Yrademark Office: U.S. DEPARTMENT OF COMMERCE

Under the Paperwork Reduction AC of 1986, no persons any required to regions to a conscious of intermedion unless 1 displays a valid CMB counts number.

POWER OF ATTORNEY OR

REVOCATION OF POWER OF ATTORNEY WITH A NEW POWER OF ATTORNEY AND

CHANGE OF CORRESPONDENCE ADDRESS

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Patent Number	7,784,777
Issue Date	J.89 27 2010
First Named Inventor	Model
Titte	Branch Ceiling And Caller ID Based Cell Rusting Telephone Features
Art Unit	2814
Examinar Name	Smith, Craighton H.
Attorney Docket Number	367323.990128

hereby revoke a	I previous powers of attorney given in the above-	ident/led application.
A Power of Att	omey is submitted herewith.	
QR		
Number as im identified above	in Practitioner(s) associated with the following Customer your afformay(s) or agent(s) to prosecute the application is, and to transact all pushess in the United States Patent Is Office connected therewith:	28379
OR		
	nt Practitioner(s) named helow as my/our attorney(s) or agen business in the United States Patent and Trademark Office o	
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9.5	oord of the entire interest. See 37 CFR 3.75. er 37 CFR 3.73(b) (Form PTO/SB/96) <u>submitted bemerith</u> or l	
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87/6	Llg/#Xiein	Telephone 1652 949 -943
in and Company	Managing Director, Telemaze LLC	***************************************
PTE: Signaturae of all t nature is required, see	he inventors or assignment of second of the entire interest of their require twices".	sentative(s) are regards. Suprist multiple forms it sions than oo
Total of 1 for	ns are submitted.	

This obsection of information is required by 37 CFR 1.51.1.33 and 1.33. The information is required to obtain or retern a benefit by the public which is failed by the USPTO to process) an application. Confidentially is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.18. This obsection is estimated to base 3 mendes to complete individual gap in the complete individual gap in the confidence on the USPTO. The will vary depositing upon the individual case. Any comments on the amount of time, you returned to complete this born before suggestions for requiring the united be sent to the Clief Information Office. U.S. Department of Comments. F.O. But 1450, Assending, VA 22313-1450, DO 3/37 SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO. Commissioner for Patients, P.O. Bux 1450, Alexandria, VA 22313-1450.

If you need assistance in completing the form, call 1-900-PTO-9199 and select option 2.

American Legapez, inc. serve Formströntlige ox PTO/SB/98 (07-05)
Approved for Use timpligh 07/31/2012 CMB 9831-3631
U.S. Patent and Visidemark Officer U.S. DEFARTMENT OF COMMERCE
Under the Pagenwork Restusion Act of 1990, no passons are required to respond to a defection of internation unless if displays a visit OMB control number.

			STATE	MENT UNDER 37 CFR 3.73(b)	
App	olican	/Patent Own	ner: Wood, Samuel F.; Klein	Jerry A. & Asprey, Margaret Susan	
App	olicati	on No./Pater	nt No.: 7,764,777	Fried/issue Date: July 27, 2010	
			ng And Callor (D Based Call Rou	ding Telephone Features	
Te	iemai	me LLC		a corporation	
(Na	N IS SE	Seignes)	ATT. CO. CO. CO. CO. CO. CO. CO. CO. CO. CO	(Type of Assignce, e.g., corporation, permership	(Sistematif Boseumeur sheach erc.)
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3.		the assign	se of an undivided interest in the	entirety of (a complete assignment from on	of the joint inventors was made)
13% E	he pa	tent applicat	ion/patent identified above by virt	tue of elitrer:	
Ä	***************************************			atent application/patent identified above. Th Office at Real Frame or for	
9		A chain of	little from the inventor(s), of the pr	stent application/patent Identified above, to	the current assignee as follows:
		1. From:	Wood, Samuel F. & Klein, J.	eny A. To: Telemaze, Inc.	
			The document was recorded in t	he United States Pelent and Trademark Off	ice at
			Reel <u>014034</u> , Frame <u>0043</u> , or f	or which a copy thereof is attached.	
		2. From:	Asprey, Margaret Susan	To: Telemaze, Inc.	
			The document was recorded in f	he United States Patent and Trademark Of	ios at
			Reel <u>Q15813</u> , Frame <u>Q259</u> , or f	or which a copy thereof is attached	
		3 From	Tolemaze, Inc.	To: Telemaze LLC	
			***************************************	he United States Patent and Trademark Of	ka si
				for which a copy thereof is attached.	
		Additional d		listed on a supplemental sheet(s).	
X	Asn	equired by 3		ntary exidence of the chain of litie from the r	original owner to the assignee was
	(NO	ΓΕ: Α separa	ste copy (f.e., a true copy of the o	riginal assignment document(ii)) must be a signment in the records of the USPTO. See	
The				thorized to act an behalf of the assignme.	<u>USliz</u>
	-	Bigghthure			/ Same
	Jern	, Kein			Managing Director, Telemaze LLC
		Printed or	Typed Name		Title

This collection of information is required by 97 OFR 3.7%b). The information is required to obtain or retain a banefit by the public veloch is to the (and to the USPTO is process) on application. Confidentiality is governed by 36 U.S.C. 122 and 37 OFR 1.11 and 1.14. The collection is estimated to use 12 immates to complete, including generating, preparing, and submitting the completes application form to the USPTO Time will very depending user the individual case. Any comments on the interpretation of the Chief Information Officer, U.S. Peterni and Trademark Office, U.S. Department of Comments in the Adaptive of Comments of Comments in the Adaptive of Comments of Comments of Comments, P.C. Sox 1450, Alexandria, VA 22313-1480.

If you need assistance in completing the form, call 1-800-PTO-5199 and inject option 2.



Electronic A	cknowledgement Receipt
EFS ID:	11794868
Application Number:	11948965
International Application Number:	
Confirmation Number:	3783
Title of Invention:	BRANCH CALLING AND CALLER ID BASED CALL ROUTING TELEPHONI FEATURES
First Named Inventor/Applicant Name:	Samuel F. Wood
Customer Number:	49637
Filer:	Alan A. Limbach/Kathleen LaBrie
Filer Authorized By:	Alan A. Limbach
Attorney Docket Number:	TLM-103C1DIV
Receipt Date:	09-JAN-2012
Filing Date:	30-NOV-2007
Time Stamp:	19:03:32
Application Type:	Utility under 35 USC 111(a)

Payment information:

Submitted with Payment		no	no				
File Listing:	Lane						
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)		
1	Power of Attorney	990125_Power_of_Attorney.	405132	no	ì		
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Warnings:		I.	-1				
Information:							

2	Assignee showing of ownership per 37	990125_Statement_37CFR373.	390766		N.
2	CFR 3.73(b).	pdf	of71)727cc3ccca739ba7145b06t7/158cc1 0cfcl	no	
Warnings:					
Information	1:				
		Total Files Size (in bytes)	795	898	

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

07/07/2010

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

APPLICATION NO.	ISSUE DATE	PATENT NO.	ATTORNEY DOCKET NO.	CONFIRMATION NO.
11/948.965	07/27/2010	7764777	TLM-103C1DIV	3783

49637

BERRY & ASSOCIATES P.C. 9229 SUNSET BOULEVARD SUITE 630 LOS ANGELES, CA 90069

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):

Samuel F. Wood, Los Altos Hills, CA; Jerry A. Klein, Los Altos, CA; Margaret Susan Asprey, Los Altos, CA;

IR103 (Rev. 10/09)



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.
11/948,965	11/30/2007	Samuel F. Wood	TLM-103C1DIV	3783
7	590 06/23/2010		EXAMI	NER
BERRY & ASSO	CIATES P.C.		SMITH, CRE	IGHTON H
SUITE 630	OULEVARD		ART UNIT	PAPER NUMBER
LOS ANGELES,	CA 90069		2614	
			MAIL DATE	DELIVERY MODE
			06/23/2010	PAPER

NOTICE OF NON-COMPLIANT INFORMATION DISCLOSURE STATEMENT

An Information Disclosure Statement (IDS) filed 06-07-100 in the above-identified application fails to meet the requirements of 37 CFR 1.97(d) for the reason(s) specified below. Accordingly, the IDS will be placed in the file, but the information referred to therein has not been considered.

The IDS is not compliant with 37 CFR 1.97(d) because:

The IDS lacks a statement	is specified in 3	7 CFR 1.97(e).
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- ☐ The IDS lacks the fee set forth in 37 CFR 1.17(p).
- □ The IDS was filed after the issue fee was paid. Applicant may wish to consider filing a petition to withdraw the application from issue under 37 CFR 1.313(c) to have the IDS considered. See MPEP 1308.

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



PART B - FEE(S) TRANSMITTAL

Complete and send this form, together with applicable fee(s), to: Mail Mail Stop ISSUE FEE
Commissioner for Patents
P.O. Box 1450
Alexandria, Virginia 22313-1450 or Fax (571)-273-2885

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

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			311			(Date)
APPLICATION NO.	FILING DATE		FIRST NAMED INVENTOR		ATTORNEY DOCKET NO.	CONFIRMATION NO.
11/948,965 FITLE OF INVENTION	11/30/2007 BRANCH CALLING	AND CALLER ID BAS	Samuel F. Wood ED CALL ROUTING TEL	EPHONE FEATURE	TLM-103C1DIV	3783
APPLN, TYPE	SMALL ENTITY	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE	FEE TOTAL FEE(S) DUE	DATE DUE
nonprovisional	YES	\$755	\$300	\$0	\$1055	06/21/2010
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EXAM SMITH, CRE	Ave. Marine	ART UNIT	CLASS-SUBCLASS 379-142020]		
"Fee Address" indi PTO/SB/47; Rev 03-0; Number is required. ASSIGNEE NAME AT PLEASE NOTE: Unle recordation as set forth (A) NAME OF ASSIGNATE.	ess an assignee is ident im 37 CFR 3.11. Comp INEE	'Indication form cd. Use of a Customer TO BE PRINTED ON fied below, no assigned letion of this form is No	(B) RESIDENCE: (CITY LOS ALTOS, C	vely, le firm (having as a n agent) and the names meys or agents. If no printed. pe) atent. If an assignee assignment. and STATE OR CO	nember a 2 of up to name is 3 is identified below, the de	
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a. Applicant claims	us (from status indicated SMALL ENTITY statu Publication Fee (if requ	s. See 37 CFR 1.27.			ENTITY status. See 37 CF ered attorney or agent; or the	
Authorized Signature			k Office.	Dale June		
Typed or printed name	Reena Kuyper			Registration No.	33,830	
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PTOL-85 (Rev. 08/07) Approved for use through 08/31/2010.

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

Electronic Pat	ent Applic	ation Fee	Transmit	tal	
Application Number:	119489	965		* *	
Filing Date:	30-Nov	-2007			
Title of Invention:	BRANCH CALLING AND CALLER ID BASED CALL ROUTING TELEPHO FEATURES				S TELEPHONE
First Named Inventor/Applicant Name:	Samuel F. Wood				
Filer:	Reena	Kuyper			
Attorney Docket Number:	TLM-10	3C1DIV			
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:			5 p 6		
Publ. Fee- early, voluntary, or normal		1504		300	300
Petition:					
Patent-Appeals-and-Interference:					
Post-Allowance-and-Post-Issuance:					
Utility Applissue fee		2501	1010	755	755

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Extension-of-Time:				
Miscellaneous:				
Printed copy of patent - no color	1008	6	3	18
	Tot	al in USD (\$)	1073

Electronic A	cknowledgement Receipt
EFS ID:	7831246
Application Number:	11948965
International Application Number:	
Confirmation Number:	3783
Title of Invention:	BRANCH CALLING AND CALLER ID BASED CALL ROUTING TELEPHONE FEATURES
First Named Inventor/Applicant Name:	Samuel F. Wood
Customer Number:	49637
Filer:	Reena Kuyper
Filer Authorized By:	
Attorney Docket Number:	TLM-103C1DIV
Receipt Date:	16-JUN-2010
Filing Date:	30-NOV-2007
Time Stamp:	22:45:37
Application Type:	Utility under 35 USC 111(a)

Payment information:

Submitted with Payment	yes	
Payment Type	Deposit Account	
Payment was successfully received in RAM	\$1073	
RAM confirmation Number	7923	
Deposit Account	503102	
Authorized User		

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

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

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

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

Charge any Additional Fees required under 37 C.F.R. Section 1.20 (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	Issue Fee Payment (PTO-85B)	TLM-103C1DIV_Issue_Fee_Tran	221318	no	- 1
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Warnings:					
Information:					
2	Fee Worksheet (PTO-875)	fee-info.pdf	33627	no	2
	ree worksheet (10-0/2)	ree-mo.par	03028b38fe97effd407441b24bfae90e2e70f ae81	ind	
Warnings:					
Information:					
		Total Files Size (in bytes)	25	4945	

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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.

FORM PTO-1449

LIST OF PATENTS AND OTHER ITEMS FOR APPLICANT'S INFORMATION DISCLOSURE STATEMENT

(Use several sheets if necessary)

ATTY. DOCKET NO. TLM-103C1DIV	SERIAL NO. 11/948,965
APPLICANT: Samuel F. WOOD, et al.	
FILING DATE:	GROUP:
November 30, 2007	2614

		U.S. PA	TENT DOCUMENTS			
EXAMINER INITIAL	DOCUMENT NUMBER	DATE	NAME	CLASS	SUB	FILING DATE
	2004/0240657 A1	12-02-2004	Camarillo	379	221.02	-
	2004/0264673 A1	12-30-2004	Novack	379	221.11	A
	5,469,500	11-21-1995	Satter et al.	379	201	-
	6,327,258	12-04-2001	Deschaine et al.	370	356	
	6,643,282	11-04-2003	Christie	370	352	
	7,123,708	10-17-2006	Gavillet	379	219	Kinamara.
	7,242,759	07-10-2007	Sanchez et al.	379	219	
	7,436,851	10-14-2008	Chambers et al.	370	325	

		TONLIGITA	TENT DOCUMENTS				
EXAMINER INITIAL	DOCUMENT NUMBER	DATE	COUNTRY	CLASS	SUB CLASS	TRANSLATI YE NO	

OTHER DOCUMENTS (Including Author, Title, Date, Pertinent Pages, etc.)				
EXAMINER INTTIAL				
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	44.			
	1			

EXAMINER:	DATE CONSIDERED:
EXAMINER: Initial if reference is considered, whether or	not citation is in conformance with MPEP 609; Draw
line through citation if not in conformance and not conside	red. Include a copy of this form with next

communication to applicant

Information Disclosure Statement – Section 9 PTO-1449

Page 1 of 1

Electronic A	cknowledgement Receipt
EFS ID:	7764442
Application Number:	11948965
International Application Number:	
Confirmation Number:	3783
Title of Invention:	BRANCH CALLING AND CALLER ID BASED CALL ROUTING TELEPHONI FEATURES
First Named Inventor/Applicant Name:	Samuel F. Wood
Customer Number:	49637
Filer:	Reena Kuyper
Filer Authorized By:	
Attorney Docket Number:	TLM-103C1DIV
Receipt Date:	07-JUN-2010
Filing Date:	30-NOV-2007
Time Stamp:	22:36:54
Application Type:	Utility under 35 USC 111(a)

Payment information:

Submitted with Payment		no	no			
File Listing:						
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)	
1	Transmittal Letter	TLM-103C1DIV_IDS_placed_in_ file_final_6-7-10.pdf	27494	no	3	
			47ac8aob84e55eslf01bfb461ce9aeG81ricof e9b2			
Warnings:						
Information:						

2	Information Disclosure Statement (IDS) Filed (SB/08)	TLM-103C1DIV_PTO_1449_fina I_6-7-10.pdf	26013	no	1
			b6alb8lbcae9Us1c062c15327b221ei261002 747	110	
Warnings:				,	
Informatio	n:				
This is not an	USPTO supplied IDS fillable form				

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New Applications Under 35 U.S.C. 111

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the Application of:		plication of:	Customer No.:	49,637	
		Samuel F. WOOD, et al.	Confirmation No.:	3783	
Serial No.:		11/948,965	Group Art Unit:	2614	
Filed:		June 7, 2006	Examiner:	Creighton H. Smith	
For:	BRANCH CALLING AND CALLER ID BASED CALL ROUTING TELEPHONE FEATURES		Docket No.:	TLM-103.C1DIV	

SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT UNDER 37 C.F.R. 1,97(i)

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

Sir:

In compliance with the duty of disclosure under 37 CFR § 1.56, 37 CFR §§ 1.97, and 1.98, after receiving the Notice of Allowance, Applicants recently became aware of the following documents, none of which are relevant to the claims allowed. Nevertheless, Applicants request that these documents should be placed in the file wrapper in accordance with 37 C.F.R. 1.97(i) for future access by others. These documents are listed in the attached forms PTO-1449. These documents are also cited in related pending application serial numbers 11/428,822 and 11/428,825. Applicants indicate below a brief description of each reference. The references pertain to fundamental call routing architecture and operations executed within a single carrier network as opposed to the Applicants' inventions, which are directed to architecture and operations that apply call features to the fundamental call routing operations over multiple carrier networks.

Application No.: 11/948,965

 U.S. Patent No. 5,469,500 describes a method and apparatus for delivering calling services by contemplating an AIN (Advanced Intelligent Network) architecture, different from

the existing network structure, with software upgrades to this AIN to implement calling services.

Publication No. 2004/0264673 A1 describes an architecture to connect disparate

peripherals in a network, not to execute features as in Applicants' inventions. In addition, it

should be noted that this publication is dated December 30, 2004, after the effective filing date of

this application, which is May 4, 2000. The filing date is June 30, 2003.

Publication No. 2004/0240657 A1 describes an architecture for routing schemes in the

network to route calls to different tandems in the network. This publication is dated December 2,

2004, after the effective filing date of this application, which is May 4, 2000. The filing date is

May 28, 2003.

4. U.S. Patent No. 7,436,851 describes using ATM (Asynchronous Transfer Mode) and

other transmission facilities for routing within IP or PSTN networks. There is no disclosure of

any calling features.

U.S. Patent No. 7,123,708 describes an architecture for IP routing of calls (by connecting

different networks and carriers) within the internet. It does not describe applying any features to

call routing operations of the network. This patent issued on October 14, 2008, and has a filing

date of March 29, 1999.

6. U.S. Patent No. 7,242,759 describes an architecture for routing of calls in the network

specifically to 800 numbers. The patent issued on October 14, 2008 and has a filing date of

March 29, 1999.

U.S. Patent No. 6,643,282 describes a major network architecture proposed by Sprint

Communications Company LP. There is no disclosure of applying features.

Page 2 of 3

IPR2016-01254

Application No.: 11/948,965

8. U.S. Patent No. 6,327,258 describes an architecture and operations for connecting the PSTN (Public Switched Telephone Network) with Internet data networks utilizing ATM. The architecture is for routing calls in a single network.

Applicants submit that the claims, as allowed, are distinct from the teachings in these references. Applicants also believe that there are no fees in connection with this submission; however, in the event the U.S. Patent Office determines that fees are necessary, please charge them to Berry & Associates P.C.'s Deposit Account No. 50-3102.

Respectfully submitted, BERRY & ASSOCIATES P.C.

Dated: June 7, 2010 By: /Reena Kuyper/

Reena Kuyper Registration No. 33,830

9229 Sunset Blvd., Suite 630 Los Angeles, California 90069 (310) 247-2860 Customer No. 49,637

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

NOTICE OF ALLOWANCE AND FEE(S) DUE

7590

03/19/2010

BERRY & ASSOCIATES P.C. 9229 SUNSET BOULEVARD SUITE 630 LOS ANGELES, CA 90069

EXAMINER						
SMITH, C	SMITH, CREIGHTON H					
ART UNIT	PAPER NUMBER					
2614						

DATE MAILED: 03/19/2010

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
11/948,965	11/30/2007	Samuel F. Wood	TLM-103C1DIV	3783

TITLE OF INVENTION: BRANCH CALLING AND CALLER ID BASED CALL ROUTING TELEPHONE FEATURES

APPLN. TYPE	SMALL ENTITY	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	YES	\$755	\$300	50	\$1055	06/21/2010

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 DULF

HOW TO REPLY TO THIS NOTICE:

I. Review the SMALL ENTITY status shown above.

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

A. If the status is the same, pay the TOTAL FEE(S) DUE shown

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

If the SMALL ENTITY is shown as NO:

A. Pay TOTAL FEE(S) DUE shown above, or

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

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

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

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

Page 1 of 3

PTOL-85 (Rev. 08/07) Approved for use through 08/31/2010.

PART B - FEE(S) TRANSMITTAL

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

Mail Stop ISSUE FEE

Commissioner for Patents
P.O. Box 1450

Alexandria, Virginia 22313-1450

or Fax (571)-273-2885

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

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APPLICATION NO.	FILING DATE		FIRST NAMED INVENT	OR.	A	TTORNEY DOCKET NO.	CONFIRMATION NO.
11/948,965 TITLE OF INVENTION	11/30/2007 BRANCH CALLING A	IND CALLER ID BAS	Samuel F. Wood ED CALL ROUTING T	ELE	PHONE FEATURES	TLM-103CIDIV	3783
APPLN. TYPE	SMALL ENTITY	ISSUE FEE DUE	PUBLICATION FEE DU	Æ	PREV. PAID ISSUE F	EE TOTAL FEE(S) DUE	DATE DUE
nonprovisional	YES	\$755	\$300		50	\$1055	06/21/2010
EXAM	INER	ART UNIT	CLASS-SUBCLASS				
SMITH, CRI	EIGHTON H	2614	379-142020				
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UNITED STATES PATENT AND TRADEMARK OFFICE

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

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	FIRST NAMED INVENTOR. ATTORNEY DOCKET NO. CONFI	CONFIRMATION NO	
11/948,965	11/30/2007	Samuel F. Wood	TLM-103C1DIV	3783	
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BERRY & ASS	SOCIATES P.C.		SMITH, CRE	IGHTON H	
9229 SUNSET E	BOULEVARD		ARTUNIT	PAPER NUMBER	
SUITE 630 LOS ANGELES	, CA 90069		2614 DATE MAIL ED: 03/19/2016		

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.

	Application No.	Applicant(s)	
	11/948,965	WOOD ET AL.	
Notice of Allowability	Examiner	Art Unit	
	CREIGHTON SMITH	2614	
The MAILING DATE of this communication app All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85 NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT R of the Office or upon petition by the applicant. See 37 CFR 1.31:	ears on the cover sheet with (OR REMAINS) CLOSED in the or other appropriate communication is sub-	the correspondence addr- nis application. If not includ- cation will be mailed in due	ed course. THIS
1. This communication is responsive to ree filed on 22 FEB '1	<u>10</u> .		
2. The allowed claim(s) is/are <u>1,3-7,10 and 12-50</u> .			
Acknowledgment is made of a claim for foreign priority u a) □ All b) □ Some* c) □ None of the: 1. □ Certified copies of the priority documents have		(f).	
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Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDON THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.		reply complying with the rec	quirements
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5. CORRECTED DRAWINGS (as "replacement sheets") mu	st be submitted.		
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Attachment(s) 1, ☐ Notice of References Cited (PTO-892) 2. ☐ Notice of Draftperson's Patent Drawing Review (PTO-948)	5. ☐ Notice of Info	mal Patent Application	
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Application/Control Number: 11/948,965 Page 2

Art Unit: 2614

REASONS FOR ALLOWANCE

The following is an examiner's statement of reasons for allowance: The prior art fails to disclose edge switches for local and other switching facilities; a controlling apparatus that will receive a 1st call and then initiating a 2nd call in accordance with control criteria entered by a specified user thru the Internet, and then the controlling device coupling the 1st and 2nd calls together. No obvious combination of references would have taught one of ordinary skill in the art to make and use applicant's method as claimed.

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

Any inquiry concerning this communication or earlier communications from the examiner should be directed to CREIGHTON SMITH whose telephone number is (571)272-7546. The examiner can normally be reached on 5-4-9.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Curt Kuntz can be reached on 27499. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Application/Control Number: 11/948,965 Page 3

Art Unit: 2614

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.

/CREIGHTON SMITH/ Primary Examiner, Art Unit 2614 15 MAR '10

Index of Claims	Application/Control No. 11948965	Applicant(s)/Patent Under Reexamination WOOD ET AL.	
	Examiner CREIGHTON SMITH	Art Unit 2614	I

1	Rejected		Cancelled	N	Non-Elected	A	Appeal
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Claims	renumbered	in the same	order as pr	esented by applic	ant	☐ CPA		J T.D.		R.1.47
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	Application/Control No.	Applicant(s)/Patent Under Reexamination
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	Examiner CREIGHTON SMITH	Art Unit 2614

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Issue Classification	Application/Control No. 11948965	Applicant(s)/Patent Under Reexamination WOOD ET AL.
	Examiner CREIGHTON SMITH	Art Unit 2614

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NONE (Assistant Examiner)	(Date)	Total Clain	ns Allowed:
/CREIGHTON SMITH/ Primary Examiner.Art Unit 2614	15 MAR '10	O.G. Print Claim(s)	O.G. Print Figure
(Primary Examiner)	(Date)	1	1

Part of Paper No. 20100315

Search Notes	Application/Control No.	Applicant(s)/Patent Under Reexamination WOOD ET AL.
	Examiner CREIGHTON SMITH	Art Unit 2614

	SEARCHED		
Class	Subclass	Date	Examiner
		05 1445 100	40-
379	211.04	05 MAR '09	chs

	SEARCH NOTES	
Search Notes	Date	Examiner
EAST	05 MAR '09	chs
EAST	08 OCT '09	chs
EAST	15 MAR '10	chs

	INTERFERENCE SE	ARCH	
Class	Subclass	Date	Examiner
		15 MAR '10	chs

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Part of Paper No.: 20100315

EAST Search History

EAST Search History (Prior Art)

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
L1	50	(@ad<="20000504") and controller with tandem near4 switch	US- PGPUB; USPAT; EPO; JPO	OR	OFF	2010/03/15 14:00
L2	11	(@ad<="20000504") and controller with tandem adj switch	US- PGPUB; USPAT; EPO; JPO	OR	OFF	2010/03/15 14:01
L3	3	(@ad<="20000504") and tandem adj access adj controller	US- PGPUB; USPAT; EPO; JPO	OR	OFF	2010/03/15 14:01
L4	11	(@ad<="20000504") and controller with tandem adj switch	US- PGPUB; USPAT; EPO; JPO	OR	OFF	2010/03/15 14:02
L5	50	(@ad<="20000504") and controller with tandem near4 switch	US- PGPUB; USPAT; EPO; JPO	OR	OFF	2010/03/15 14:12
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EAST Search History (Interference)

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LIST OF PATENTS AND OTHER ITEMS FOR APPLICANT'S INFORMATION DISCLOSURE STATEMENT

(Use several sheets if necessary)

ATTY, DOCKET NO.	SERIAL NO.
TLM-103C1DIV	11/948,965
APPLICANT: Samuel F. WOOD, et al.	
FILING DATE:	GROUP:
November 30, 2007	2614

		U.S. PA	ATENT DOCUMENTS			
EXAMINER INITIAL	DOCUMENT NUMBER	DATE	NAME	CLASS	SUB CLASS	FILING DATE
	2001/0022784	09-2001	Menon et al.			
	2001/0030950	10-2001	Chen et al.		, inspects	
	4,313,035	01-1982	Jordan et al.	4444	منبست	
	4,348,554	09-1982	Asmuth			
	4,611,094	09-1986	Asmuth et al.			
	4,611,096	09-1986	Asmuth et al.	100001		
	4,953,198	08-1990	Daly et al.	T 1 1		
	4,973,837	11-1990	Bradbeer			
	5,297,191	03-1994	Gerszberg		(20000000000000000000000000000000000000	
	5,311,582	05-1994	Davenport et al.		himming	-
	5,428,663	06-1995	Grimes et al.			
	5,448,623	09-1995	Wiedeman et al.	2		************
	5,455,853	10-1995	Cebulka et al.			
	5,471,616	11-1995	Johnson et al.		*********	**********
	5,495,567	02-1996	Iizawa et al.		101111111	
<u></u>	5,497,339	03-1996	Bernard	ليبييا		Lightening
	5,557.658	09-1996	Gregorek et al.	-		
	5,563,937	10-1996	Bruno et al.			
	5,606,594	02-1997	Register et al.			-immuni
	5,628,004	051997	Gormley et al.	-		************
187 1	5,646,945	07-1997	Bergler			***********
	5,727,057	03-1998	Emery et al.			

EXAMINER:	/Creighton Smith/	DATE CONSIDERED: 03/15/2010
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Information Disclosure Statement - Section 9 PTO-1449 Page 1 of 8
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LIST OF PATENTS AND OTHER ITEMS FOR APPLICANT'S INFORMATION DISCLOSURE STATEMENT

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ATTY, DOCKET NO.	SERIAL NO.
TLM-103C1DIV	11/948,965
APPLICANT: Samuel F. WOOD, et al.	
FILING DATE:	GROUP:
November 30, 2007	2614

EXAMINER		17 7			SUB	FILING
INITIAL	DOCUMENT NUMBER	DATE	NAME	CLASS	CLASS	DATE
	5,727,057	03-1998	Emery et al.			
1 2 2 7	5,732,074	03-1998	Spaur et al.		January 1	
	5,732,216	03-1998	Logan et al.		2-14-4-2	
	5,737,533	04-1998	De Hond	********		
	5,742,905	04-1998	Pepe et al.			
	5,806,057	09-1998	Gormley et al.		.neeete-	
	5,838,665	11-1998	Kahn et al.			
	5,850,433	12-1998	Rondeau	********		- income
	5,859,972	01-1999	Subramaniam et al.	*********	(2,4,4,4,4,4)	
	5,875,405	02-1999	Honda		inchia	
	5,878,418	03-1999	Polcyn et al.			
	5,894,473	04-1999	Dent		********	**********
	5,894,595	04-1999	Foladare et al.			
	5,913,029	06-1999	Shostak		**********	
	5,915,008	06-1999	Dulman		101111111	
	5,918,172	06-1999	Saunders et al.		(0.0000000)	
	5,930,700	07-1999	Pepper et al.	-		
	5,933,778	08-1999	Buhrmann et al.			
	5,938,757	08-1999	Bertsch	ininani		- de resorte
	5,960,340	09-1999	Fuentes	2000		
	5,970,059	10-1999	Ahopelto et al.		*******	
	5,991,394	11-1999	Dezonno et al.			

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Information Disclosure Statement - Section 9 PTO-1449 Page 2 of 8
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ATTY, DOCKET NO. TLM-103C1DIV	SERIAL NO. 11/948,965	
APPLICANT: Samuel F. WOOD, et al.		
FILING DATE: November 30, 2007	GROUP: 2614	

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	6,006,272	12-1999	Aravamudan et al.			
	6,014,437	01-2000	Acker et al.		January 1	
	6,020,916	02-2000	Gerszberg et al.		منتست	
	6,028,917	02-2000	Creamer et al.	**********	********	
	6,031,904	02-2000	An et al.			
	6,044,403	03-2000	Gerszberg et al.	1000001		
	6.075,992	06-2000	Moon et al.			
	6,078,581	06-2000	Shtivelman et al.		- interior	
	6,084,584	07-2000	Nahi et al.	********	(
	6,094,478	07-2000	Shepherd et al.			
	6,104,800	08-2000	Benson			
	6,141,341	10-2000	Jones et al.			***********
	6,161,134	12-2000	Wang et al.	*********		
	6,163,598	12-2000	Moore	********	*********	***************************************
	6,167,040	12-2000	Haeggstrom			
4 4	6,175,860	01-2001	Gaucher		(ariojateria)	
	6,188,688	02-2001	Buskirk, Jr.			- Committee
	6,212,261	04-2001	Meubus et al.			
	6,216,158	04-2001	Luo et al.		/	Simonnia
	6,240,097	05-2001	Wesloek et al.	********	200000	**********
	6,259,692	07-2001	Shtivelman et al.			
	6,262,978	07-2001	Bruno et al.			

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Information Disclosure Statement - Section 9 PTO-1449 Page 3 of 8
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November 30, 2007	2614

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EXAMINER INITIAL	DOCUMENT NUMBER	DATE	NAME	CLASS	CLASS	DATE
	6,266,539	07-2001	Pardo			
	6,301,609	10-2001	Aravamudan et al.			
	6,308,201	10-2001	Pivowar et al.	4444	منتست	
	6,334,126	12-2001	Nagatomo et al.	*********	********	
	6,337,858	01-2002	Petty et al.			
	6,359,892	03-2002	Szlam et al.		.notote-	
	6,385,308	05-2002	Cohen et al.			
	6,404,764	06-2002	Jones et al.	********		
	6,411,615	06-2002	DeGolia et al.	*********	(3,494,444)	
	6,411,965	06-2002	Klug		inchia	
	6,414,962	07-2002	Hall et al.			
	6,418,198	07-2002	Brablec et al.		********	***********
	6,421,235	07-2002	Ditzik		*******	
	6,445,694	09-2002	Swartz	->	*********	
	6,445,697	09-2002	Fenton			
0 1 4	6,446,127	09-2002	Shuster et al.		(0.500.000)	
	6,448,978	09-2002	Salvador et al.	Sections		
	6,456,594	09-2002	Kaplan et al.			
	6,456,601	09-2002	Kozdon et al.		(marketin)	-transmin
	6,477,565	11-2002	Daswani et al.	A STATE OF		************
1 1 7 1 1	6,477,576	11-2002	Angwin et al.	- 1		
	6,483,902	11-2002	Stewart et al.			

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Information Disclosure Statement - Section 9 PTO-1449 Page 4 of 8
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November 30, 2007	2614

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INITIAL	DOCUMENT NUMBER	DATE	NAME	CLASS	CLASS	DATE
	6,493,338	12-2002	Preston et al.	1 1 1 1 1 1 1 1		
	6,496,477	12-2002	Perkins et al.		(homeonica e)	
	6,526,462	02-2003	Elabd		متنست	عسيستند
	6,539,359	03-2003	Ladd et al.	->	********	
	6,577,622	06-2003	Shuster et al.	->		
	6,584,490	06-2003	Shuster et al.		.norote-	
	6,650,901	11-2003	Shuster et al.			
	6,681,252	01-2004	Shuster et al.	*******	- Control	- Protection
	6,731,630	05-2004	Shuster et al.	********	(24424444)	
	6,741,586	05-2004	Shuster et al.		inchesis	
	6,785,266	08-2004	Swartz			
	6,795,429	09-2004	Shuster et al.		********	**********
	6.804,224	10-2004	Shuster et al.	*********	********	
	6.822,957	11-2004	Shuster et al.	->	*********	
	6,853,714	02-2005	Liljestrand et al.		1011111111	
4 1 4	6,856,616	02-2005	Shuster et al.		(0.000000000000000000000000000000000000	Lincolni
	6,857,021	02-2005	Shuster et al.			
	6,857,072	02-2005	Shuster et al.			
	6,870,830	03-2005	Shuster et al.			Simonosia
	6,914,897	07-2005	Shuster et al.	********		
+ + 15	6,937,699	08-2005	Shuster et al.			

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Information Disclosure Statement - Section 9 PTO-1449 Page 5 of 8
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November 30, 2007	2614

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EXAMINER INITIAL	DOCUMENT NUMBER	DATE	COUNTRY	CLASS	SUB	YE	NSLAT
	DE19813179	09-1999	DE	********		X	
	EP0578374	01-1994	EP	- 1	********	7 1	
• •	EP0704788	04-1996	EP				
	EP0858202	08-1998	EP				
	EP0869688	10-1998	EP				
	EP0881848	12-1998	EP		Land Land Land		
7 W T	EP0918423	10-1998	EP				
12212	WO01/024496	04-2001	WO		*********		
	WO01/024498	04-2001	wo	4			
	WO01/024500	04-2001	wo	2,,,,,,,,			
	WO01/024501	04-2001	wo				
	WO01/024502	04-2001	WO		130100000		
	WO01/024503	04-2001	WO				
	WO01/05078	01-2001	wo	Zama		1	
	WO94/05111	03-1994	WO			Ш	
	WO95/34985	12-1995	wo		(controller		
	WO97/31492	08-1997	wo		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
V-ee I	WO97/33421	09-1997	wo			101	
	WO97/44943	11-1997	wo	**********			
	WO98/00988	01-1998	wo				
	WO98/04065	01-1998	wo	المصد	harana.		
	WO98/10538	03-1998	wo				

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Information Disclosure Statement - Section 9 PTO-1449 Page 6 of 8
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ATTY. DOCKET NO. TLM-103C1DIV	SERIAL NO. 11/948,965	
APPLICANT: Samuel F. WOOD, et al.		
FILING DATE: November 30, 2007	GROUP: 2614	

		FOREIG	N PATENT DOCUMENTS				
EXAMINER INITIAL	DOCUMENT NUMBER	DATE	COUNTRY	CLASS	SUB CLASS	TRAN YE	NO
	WO98/16051	04-1998	wo			1	
1	WO98/21911	05-1998	wo				
	WO98/30008	07-1998	wo				
	WO98/37665	08-1998	wo				
	WO99/12365	03-1999	wo				
	WO99/19988	04-1999	wo				
	WO99/20059	04-1999	wo				
	WO99/35802	07-1999	WO				
	WO99/45687	09-1999	wo	4	(managed and a		

		OTHER DOCUMENTS (Including Author, Title, Date, Pertinent Pages, etc.)
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	i -	RFC 3298 Service in the PSTN, August 2002
	2	Implementing Automatic Location Update for Follow-Me database using VoIP and Bluetooth Technologies, IEEE Transaction on computers, Vol. 51, No. 10, October 2002
	3	New services demand integration, Electronic Engineering Times, Aug. 28, 2000, Iss. 1128; pg. 110
	4	Natural Microsystems, M2 Presswire. Coventry: Aug. 18, 2000
	5	This pipe dream will come true: Voice Over Internet Protocol (VoIP) technology will make the phone Box something that really talks, Businessline, Chennai: Apr 17, 2002
	6	Using Optimization to Achieve Efficient Quality of Service in Voice over IP Networks, IEEE 2003
	7	Broadsoft literature Broadworks overview, Copyright date 2002
	8	BroadSoft introduces industry's first complete service delivery and creation product suite for enhanced telephony services Broadworks, ATM Newsletter: Boston: March 2000, vol. 9, Iss. 3, pg 13
	9	BroadSoft unveils advanced architecture for the rapid and cost effective delivery of enhanced communications services, Website, August 25, 1999, Press releases, 3 pages.
1 4-4	10	U.S. patent application Ser. No. 09/406,322, Schuster et al., filed Sep. 27, 1999
	11	U.S. patent application Ser. No. 09/515,798, Schuster et al., filed Feb. 29, 2000

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Information Disclosure Statement - Section 9 PTO-1449 Page 7 of 8
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Request	Application Number	11/948,965	
for Continued Examination (RCE)	Filing Date	June 7, 2006	
Transmittal	First Named Inventor	Samuel F. Wood	
ddress to:	Art Unit	2614	
ommissioner for Patents O. Box 1450	Examiner Name	Creighton H. Smith	
exandria, VA 22313-1450	Attorney Docket Number	TLM-103C1DIV	
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	SIGNATURE OF APPLICANT	, ATTORNEY, OR AGENT REQUIRED	
Signature	/Reena Kuyper/	Date	February 16, 2010
Name (Print/Type)	Reena Kuyper	Registration No.	33,830

CERTIFICATE OF MAILING OR TRANSMISSION

I hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to Mail Stop RCE, Commissioner for Patents, P. O. Box 1450, Alexandria, VA 22313-1450 or facsimile transmitted to the U.S. Patent and Trademark Office on the date shown below.

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Name (Print/Type) Reena Kuyper

Date February 16, 2010

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U.S. Patent and Trademark Office; U.S. DEPARMENT OF COMMERCE
twork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

Docket Number (Optional) PETITION FOR EXTENSION OF TIME UNDER 37 CFR 1.136(a) TLM-103C1DIV Application Number 11/948,965 Filed June 7, 2006 For BRANCH CALLING AND CALLER ID BASED CALL ROUTING TELEPHONE FEATURES Art Unit 2614 Examiner Creighton H. Smith This is a request under the provisions of 37 CFR 1.136(a) to extend the period for filing a reply in the above identified The requested extension and fee are as follows (check time period desired and enter the appropriate fee below): Small Entity Fee One month (37 CFR 1.17(a)(1)) Two months (37 CFR 1.17(a)(2)) \$245 \$490 Three months (37 CFR 1.17(a)(3)) \$1110 \$555 Four months (37 CFR 1.17(a)(4)) \$865 \$1730 Five months (37 CFR 1.17(a)(5)) \$1175 \$2350 02/23/2010 EAREGAY1 08000008 503102 ✓ Applicant claims small entity status. See 37 CFR 1.27. 11948965 02 FC:2051 65.00 DA 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.

	irector is hereby authorized to charge any fees which may sit Account Number 50-3102	be required, or credit any overpayment, to				
	NG: Information on this form may become public. Credit card information and authorization on PTO-2038.	nation should not be included on this form.				
I am the	applicant/inventor.					
	assignee of record of the entire interest. See 37 C Statement under 37 CFR 3.73(b) is enclosed (l					
	attorney or agent of record. Registration Number	33,830				
	attorney or agent under 37 CFR 1.34. Registration number if acting under 37 CFR 1.34					
	/Reena Kuyper/	February 16, 2010				
	Signature	Date				
	Reena Kuyper	(310) 247-2860				
	Typod or printed pame	Telephone Number				

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

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.

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Application No.:

11/948,965

FEB 2 2 2010 A

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

e Application of:) Customer No.:	49,637
)	

Samuel F. WOOD, et al.) Confirmation No.: 3783

Serial No.: 11/948,965) Group Art Unit: 2614

Filed: June 7, 2006) Examiner: Creighton H. Smith

For: BRANCH CALLING AND CALLER ID) Docket No.: TLM-103.C1DIV

BASED CALL ROUTING TELEPHONE)

FEATURES) Office Action dated: October 13, 2009

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

SUBSTANCE OF PERSONAL INTERVIEW WITH THE EXAMINER

Dear Sir:

I. Participants (on behalf of the U.S. Patent Office)

Examiner Creighton Smith

Participants (on behalf of the Applicants)

Samuel F. Wood (Inventor) Jerry A. Klein (Inventor)

Reena Kuyper (Representative of the Applicant)

II. Date of Interview: January 11, 2010

III. Prior Art Discussed

a. Schwab, et al. (U.S. Patent 6,381,323)

b. Sidhu, et al. (U.S. Patent 6,744,759) & Shah, et al. (U.S. Patent 6,041,325)

Application No.:

11/948,965

III. Discussion

Applicants and Applicants' Representative presented the differences between the rejected claims and Schwab et al., and other prior art. The major difference lies in that Applicants' architecture permits subscribers to apply features via web access to a controlling device that connects to a switching facility (tandem access switch also referred by other terminology in the industry) so that the features are not limited to a local geographic area. In Schwab, the features are applied at the end office switch, therefore, they are limited only within a local geographic area.

Respectfully submitted,

BERRY & ASSOCIATES P.C.

Dated: February 16, 2010

By: /Reena Kuyper/ Reena Kuyper Registration No. 33,830

9229 Sunset Blvd., Suite 630 Los Angeles, CA 90069 (310) 247-2860

11/948,965 October 13, 2009



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

n re the Application of:

Customer No.:

49,637

Samuel F. WOOD, et al.

Confirmation No.: 37

3783

Serial No.: 11/948,965

Group Art Unit:

2614

Filed:

June 7, 2006

Examiner:

Creighton H. Smith

For: B

BRANCH CALLING AND CALLER ID

Docket No .:

TLM-103.C1DIV

BASED CALL ROUTING TELEPHONE FEATURES

Office Action dated:

October 13, 2009

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

AMENDMENT & RESPONSE TO FINAL OFFICE ACTION SUBMITTED WITH REQUEST FOR CONTINUED EXAMINATION ("RCE")

Dear Sir:

Prior to examination of this application and in response to the final office action dated October 13, 2009, and further to a personal interview on January 11, 2010, please amend the application as indicated in the following pages. Applicants appreciate the courtesy extended by the Examiner in granting the personal interview and during the interview.

The Amendments to the Claims are reflected in the listing of claims, which begins on page 2 of this submission.

The Remarks/Arguments begin on page 15 of this submission.

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92/23/2010 EAREGAY1 00000000 503102 11948965 04 FC:2202 200.00 DA

-1-

11/948,965 October 13, 2009

IN THE CLAIMS:

Please amend the claims as indicated. A complete set of the claims is included below, reflecting added subject matter (with underlining) and deleted subject matter (with strikethrough), as well as the current status of each claim. This listing of claims will replace all prior versions and listings of the claims in this application:

1. (Currently Amended) A method performed by a web-enabled processing system connected within to operate at least in part with a communication network the public switched telephone network (PSTN) comprising edge switches for routing calls from and to subscribers within a local geographic area and switching facilities for routing calls to other edge switches or other switching facilities local or in other geographic areas, the method comprising the steps of:

receiving a call in response to a calling party entering a first number, using a communications device, intended for a subscriber, the <u>web-enabled</u> processing system coupled to at least one switching facility of the communication network, the web-enabled <u>processing system</u> processing the call pursuant to at least one calling feature designated by said subscriber, where the at least one calling feature had previously been communicated to the <u>web-enabled</u> processing system by said subscriber via the internet;

placing at least two calls simultaneously to at least two different communications devices designated by the subscriber;

detecting that the call has been answered at one of the communications devices; and

in response to the detecting, abandoning other calls to the remaining one or more communications devices and establishing a connection between the calling party's communications device and the answered communications device.

- (Canceled)
- (Previously Presented) The method of Claim 1 further comprising: detecting first information about the source of the call;

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associating the first information with a calling feature, previously selected by the subscriber to be performed on the call, the calling feature being to forward the call to at least two communications devices; and

simultaneously placing at least two calls to at least two communications devices.

- (Previously Presented) The method of Claim 1 wherein the at least two calls to the communications devices are any combination of local call, long distance call, cellular call, and VOIP call.
- (Currently Amended) The method of Claim 1 wherein, when one of the calls to the communications devices is answered, an answer supervision signal is transmitted to the processing system, and the processing system terminates abandons the other calls.
- (Original) The method of Claim 5 wherein the answer supervision is pursuant to the SS7 signaling protocol.
- 7. (Currently Amended) The method of Claim 1 wherein the <u>web-enabled</u> processing system is connected to <u>the switching facility</u>, <u>which is</u> a PSTN tandem switch within the <u>communication network</u>, <u>which is a public switched telephone network (PSTN) PSTN</u>, and wherein receiving a call from a calling party comprises <u>the steps of</u>:

receiving a first call through the tandem switch from the calling party intended for the subscriber after the calling party has entered a first telephone number, the first telephone number being the subscriber's public telephone number, said processing system simultaneously placing at least second and third calls using second and third telephone numbers different from the first telephone number.

- (Canceled)
- 9. (Canceled)

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(Currently Amended) A controller connected within the public switched
 telephone network (PSTN) and configured to perform enhanced routing operations, comprising:

a processing system connected within the PSTN and linked to <u>via</u> the internet for selecting at least one calling feature via the internet, the processing system programmed <u>configured</u> to perform <u>the steps of the process comprising</u>:

receiving a call from a calling party, using a communications device, intended for a subscriber, whereby said processing system implements a calling feature previously designated by said subscriber via the internet;

placing at least two calls simultaneously to at least two different communications devices previously designated by the subscriber;

detecting that the call has been answered at one of the communications devices; and

in response to the detecting, abandoning other calls to the remaining one or more communications devices and establishing a connection between the calling party's communications device and the answered communications device.

11. (Canceled)

12. (Currently Amended) The controller of Claim 10 wherein the processing system is programmed configured to perform the process comprising the additional steps of:

detecting first information about the source of the call;

associating the first information with a feature, selected by the subscriber, to be performed on the call, the feature being to forward the call to the at least two different communications devices; and

simultaneously placing the at least two calls to the at least two different communications devices.

13. (Previously Presented) The controller of Claim 10 wherein the at least two calls to the communications devices are any combination of local call, long distance call, cellular call, and VOIP call.

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- 14. (Currently Amended) The controller of Claim 10 wherein, when one of the calls to the communications devices is answered, an answer supervision signal is transmitted to the processing system, and the processing system terminates abandons the other calls.
- 15. (Currently Amended) The controller of Claim 10 wherein the processing system is connected to a PSTN tandem switch within the PSTN, and wherein receiving a call from a calling party comprises the step of:

receiving a first call through the tandem switch from the calling party intended for the subscriber after the calling party has entered a first telephone number, the first telephone number being the subscriber's public telephone number, said processing system simultaneously placing at least second and third calls using second and third telephone numbers different from the first telephone number.

- (Original) The controller of Claim 10 wherein the processing system is connected to the PSTN in the subscriber's local service area.
- (Original) The controller of Claim 10 wherein the subscriber is a subscriber of residential telephone service.
- 18. (Previously Presented) The controller of Claim 10 wherein the subscriber is a subscriber of business telephone service.
- 19. (Currently Amended) A method performed by a processing system <u>coupled to a switching facility for routing calls to edge switches or other switching facilities in local or other geographic areas</u>, within the <u>public switched telephone network (PSTN)</u> a <u>communication network</u>, comprising the steps of:

placing at least two calls simultaneously to at least two different communications devices designated by a subscriber using a communications device, the processing system processing the calls pursuant to at least one calling feature designated by said subscriber,

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where the at least one calling feature had previously been communicated to the processing system by said subscriber via the internet;

receiving the at least two calls made simultaneously to said at least two different communications devices designated by said subscriber via the internet;

detecting that one of the calls has been answered at one of the communications devices; and

in response to the detecting, abandoning other calls to the remaining one or more communications devices and establishing a connection between said subscriber's communications device and the answered communications device.

20. (Currently Amended) A controller connected to a tandem switch within the public switched telephone network (PSTN) comprising:

a processing system linked to the internet for allowing a subscriber to select at least one calling feature over the web, the processing system programmed configured to perform the process comprising the steps of:

placing at least two calls simultaneously to at least two different communications devices designated by a subscriber using a communications device, the processing system processing the calls pursuant to at least one calling feature designated by said subscriber, where the at least one calling feature had previously been communicated to the processing system by said subscriber via the internet;

receiving at least two calls made simultaneously to said at least two different communications devices designated by the subscriber via the internet; detecting that the call has been answered at one of the communications devices; and

in response to the detecting, abandoning other calls to the remaining one or more communications devices and establishing a connection between the calling party's communications device and the answered communications device.

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21. (Currently Amended) A controller connected to a switching facility allowing access to local and other geographic areas within the public switched telephone network (PSTN) comprising:

a processing system linked to the internet for allowing a subscriber to select at least one calling feature via the internet, the processing system programmed configured to perform the process comprising the steps of:

receiving a call under the control of said controller from a calling party, using a communications device, intended for a subscriber, the processing system processing the call pursuant to at least one calling feature designated by said subscriber, where the at least one calling feature had previously been communicated to the processing system by said subscriber via the internet;

invoking the at least one calling feature prior to said received call reaching a terminating central office, said at least one calling feature placing at least two calls simultaneously to at least two different communications devices previously designated by said subscriber;

detecting that one of at least two calls has been answered at one of the communications devices; and

in response to the detecting, abandoning other calls to the remaining one or more communications devices and establishing a connection between the calling party's communications device and the answered communications device.

Please add the following new claims indicated below.

22. (New) A method for processing an incoming call from a switching facility on a communication network that comprises edge switches for routing calls to subscribers within a local geographic area and switching facilities for routing calls to edge switches, or other switching facilities local or in other geographic areas the method comprising the steps of:

receiving a first call, which is intended for a specified recipient, at a controlling device in communication with the switching facility;

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identifying one or more control criteria previously associated with the specified recipient, wherein the one or more control criteria was entered via a web-based interface;

initiating a second call at the controlling device in accordance with the control criteria associated with the specified recipient; and

connecting the first and second calls at the controlling device after the second call is received by a communication device associated with the specified recipient.

- 23. (New) A method as defined in claim 22, wherein the communication network comprises any one or more of a switched network, a packet-based network, and a wireless network.
- (New) A method as defined in claim 22, wherein the communication device is a digital device.
- 25. (New) A method as defined in claim 22, wherein the controlling device is implemented using a distributed architecture spanning at least two locations.
- (New) A method as defined in claim 22, wherein the controlling device utilizes a programmed processor utilizing the TDM architecture.
- 27. (New) A method as defined in claim 22, wherein the controlling device utilizes a programmed processor utilizing packet switching.
- 28. (New) A method as defined in claim 22, wherein the controlling device utilizes a programmed processor utilizing a voice over IP (VoIP) architecture.
- 29. (New) A method as defined in claim 22, wherein at least one of the first and second calls is facilitated via a VoIP connection.

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30. (New) A method as defined in claim 22, wherein at least either of the first call or the second call is routed within the communication network.

 (New) A method as defined in claim 22, wherein both the first and second calls are facilitated via VoIP connections.

32. (New) A method as defined in claim 22, wherein the controlling device is located within a local service area corresponding to the specified recipient.

33. (New) A method as defined in claim 22, wherein the controlling device is configured as a tandem access controller.

34. (New) A method as defined in claim 33, wherein the tandem access controller is coupled to and operates in conjunction with at least one of the switching facilities located within the communication network.

35. (New) A method as defined in claim 22, wherein both the first and second calls are routed within the communication network.

36. (New) A method as defined in claim 22, wherein at least either one of the first and second calls is facilitated over a wireless link.

37. (New) A method as defined in claim 22, wherein the communication network may use any one of a wired telephone device, a computing device, a wireless device, a cellular device, a portable device with cellular capability, and an information appliance.

38. (New) A method as defined in claim 22, wherein the communication network comprises a network of switching facilities performing a class 4 switching function.

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- (New) A method as defined in claim 22, wherein the communication network comprises a network of class 4 switches.
- 40. (New) A method as defined in claim 22, where the control criteria are executed by the controlling device to perform one or more of the following operations:
 - a) Web-Based Telecom Navigator;
 - b) Manage Incoming Call Control;
 - c) Conditional Call Blocking/Forwarding/Alerting; Call Screening/Retrieval from Voice Mail;
 - d) Interactive Voice Response and Speech Recognition;
 - e) Manage Outgoing Call Control;
 - f) Click-to-Dial Calling;
 - g) Group Calling and Messaging;
 - h) Web-Based Billing;
 - i) Cost-Effective Single Phone Number Access;
 - j) Free Local Calls, Incoming Calls (not 800 Toll Service);
 - k) Retain Current Number (Local Number Portability);
 - 1) Low-Cost Calling Throughout LATA;
 - m) Flat-Rate Foreign Exchange;
 - n) Standard DTMF and VoIP Phones;
 - o) Centralized and Consistent Personal Data;
 - p) Private/Public Phone Directories and Calendars;
 - q)"Post-It" Style Annotation of Numbers;
 - r) Web Dialing;
 - s) Click-to-Dial from Web Pages, Directories, Calendars; Multiple Phone List
 Management; Voice Mail Access, Prompts, Alert Via Web; Mode-Based Definition and
 Selection, comprising Time-of-Day, Day-of-Week, Follow-Me, Caller
 Recognition/Password, Caller ID, Vacation, Dinner Time, Go Away, Family Call
 Waiting; Learning Modes; Automatic Data Capture; Build Phone List Based on Collected

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Usage Information; VoIP Link Degradation Detection; and Automatic Cutover to the public switched communication network.

41. (New) A method for processing an incoming call from a switching facility on a communication network that comprises edge switches for routing calls within a local geographic area and switching facilities for routing calls to other geographic areas, the method comprising the steps of:

receiving a first call, at a controlling device in communication with the switching facility; which is intended for a specified recipient;

identifying one or more control criteria previously associated with the specified recipient, wherein the one or more control criteria are entered via a web-based interface;

initiating a second call at the controlling device via a packet-based connection in accordance with the control criteria associated with the specified recipient; and connecting the first and second calls at the controlling device after the second call

is received by a communication device associated with the specified recipient.

- 42. (New) A method as defined in claim 41, wherein the specified recipient uses a communication device in communication with the controlling device via a web interface by which the specified recipient can view the status of calls or features designations.
- 43. (New) A method as defined in claim 42, wherein the communication device is any one of a wired telephone device, a computing device, a wireless device, a cellular device, a portable device with cellular capability, a digital device, and an information appliance.
- 44. (New) A method as defined in claim 41, wherein the control criteria are executed by the controlling device to perform one or more of the following operations:
 - a) Web-Based Telecom Navigator;
 - b) Manage Incoming Call Control;
 - c) Conditional Call Blocking/Forwarding/Alerting; Call Screening/Retrieval from Voice Mail;

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- d) Interactive Voice Response and Speech Recognition;
- e) Manage Outgoing Call Control;
- f) Click-to-Dial Calling;
- g) Group Calling and Messaging;
- h) Web-Based Billing;
- i) Cost-Effective Single Phone Number Access;
- j) Free Local Calls, Incoming Calls (not 800 Toll Service);
- k) Retain Current Number (Local Number Portability);
- 1) Low-Cost Calling throughout LATA;
- m) Flat-Rate Foreign Exchange;
- n) Standard DTMF and VoIP Phones;
- o) Centralized and Consistent Personal Data;
- p) Private/Public Phone Directories and Calendars;
- q)"Post-It" Style Annotation of Numbers;
- r) Web Dialing;
- s) Click-to-Dial from Web Pages, Directories, Calendars; Multiple Phone List
 Management; Voice Mail Access, Prompts, Alert Via Web; Mode-Based Definition and
 Selection, comprising Time-of-Day, Day-of-Week, Follow-Me, Caller
 Recognition/Password, Caller ID, Vacation, Dinner Time, Go Away, Family Call
 Waiting; Learning Modes; Automatic Data Capture; Build Phone List Based on Collected
 Usage Information; VoIP Link Degradation Detection; and Automatic Cutover to the
 public switched communication network.
- 45. (New) A method as defined in claim 41, wherein the packet-based connection includes a VOIP connection.
- 46. (New) A method for processing an incoming call from a switching facility on a communication network that comprises edge switches for routing calls within a local geographic area and switching facilities for routing calls to other geographic areas, the method comprising the steps of:

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receiving a first call, which is intended for a specified recipient, at a controlling device in communication with the switching facility;

identifying one or more control criteria previously associated with the specified recipient, wherein the one or more control criteria are previously entered via a web-based interface; and

initiating one or more calls at the controlling device in accordance with the control criteria associated with the specified recipient; and

if the one or more calls are not answered by the specified recipient, routing the first call from the controlling device to a voicemail server.

- 47. (New) A method as defined in claim 46, wherein the communication network comprises a network of switching facilities performing a class 4 switching function.
- 48. (New) A method as defined in claim 46, wherein the communication network comprises a network of class 4 switches.
- 49. (New) A method for processing an incoming call from a switching facility on a communication network that comprises edge switches for routing calls within a local geographic area and switching facilities for routing calls to other geographic areas, the method comprising the steps of:

receiving a first call, which is intended for a specified recipient, at a controlling device in communication with the switching facility;

identifying one or more control criteria previously associated with the specified recipient, wherein the one or more control criteria are entered via a web-based interface; and

routing the first call from the controlling device to a voicemail server in accordance with the control criteria associated with the specified recipient.

50. (New) A method for processing an incoming call from a switching facility on a communication network that comprises edge switches for routing calls within a local geographic

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area and switching facilities for routing calls to other geographic areas, the method comprising the steps of:

receiving a first call, which is intended for a specified recipient, at a controlling device in communication with one of the switching facilities;

identifying a control criteria previously associated with the specified recipient, wherein the control criteria is previously entered via a web-based interface and instructs the controlling device to block calls for the specified recipient; and

blocking the first call received at the controlling device in accordance with the control criteria.

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REMARKS

In response to the final office action dated October 13, 2009, and a personal interview with the Examiner on January 11, 2010, Applicants submit a Request for Continued Examination ("RCE") and an Amendment. At the outset, Applicants and the undersigned appreciate the Examiner's courtesy during the personal interview. Claims 1, 3-7, 10, and 12-21 are pending in this application and stand rejected under new grounds for rejection stated in the final office action. In addition, contemporaneously with these submissions, Applicants also submit a Supplemental Information Disclosure citing references and information from the other pending related applications and of which the Applicants have become aware. By this Amendment, Applicants have amended claims 1, 5, 7, 10, 12, 14, 15, 19, 20, and 21, and present new claims 22-50 for the Examiner's continued consideration. Applicants have also demonstrated reasons why the claims in their present form are distinct from the art asserted by the Examiner and the art of record. Reconsideration of this application based on the amendments to the claims and the arguments urged here is respectfully requested.

35 U.S.C. § 103 Rejections

On page 2 of the office action, the Examiner rejected Claims 1, 4-7, 10, 13-21 under 35 U.S.C. Section 103(a) as unpatentable over Schwab et al. (U.S. Patent 6,381,323) in view of Sidhu et al. (U.S. Patent 6,744,759) or Shah et al. (U.S. Patent 6,041,325).

On page 4 of the office action, the Examiner rejected Claims 3 and 12 under 35 U.S.C. Section 103(a) as unpatentable over Schwab et al. (U.S. Patent 6,744,759) in view of Sidhu et al. (U.S. Patent 6,744,759) and further in view of Kugell et al. (U.S. Patent 5,802,160).

Applicants have described below the criteria for a 103 rejection and then, have demonstrated how the combination of the references does not teach all the elements of the Applicants' claims.

I. Governing Criteria for a 35 U.S.C. § 103 Rejection

For rejections under 35 U.S.C. Section 103, the establishment of a *prima facie* case of obviousness requires that <u>all</u> the claim limitations must be taught or suggested by the prior art.

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MPEP § 2143.03 The establishment of a prima facie case of obviousness requires that the claimed combination cannot change the principle of operation of the primary reference or render the reference inoperable for its intended purpose. MPEP § 2143.03.

The Supreme Court set the standard for evaluating obviousness in its recent decision (KSR International Co. v. Teleflex Inc. et al. (550 U.S. 127 S. Ct. 1727 (2007)) to be "expansive and flexible" and "functional." However, the standard is not controlling, rather, the various noted factors only "can" or "might" be indicative of obviousness based on the facts. The Supreme Court in KSR enunciated the following principles:

"[w]hen a work is available in one field of endeavor, design incentives and other market forces can prompt variations of it, either in the same field or a different one. If a person of ordinary skill can implement a predictable variation, Section 103 likely bars it patentability. For the same reason, if a technique has been used to improve one device, and a person of ordinary skill in the art would recognize that it would improve similar devices in the same way, using the technique is obvious unless its actual application is beyond his or her skill....[A] court must ask whether the improvement is more than the predictable use of prior art elements according to their established functions.

Simply using the benefit of hindsight in combining references is improper. *In re Lee*, 277 F.3d 1338, 1342-45 (Fed. Cir. 2002); *In re Deminski*, 796 F.2d 436, 442 (Fed. Cir. 1986)). The Supreme Court while recognizing the need "to guard against slipping into the use of hindsight," acknowledged the following principles:

[r]ejection on obviousness grounds cannot be sustained by mere conclusory statements; instead, there must be some articulated reasoning with some rational underpinning to support the legal conclusion of obviousness.

[I]t can be important to identify a reason that would have prompted a person of ordinary skill in the relevant field to combine the elements in the way the claimed new invention does.

One of the ways in which a patent's subject matter can be proved obvious is by noting that there existed at the time of invention a known problem for which there was an obvious solution encompassed by the patent's claims.

Rather, obviousness is to be determined from the vantage point of a hypothetical person having ordinary skill in the art to which the patent pertains. See 35 U.S.C. § 103(a). The legal construct

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also presumes that all prior art references in the field of the invention are available to this hypothetical skilled artisan. *In re Carlson*, 983 F.2d 1032, 1038, 25 USPQ 2d 1207, 1211 (Fed. Cir. 1993). The Supreme Court in KSR stated that:

a patent composed of several elements is not proved obvious merely by demonstrating that each of its elements was independently, known in the prior art.

An examiner may often find every element of a claimed invention in the prior art. "Virtually all [inventions] are combinations of old elements." *Environmental Designs, Ltd. V. Union Oil Co.*, 713 F.2d 693, 698, 218 USPQ 865, 870 (Fed.Cir. 1983), cert. denied, 464 U.S. 1043 (1984); see also *Richel, Inc. v. Sunspool Corp.*, 714 F.2d 1573, 1579-80, 219 USPQ 8, 12 (Fed.Cir. 1983). If identification of each claimed element in the prior art were sufficient to negate patentability, very few patents would ever issue. Furthermore, rejecting patents solely by finding prior art corollaries for the claimed elements would permit an examiner to use the claimed invention itself as a blueprint for piecing together elements in the prior art to defeat the patentability of the claimed invention. Such an approach would be "an illogical and inappropriate process by which to determine patentability." *Sensonics, Inc. v. Aerosonic Corp.*, 81 F.3d 1566, 1570, 38 U.S.P.Q.2d 1551, 1554 (Fed.Cir.1996). In other words, the examiner must show reasons that the skilled artisan, confronted with the <u>same</u> problems as the inventor and with no knowledge of the claimed invention, would select the elements from the cited prior art references for combination in the manner claimed. The Supreme Court in KSR has also stated that:

[o]ften, it will be necessary for a court to look to interrelated teachings of multiple patents; the effects of demands known to the design community or present in the market place.

Further, the Supreme Court states that:

The Court relied upon the corollary principle that when the prior art teaches away from combining certain known elements, discovery of a successful means of combining them is more likely to be nonobvious.

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II. Discussion of the 35 U.S.C. § 103 Rejections

On page 2 of the office action, the Examiner rejected claims 1, 4-7, 10, 13-21 as unpatentable over the patent to Schwab et al., in view of the patent to Sidhu et al., or the patent to Shah et al. The Examiner alleges that,

Schwab et al disclose in col. 1, lines 40 et seq. a method of routing incoming phone calls that includes the steps of coupling an incoming call to a subscriber to a platform, then in step (e) Schwab et al disclose "if it is determined that a 'simultaneous' search feature is active, then the incoming call will be directed to all number's on the subscriber's simultaneous list stored on the platform. In col. 4, lines 43, et seq. Schwab et al disclose that if the subscriber chooses simultaneous ring option, all of the phone numbers selected by the subscriber will ring at once until one of the phone numbers is answered. Schwab et al never specifically disclose that once a phone answers the call that the other phones will abandon the call, but this is inherently what is happening because once the call is answered the network will abandon/cease calling the other phones in order to conserve network resources and thus save money.

Schwab et al processing platform 18 is deemed to be within the PSTN, and is NOT considered to be an "edge device." According to Newton's Telecom Dictionary, page 352, 23rd Ed., en edge device is defined as a physical device capable of forwarding packets between legacy interworking interfaces and ATM interfaces. A physical device that sits on edges of the internet under control of the ISP. Newton's Dictionary defines the PSTN, page 748, as the "entire interconnected collection of local, long distance, and international phone companies. No where in Schwab et al is there any disclosure of the Internet or packets/frames. Neither does Schwab et al call their processing platform an "edge device." Therefore, since Schwab et al neither disclose the Internet or packet transmission nor do they disclose that platform 18 to be an "edge

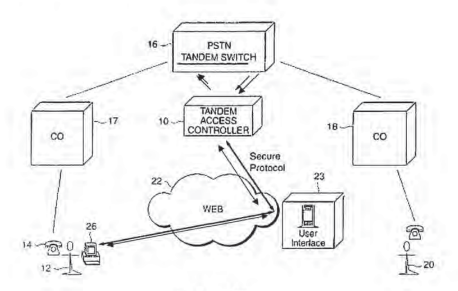
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device," the Examiner disagrees with applicants['] assertion that platform 18 is an edge device. Even though Schwab et al has not included the EO (12, 16, 20), platform 18, and caller 10 within the PSTN cloud 14 in the drawings, all those elements are deemed to be within the PSTN according to Newton's definition of the PSTN.

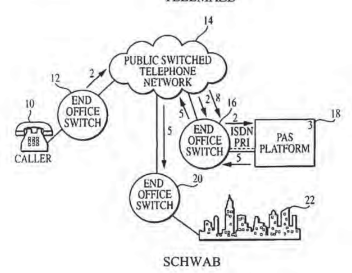
Schwab et al do not disclose that the service features provisioning is done through the Internet. However, Sidhu et al disclose in claim 4 a provisioning function that provides a feature request form to a user on one of the data channels, with the feature request form to a user on one of the data channels, with the feature request form being presented to the user in a web browser. Shah at al teach in Fig. 6 and col. 11, lines 12 et seq. that access point 30 presents users with Internet browser screens the ability to provision services. Some of the specific service provisions shown in Fig. 5 are call waiting and call forwarding. To have provided either Sidhu or Shah et al teaching of allowing a user/subscriber to provision telephony service features through the Internet in Schwab et al device would have been obvious to a person having ordinary skill in the art because both references are teaching different service features available to users and skilled in artisan in this art would have used common sense to combine the features of the references together.

Applicants followed the Examiner's attempted reasoning and explained the differences, during the personal interview, between Schwab et. al., the other asserted prior art, and their system. As indicated during the personal interview, Schwab demonstrates an architecture (see below Schwab's figure in comparison with Applicants' figure, also discussed during the personal interview) distinct from Applicants' architecture that is claimed here.

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Applicants respectfully submit that in Schwab, any "features" that are applied to calls being routed are <u>via an end office switch</u> (also referred to as an edge switch or a central office (CO) switch). The end office switch connects calls from calling (telephone company subscribers) parties to called parties <u>only</u> within a local geographic area. Consistent with Newton's definition, on which the Examiner relies, Schwab's "end office switch" could arguably

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be considered to be "within" the PSTN. The PSTN is a configuration of switching facilities for routing calls from calling parties to called parties, comprising a plurality of end office switches (also referred to as central office switches or edge switches (e.g., a class 5 switch)) and a plurality of interconnected switching facilities (also referred to as tandem switches). The end office switches connect calling parties to called parties only within a local geographic area. The tandem switching facilities route calls received via end office switches or other tandem switching facilities to called parties within other geographic areas (national or international, beyond the local geographic area that a subscriber is in). Typically, a telephone call involves an originating end office switch, a plurality of tandem switches, and a terminating end office switch. Therefore, in Schwab, the application of "features" to call routing operations is restricted within the local geographic area of a particular end office switch (local to the calling party that originates the call).

Applicants' architecture is not only distinct, but a significant improvement over Schwab or any of the other art asserted by the Examiner or of record, because it facilities application of "features" to call routing operations anywhere in the network (geographic areas beyond the local geographic area). Applicants' architecture permits subscribers (called parties or third parties) to access call routing operations at the switching facilities (also referred to as tandem switching facilities) that interconnect end office switches to other geographic areas that are not local to an end office switch. Applicants' have amended the claims here to emphasize this distinction.

Rather than to simply refer to a "PSTN," the claims now define the various components of the PSTN architecture and indicate the point (switching facility within the PSTN) at which Applicants' system has access to apply the "features" requested by a subscriber to call routing operations. In addition, neither Sidhu nor Shah discloses the architecture that is lacking in Schwab and claimed here. The Examiner relies on these references for a teaching of web access, which he acknowledges is also lacking in Schwab. Even with a teaching of web access in either Sidhu or Shah, a combination of all three references does not meet all the elements of the claims at issue here.

Any point in the switching fabric of converging networks, also referred to in industry as a signal transfer point (STP), signal control point (SCP), session border controller (SBC), gateway, access tandem, class 4 switch, wire center, toll office, toll center, PSTN switching center, intercarrier connection point, trunk gateway, hybrid switch, etc.

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Specifically, the claims define receiving first calls at a controller facility (also referred to as a tandem access controller) and applying "features" that were previously designated, via web access, by the subscribers, and then, making second calls, if necessary, to accomplish the designated features. Applicants have also presented some new claims for the Examiner's consideration, including ones that define the particular features, for example, routing to voice mail and call blocking.

Moreover, although Kugell discloses tandem switching facilities, it does not disclose Applicants' architecture for applying "features." Instead, Kugell suggests major modifications to the PSTN.

Applicants submit that claims 1, 4-7, 10, and 13-21 are distinct for the reasons demonstrated above. The Examiner is respectfully requested to withdraw the rejections of claims 1, 4-7, 10, and 13-21. In addition, claims 3 and 12 are distinct by virtue of their dependency on claims 1 and 10, respectively, from which they depend. Again, the Examiner is respectfully requested to withdraw the rejections of these claims and to allow them.

Conclusion

Favorable reconsideration of the rejected claims and the new claims presented here is respectfully requested. In addition, Applicants and the undersigned request the Examiner to kindly call the undersigned in the event outstanding issues remain, in order to expedite conclusion of prosecution of this application.

Respectfully submitted,

BERRY & ASSOCIATES P.C.

Dated: February 16, 2010

By: /Reena Kuyper/

Reena Kuyper Registration No. 33,830

9229 Sunset Blvd., Suite 630 Los Angeles, CA 90069 (310) 247-2860

Under the P	aperwork Reduction Act of 1995, no	persons are required to respond to a	. Patent and collection of in	PTO/SB/21 (0' Approved for use through 07/31/2012. OMB 055-1 Trademark Office; U.S. DEPARTMENT OF COMME information unless it displays a valid OMB control nur	0031 RCE
OPA	6	Application Number	11/948,9	65	
TI	RANSMITTAL	Filing Date	June 7, 2	2006	
FEB 2 2 20	FORM	First Named Inventor	Samuel F	. Wood	
- 2 20	(*)	Art Unit	2614		
Allo be used for	correspondence after initial filing	Examiner Name	Creightor	n H. Smith	
MOEMAKE	of Pages in This Submission	Attorney Docket Number	TLM-103	C1DIV	
		ENCLOSURES (Check a	il that appl	(y)	
Amenda Extension Express Informat Certified Docume Reply to		Licensing-related Papers Petition Petition to Convert to a Provisional Application Power of Attorney, Revocat Change of Correspondence Terminal Disclaimer Request for Refund CD, Number of CD(s) Landscape Table on Cemarks	Address	Appeal Communication to Board of Appeals and Interferences Appeal Communication to TC (Appeal Notice, Brief, Reply Brief) Proprietary Information Status Letter Other Enclosure(s) (please Identify below): Request for Continued Examination Substance of Personal Interview with Examiner	
Firm Name	SIGNATUI Berry & Associates P.C.	RE OF APPLICANT, ATTO	ORNEY, O	OR AGENT	
Signature	/Reena Kuyper/	-			-
Printed name	Reena Kuyper				Ħ
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/Reena Kuyper/

Reena Kuyper

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Date February 16, 2010

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SUBMITTED BY	Y		
Signature	/Reena Kuyper/	Registration No. (Attomey/Agent) 33,830	Telephone (310) 247-2860
Name (Print/T	ype) Reena Kuyper		Date February 16, 2010

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PTO/SB/06 (07-06)

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	AF	PPLICATION	AS FILE		Column 2)	SMALL	ENTITY 🛛	OR		HER THAN
	FOR		NUMBER FI		MBER EXTRA	RATE (\$)	FEE (\$)		RATE (\$)	FEE (\$)
	BASIC FEE (37 CFR 1.16(a), (b), c	or (c))	N/A		N/A	N/A		1	N/A	
	SEARCH FEE		N/A		N/A	N/A		1	N/A	
(37 CFR 1.16(k), (i), or (m)) EXAMINATION FEE (37 CFR 1.16(o), (p), or (q))		E	N/A		N/A	N/A		1	N/A	
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	CFR 1.16(h))	S	m	inus 3 = *	= = 1	X 5 =		1	x 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).										
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* If	the difference in colu	umn 1 is less tha	in zero, ente	r "0" in column 2.		TOTAL		1	TOTAL	
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ATTY. DOCKET NO. TLM-103C1DIV	SERIAL NO. 11/948,965
APPLICANT: Samuel F. WOOD, et al.	
FILING DATE: November 30, 2007	GROUP: 2614

		U.S. PA	ATENT DOCUMENTS			
EXAMINER INITIAL	DOCUMENT NUMBER	DATE	NAME	CLASS	SUB CLASS	FILING DATE
	2001/0022784	09-2001	Menon et al.			
	2001/0030950	10-2001	Chen et al.		-	
	4,313,035	01-1982	Jordan et al.	ممتم	منسنت	
	4,348,554	09-1982	Asmuth		********	
	4,611,094	09-1986	Asmuth et al.			
	4,611,096	09-1986	Asmuth et al.	- 1		
	4,953,198	08-1990	Daly et al.	T 1 1		
	4,973,837	11-1990	Bradbeer			
	5,297,191	03-1994	Gerszberg		(20000000000000000000000000000000000000	
	5,311,582	05-1994	Davenport et al.		himming	-
	5,428,663	06-1995	Grimes et al.			
1 1	5,448,623	09-1995	Wiedeman et al.	2		***************************************
	5,455,853	10-1995	Cebulka et al.			
	5,471,616	11-1995	Johnson et al.		*********	***********
	5,495,567	02-1996	Iizawa et al.		101111111	
4	5,497,339	03-1996	Bernard	ليبيينا		Liferinger
	5,557.658	09-1996	Gregorek et al.			
	5,563,937	10-1996	Bruno et al.			
	5,606,594	02-1997	Register et al.			
	5,628,004	051997	Gormley et al.	-		
	5,646,945	07-1997	Bergler			
	5.727,057	03-1998	Emery et al.			

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November 30, 2007	2614

		U.S. PA	ATENT DOCUMENTS			
EXAMINER INITIAL	DOCUMENT NUMBER	DATE	NAME	CLASS	SUB CLASS	FILING DATE
	5,727,057	03-1998	Emery et al.			
	5,732,074	03-1998	Spaur et al.		January 1	
	5,732,216	03-1998	Logan et al.			
	5,737,533	04-1998	De Hond		********	
	5,742,905	04-1998	Pepe et al.			
	5,806,057	09-1998	Gormley et al.	100001		
	5,838,665	11-1998	Kahn et al.	- 1		
	5,850,433	12-1998	Rondeau		-	
	5,859,972	01-1999	Subramaniam et al.	*********	(
THE	5,875,405	02-1999	Honda	*********	hamine	-
	5,878,418	03-1999	Polcyn et al.			
	5,894,473	04-1999	Dent	2		
	5,894,595	04-1999	Foladare et al.			
	5,913,029	06-1999	Shostak		*********	
	5,915,008	06-1999	Dulman		101111111	
	5,918,172	06-1999	Saunders et al.		and the same	
	5,930,700	07-1999	Pepper et al.	4444		
	5,933,778	08-1999	Buhrmann et al.			
	5,938,757	08-1999	Bertsch		(manusia)	
	5,960,340	09-1999	Fuentes	entition.		
1 1 7 1	5,970,059	10-1999	Ahopelto et al.	-		
	5,991,394	11-1999	Dezonno et al.		7	

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FILING DATE:	GROUP:
November 30, 2007	2614

		U.S. PA	ATENT DOCUMENTS			
EXAMINER INITIAL	DOCUMENT NUMBER	DATE	NAME	CLASS	SUB CLASS	FILING DATE
	6,006,272	12-1999	Aravamudan et al.			
	6,014,437	01-2000	Acker et al.		(Annual or other party)	
	6,020,916	02-2000	Gerszberg et al.	ممتم	منتست	
	6,028,917	02-2000	Creamer et al.		********	
	6,031,904	02-2000	An et al.			
	6,044,403	03-2000	Gerszberg et al.			
	6.075,992	06-2000	Moon et al.	_ 1		
	6,078,581	06-2000	Shtivelman et al.		-	
	6,084,584	07-2000	Nahi et al.	**********	(
	6,094,478	07-2000	Shepherd et al.	*********	i	
	6,104,800	08-2000	Benson			
	6,141,341	10-2000	Jones et al.			************
	6,161,134	12-2000	Wang et al.			
	6,163,598	12-2000	Moore	********	***********	************
	6,167,040	12-2000	Haeggstrom	لسنين		
	6,175,860	01-2001	Gaucher		-	
	6,188,688	02-2001	Buskirk, Jr.			
	6,212,261	04-2001	Meubus et al.			
	6,216,158	04-2001	Luo et al.		/	
	6,240,097	05-2001	Weslock et al.	********		************
	6,259,692	07-2001	Shtivelman et al.			
	6,262,978	07-2001	Bruno et al.			

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		U.S. PA	ATENT DOCUMENTS			
EXAMINER INITIAL	DOCUMENT NUMBER	DATE	NAME	CLASS	SUB CLASS	FILING DATE
	6,266,539	07-2001	Pardo			
	6,301,609	10-2001	Aravamudan et al.		, inspects	
	6,308,201	10-2001	Pivowar et al.	4444	منبست	
	6,334,126	12-2001	Nagatomo et al.	*********	********	
	6,337,858	01-2002	Petty et al.			
	6,359,892	03-2002	Szlam et al.			
	6,385,308	05-2002	Cohen et al.	_ 1		
	6,404,764	06-2002	Jones et al.			
	6,411,615	06-2002	DeGolia et al.	**********	(
	6,411,965	06-2002	Klug	*********	interior	
	6,414,962	07-2002	Hall et al.			
	6,418,198	07-2002	Brablec et al.	********		***************************************
	6,421,235	07-2002	Ditzik			
	6,445,694	09-2002	Swartz	*******	*********	***************************************
	6,445,697	09-2002	Fenton	لسنين		
1 4 1 4	6,446,127	09-2002	Shuster et al.		-	
	6,448,978	09-2002	Salvador et al.			
	6,456,594	09-2002	Kaplan et al.			
	6,456,601	09-2002	Kozdon et al.			
	6,477,565	11-2002	Daswani et al.	*******		************
	6,477,576	11-2002	Angwin et al.		********	
	6,483,902	11-2002	Stewart et al.			

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APPLICANT Samuel F. WC			
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	6,493,338	12-2002	Preston et al.		bidelijile.	
	6,496,477	12-2002	Perkins et al.		(hoppings)	
	6,526,462	02-2003	Elabd		allegia	
	6,539,359	03-2003	Ladd et al.	-91199-011	********	
	6,577,622	06-2003	Shuster et al.	********		
	6,584,490	06-2003	Shuster et al.		.neeete-	
	6.650,901	11-2003	Shuster et al.			
	6,681,252	01-2004	Shuster et al.	*******	- Control	
	6,731,630	05-2004	Shuster et al.	********	(3,494,444)	
	6,741,586	05-2004	Shuster et al.		hamin	
	6,785,266	08-2004	Swartz			
	6,795,429	09-2004	Shuster et al.	********	(*********	**********
	6,804,224	10-2004	Shuster et al.	*********		
	6.822,957	11-2004	Shuster et al.	********	*********	
	6,853,714	02-2005	Liljestrand et al.			
4 1	6,856,616	02-2005	Shuster et al.		(a riojitari a)	
	6,857,021	02-2005	Shuster et al.			
	6,857,072	02-2005	Shuster et al.		/	
	6,870,830	03-2005	Shuster et al.			- in marin
	6,914,897	07-2005	Shuster et al.	******		21001110000
1	6,937,699	08-2005	Shuster et al.			

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	DE19813179	09-1999	DE	**********		X		
	EP0578374	01-1994	EP	- 1	********	7.1		
• •	EP0704788	04-1996	EP					
	EP0858202	08-1998	EP					
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	WO01/024496	04-2001	WO					
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	WO94/05111	03-1994	WO		/	III		
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	WO97/31492	08-1997	wo		*********			
Van II	WO97/33421	09-1997	wo	1 2.55		101		
	WO97/44943	11-1997	wo					
	WO98/00988	01-1998	wo					
	WO98/04065	01-1998	wo	السسد	2000000			
	WO98/10538	03-1998	wo			141		

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APPLICANT: Samuel F. WOOD, et al.	
FILING DATE: November 30, 2007	GROUP: 2614

		FOREIG	N PATENT DOCUMENTS					
EXAMINER INITIAL	DOCUMENT NUMBER	DATE	COUNTRY	CLASS	SUB CLASS	TRAN YE	TRANSLATI YE NO	
	WO98/16051	04-1998	wo			14		
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	WO99/35802	07-1999	WO			- 21		
	WO99/45687	09-1999	wo		-	711		

		OTHER DOCUMENTS (Including Author, Title, Date, Pertinent Pages, etc.)
EXAMINER INITIAL		
	i	RFC 3298 Service in the PSTN, August 2002
	2	Implementing Automatic Location Update for Follow-Me database using VoIP and Bluetooth Technologies, IEEE Transaction on computers, Vol. 51, No. 10, October 2002
	3	New services demand integration, Electronic Engineering Times, Aug. 28, 2000, Iss. 1128; pg. 110
	4	Natural Microsystems, M2 Presswire. Coventry: Aug., 18, 2000
	5	This pipe dream will come true: Voice Over Internet Protocol (VoIP) technology will make the phone Box something that really talks, Businessline, Chennai: Apr 17, 2002
	6	Using Optimization to Achieve Efficient Quality of Service in Voice over IP Networks, IEEE 2003
	7	Broadsoft literature Broadworks overview, Copyright date 2002
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19-16	10	U.S. patent application Ser. No. 09/406,322, Schuster et al., filed Sep. 27, 1999
	11	U.S. patent application Ser. No. 09/515,798, Schuster et al., filed Feb, 29, 2000

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Information Disclosure Statement - Section 9 PTO-1449

Page 7 of 8

FORM PTO-1449	ATTY. DOCKET NO. TLM-103C1DIV	SERIAL NO. 11/948,965	
LIST OF PATENTS AND OTHER ITEMS FOR APPLICANT'S INFORMATION DISCLOSURE STATEMENT	APPLICANT: Samuel F. WOOD, et al.		
(Use several sheets if necessary)	FILING DATE: November 30, 2007	GROUP:	

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Information Disclosure Statement - Section 9 PTO-1449

Page 8 of 8

Electronic A	cknowledgement Receipt
EFS ID:	7033680
Application Number:	11948965
International Application Number:	
Confirmation Number:	3783
Title of Invention:	Branch Calling and Caller ID Based Call Routing Telephone Feature
First Named Inventor/Applicant Name:	Samuel F. Wood
Customer Number:	49637
Filer:	Reena Kuyper
Filer Authorized By:	
Attorney Docket Number:	TLM-103C1DIV
Receipt Date:	17-FEB-2010
Filing Date:	30-NOV-2007
Time Stamp:	23:50:25
Application Type:	Utility under 35 USC 111(a)

Payment information:

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New Applications Under 35 U.S.C. 111

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

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

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

New International Application Filed with the USPTO as a Receiving Office

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

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the Application of:		plication of:	Customer No.:	49,637
		Samuel F. WOOD, et al.	Confirmation No.:	3783
Serial	No.:	11/948,965	Group Art Unit:	2614
Filed:		June 7, 2006	Examiner:	Creighton H. Smith
For:	BASI	NCH CALLING AND CALLER ID ED CALL ROUTING TELEPHONE TURES	Docket No.:	TLM-103.C1DIV

SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT UNDER 37 C.F.R. 1.97(b)

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

Sir:

In compliance with the duty of disclosure under 37 CFR § 1.56, 37 CFR §§ 1.97, and 1.98, Applicants bring the following documents, of possible interest to the subject matter of this application, to the attention of the Examiner. Each of these documents is listed on the attached form PTO-1449. Applicants are providing copies of the listed documents, except for U.S. patents and U.S. patent publication applications. In the event the Examiner would like copies of the U.S. patents and published applications as well, the Examiner is requested to advise the undersigned. Applicants respectfully request the Examiner to consider and make these documents of record with respect to this application. In addition, for the Examiner's convenience, Applicants are providing below comments on select references. The Examiner is requested to make an independent determination on the relevance of the documents.

1. RFC 3298 Service in the PSTN:

This document describes protocols for use in an internet or other intelligent network (PSTN/IN). The protocols that are described are for use to optimize the network. This document also discloses "features" such as "call forwarding" that can be applied within a network, however, with modifications to the existing networks and limited routing only within a local geographic area. Moreover, this document does not disclose web-based access by subscribers to request features, nor first call and second functionalities.

2. Implementing Automatic Location Update for Follow-Me Database Using VoIP and Bluetooth Technologies

This document discloses a particular method of using databases in a VoIP network to enable a user to request call features such as "follow-me" using VoIP and Bluetooth technologies. Again, this document describes "features," but via a method that requires modifications to the existing networks and limited routing only within a local geographic area. Again, this document does not disclose web-based access by subscribers to request features, nor first call and second functionalities.

3. New Services Demand Integration

This document recognizes that networks, such as the public switched telephone network (PSTN) and the internet (packet-based) networks are fast converging and that the new emerging networks will require new services to facilitate user interfaces. It should be noted that the document publication is after Applicants' priority date (parent patent no. 6,574,328, filed on May 2000). This document is of background interest only and does not address application of "features," via web access or otherwise, nor first call and second functionalities.

4. Natural Microsystems

This document describes the SS7 software product that natural Microsystems introduced to the market. SS7 is a standard protocol used in the PSTN for signaling call management within the network. SS7 was widely known and used by carriers in the PSTN to perform circuit switching operations. Applicants' parent patent no. 6,574,328, filed on May 2000, describes the SS7 protocol.

The document is of background interest only and does not address application of "features," via web access or otherwise, nor first call and second functionalities.

 Voice Over Internet Protocol (VoIP) Technology will Make the Phone Box Something That Really Talks

This document describes the advantages of VoIP and VoIP telephones that will make new technologies available to telephone users and the advantages of VoIP. The document is of background interest only and does not address application of "features," via web access or otherwise, nor first call and second functionalities.

6. <u>Using Optimization to Achieve Efficient Quality of Service in Voice Over IP Networks</u>
This document recognizes the need for improved quality service in VoIP networks. As recognized in Applicants' parent disclosure, VoIP's quality of service ("QOS") was less than the quality of the PSTN networks. The document is of background interest only and does not address application of "features," via web access or otherwise, nor first call and second functionalities.

7. Broadsoft Literature Broadworks Overview

This document describes Broadworks, a product that consists of software modules, which may be integrated into a hardware platform such as the Sun Solaris Network Platform for use at call centers and other such large enterprises. Broadworks discloses a system for adding "call features" to an existing Class 5¹ and packet networks. Broadworks discloses a set of tools that can be used to

Class 4 Office

The fourth level in AT&T's long distance toll switching hierarchy – the major switching center to which toll calls from Class 5 offices are sent. In U.S. common carrier telephony service, a toll center designated "Class 4C" is an office where assistance in completing incoming calls is provided in addition to other traffic. A toll center designated "Class 4P" is an office where operators handle only outbound calls, or where switching is performed without operator assistance.

Class 5 Office

An end office. Your local central office. The lowest level in the hierarchy of local and long distance switching which AT&T set up when it was "The Bell System." A class 5 office is a local Central Office that serves as a network entry point for station loops and certain special-service lines. Also called an End Office. Classes 1, 2, 3, and 4 are toll offices in the telephone network.

See also, Engineering and Operations in the Bell system, Second edition, 1977,1983, Bell telephone Laboratories,

Dictionary definitions, "Newton's Telecom Dictionary," 15th Edition, February 1999, ISBN Number 1-57820-001-8

replace the existing Class 5 central office switches. This document discloses a web-based interface to provide users access, and "call features," but proposes an implementation (via replacement of the existing edge switch) and therefore, does not accommodate the existing network infrastructure. Moreover, the features are limited to a local geographic area because of the implementation via the edge switch and there are no first call and second call functionalities. It should be noted that this document antedates Applicants' parent patent no. 6,574,328, which has a priority date of May 2000.

8. <u>BroadSoft Introduces Industry's First Complete Service Delivery and Creation Product Suite</u> for Enhanced Telephony Services Broadworks

This document discloses a system for integrating services that are web-enabled and offer specific features such as group directories, call forwarding, option configurations, in to the PSTN and packet (VoIP) networks. The system disclosed is web-enabled and offers specific features such as group directories, call forwarding, option configuration, messaging, and auto attendant services. However, these features are implemented in a different way, by requiring replacement of the existing edge switch with a Broadsoft switch (unlike Applicants' implementation, which works with the existing edge switch). Again, the features are limited to a local geographic area and there are no first call and second call functionalities.

 Broadsoft Unveils Advanced Architecture for the Rapid and Cost Effective Delivery of Enhanced Communications Services

This article discloses a set of software tools for building a processing platform directed to a VoIP implementation. This document discloses a system for integrating services for packet (VoIP) networks. The system disclosed is web enabled and offers features such as group directories, call forwarding, option configuration, messaging, and auto attendant services. However, these features are implemented in a different way, by requiring replacement of the existing edge switch with a Broadsoft switch (unlike Applicants' implementation, which works with the existing edge switch). Again, the features are limited to a local geographic area and there are no first call and second call functionalities.

e.g. Section 4 Network and Systems, Network Structures and Planning, also See index under Electronic Switching system(s)

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10. U.S. Patent No. 6853714 to Liljestrand

This patent is directed to an apparatus and method for enhanced telecommunication services. This patent discloses another VoIP approach to changing the network on a large scale. It proposes an upgrade to the existing carriers' equipment and network architecture. The patent merely mentions the possibility of web access, but does not disclose how to accomplish it, and does not disclose first call and second call functionalities.

11. U.S. Patent No. 4,348,554, U.S. Patent No. 4,611,094 & U.S. Patent No. 4,611,096 to Asmuth

The Asmuth patents disclose a system and method to upgrade the architecture and infrastructure of the public switched network (PSTN) to enable the system to direct telephone calls to a selected group of customers with decisions controlled by the carrier. These patents also do not address web access application of features by subscribers, nor application of features in the entire fabric of networks, or first call and second call functionalities.

Finally, Applicants bring their related patents and applications to the Examiner's attention.

Patent or Application Number	Title	Filed	Docket Number
6529596	Web-Based Control of Telephone	5/4/00	TLM-101
6532288	Tandem Access Control Processor Connected to the Public Switched Telephone Network for Controlling Features	5/4/00	TLM-102
6574328	Telephone Call Control System for the Public Switched Telephone Network	5/4/00	TLM-103

Patent or Application Number	Title	Filed	Docket Number
7324635	Branch Calling and Caller ID Based Call Routing Telephone Features	4/30/03	TLM-103C1
7587036	Tandem Access Controller Within the Public Switched Telephone Network	7/5/06	TLM-103C1CON
11/428,822	Tandem Access Controller Within the Public Switched Telephone Network	10/26/06	TLM-103C1CON2
11/428,825	Tandem Access Controller Within the Public Switched Telephone Network	10/26/06	TLM-103C1CON3

This Supplemental Information Disclosure Statement is timely submitted under 37 CFR § 1.97(b)(4), that is, before mailing of a first office action after the filing of a request for continued examination under § 1.114. Thus, no petition or fee is required at this time. If the U.S. Patent Office determines that a fee is necessary, this submission should be considered a petition, and the U.S. Patent Office is hereby authorized to charge any fee necessary to Deposit Account No. 50-3102 of Berry & Associates P.C.

Respectfully submitted,

Dated: February 17, 2010 By: /Reena Kuyper/

> Reena Kuyper Registration No. 33,830

Berry & Associates P.C. 9229 Sunset Blvd., Suite 630 Los Angeles, California 90069 (310) 247-2860

Customer No. 49,637

Page 6 of 6

Document code: WFEE

United States Patent and Trademark Office Sales Receipt for Accounting Date: 03/01/2010

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

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
11/948,965	11/30/2007	Samuel F. Wood	TEL-M-8801-1P-1D 37		
	7590 01/14/2010 SOCIATES P.C.		EXAM	INER	
9229 SUNSET		SMITH, CREIGHTON H			
SUITE 630 LOS ANGELES	S. CA 90069		ART UNIT	PAPER NUMBER	
			2614		
			MAIL DATE	DELIVERY MODE	
			01/14/2010	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.

PTOL-90A (Rev. 04/07)

	Application No.	Applicant(s)	
Interview Summary	11/948,965	WOOD ET AL.	
1045 (1530 550006.5)	Examiner	Art Unit	
	CREIGHTON SMITH	2614	
All participants (applicant, applicant's representative	, PTO personnel):		
(1) Reena Kuyper.	(3)Sam Wood		
(2) Creighton Smith.	(4) Jerry Klein.		
Date of Interview: 11 JAN '10.			
Type: a)☐ Telephonic b)☐ Video Conference c)☒ Personal [copy given to: 1)☐ applica	ce ant 2)⊠ applicant's represent	ative]	
Exhibit shown or demonstration conducted: d) \(\subseteq \) If Yes, brief description:	∕es e)⊠ No.		
Claim(s) discussed: none.			
Identification of prior art discussed: Schwab et al.			
Agreement with respect to the claims f)☐ was reach	ned. g)⊠ was not reached. h)	□ N/A.	
Substance of Interview including description of the greached, or any other comments: Applicant explaine major difference being that the subscriber is allowed access controller without any modification to the net. (A fuller description, if necessary, and a copy of the allowable, if available, must be attached. Also, when allowable is available, a summary thereof must be a THE FORMAL WRITTEN REPLY TO THE LAST OF INTERVIEW. (See MPEP Section 713.04). If a reply GIVEN A NON-EXTENDABLE PERIOD OF THE LOI INTERVIEW DATE, OR THE MAILING DATE OF THE FILE A STATEMENT OF THE SUBSTANCE OF THE requirements on reverse side or on attached sheet.	and the differences between Schwitto connect to a tandem access work. Applicant is going to file at amendments which the examine re no copy of the amendments that tached.) FICE ACTION MUST INCLUDE to the last Office action has almost of the second of th	ab et al and their apparatuswitch directly through a tent RCE stressing this different agreed would render the nat would render the claims. THE SUBSTANCE OF THE ADDITIONAL APPLICATION THIS RM, WHICHEVER IS LATER AND THE SUBSTANCE OF THE RTY DAYS FROM THIS RM, WHICHEVER IS LATER AND THE SUBSTANCE OF THE SUBSTANC	endem ence claims s s HE NT IS
/CREIGHTON SMITH/ Primary Examiner, Art Unit 2614	11 JAN '10		

U.S. Patent and Trademark Office PTOL-413 (Rev. 04-03)

Interview Summary

Paper No. 20100111

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

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

37 CFR §1.2 Business to be transacted in writing.

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

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

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

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

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

The Form provides for recordation of the following information:

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

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

A complete and proper recordation of the substance of any interview should include at least the following applicable items:

- 1) A brief description of the nature of any exhibit shown or any demonstration conducted,
- 2) an identification of the claims discussed,
- 3) an identification of the specific prior art discussed,
- 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.



49637

SUITE 630

UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address COMMISSIONES, FOR PATENTS PO Box 1500 Alexandra, Vigueir 22313-1450 www.capto.gov

APPLICATION NUMBER

FILING OR 371(C) DATE

FIRST NAMED APPLICANT

ATTY: DOCKET NO./TITLE

11/948,965

BERRY & ASSOCIATES P.C. 9229 SUNSET BOULEVARD

LOS ANGELES, CA 90069

11/30/2007

Samuel F. Wood

TEL-M-8801-1P-1D CONFIRMATION NO. 3783

POA ACCEPTANCE LETTER

Date Mailed: 12/28/2009

NOTICE OF ACCEPTANCE OF POWER OF ATTORNEY

This is in response to the Power of Attorney filed 12/16/2009.

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

/sleutchit/

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

page 1 of I



32566

United States Patent and Trademark Office

UNPTED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address COMMISSIONER FOR PATENTS PO Best 1450 Alexandra, Vigenia 22313-1450 www.caping.gov

APPLICATION NUMBER

FILING OR 371(C) DATE

FIRST NAMED APPLICANT

ATTY. DOCKET NO./TITLE

11/948,965

11/30/2007

Samuel F. Wood

TEL-M-8801-1P-1D

CONFIRMATION NO. 3783
POWER OF ATTORNEY NOTICE

PATENT LAW GROUP LLP
2635 NORTH FIRST STREET
SUITE 223
SAN JOSE, CA 95134

Date Mailed: 12/28/2009

NOTICE REGARDING CHANGE OF POWER OF ATTORNEY

This is in response to the Power of Attorney filed 12/16/2009.

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

/sleutchit/

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

page 1 of I

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

POWER OF ATTORNEY OR REVOCATION OF POWER OF ATTORNEY WITH A NEW POWER OF ATTORNEY AND CHANGE OF CORRESPONDENCE ADDRESS

Application Number	11/948,965
Filing Date	November 30, 2007
First Named Inventor	Samuel F. Wood
Title	Branch Calling and Caller ID Based Call
Art Unit	2614
Examiner Name	Smith, Creighton H.
Attorney Docket Number	TI M-103 DIV

	torney is submitted herewith.	-			
Number as my identified above and Trademar OR I hereby appoi	nt Practitioner(s) associated with the followir //our attorney(s) or agent(s) to prosecute the re, and to transact all business in the United k Office connected therewith: nt Practitioner(s) named below as my/our at	application States Patent torney(s) or agent(s) to		49,637	ove, and
to transact air	business in the United States Patent and Tra Practitioner(s) Name	demark Office confiect	Registratio	n Number	
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This collection of information is required by 37 CFR 1.31, 1.32 and 1.33. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 3 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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

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

		STA	ATEMENT UNDER	37 CFR 3.73(b)
Applican	nt/Patent Ow	ner: Samuel F. Wood		
		nt No.: 11/948,965		Filed/Issue Date: November 30, 2007
Titled:	BRANCH	CALLING AND CALLER II	D BASED CALL RO	UTING TELEPHONE FEATURES
TELEMA	AZE, LLC		, a limited lia	bility company
(Name of A	Assignee)		(Type of As	signee, e.g., corporation, partnership, university, government agency, etc.
states th	at it is:			
1.	the assign	nee of the entire right, title, an	d interest in;	
2.		nee of less than the entire right ant (by percentage) of its owne		%); or
3.	the assign	nee of an undivided interest in	the entirety of (a com	plete assignment from one of the joint inventors was made)
the pater		n/patent identified above, by vi		
A. OR	the United	nment from the inventor(s) of t d States Patent and Trademar efore is attached.		patent identified above. The assignment was recorded in, Frame, or for which a
в. 🗙	A chain of	f title from the inventor(s), of the	he patent application/	patent identified above, to the current assignee as follows:
	1. From:	Wood, Samuel F. and Kl	lein, Jerry A.	To: Telemaze, Inc.
			in the United States F , Frame 0043	Patent and Trademark Office at, or for which a copy thereof is attached.
	2. From:	Asprey, Margaret Susan		To: Telemaze, Inc.
			in the United States F Frame 0259	Patent and Trademark Office at, or for which a copy thereof is attached.
	3. From:	Telemaze, Inc.		To: Telemaze, LLC
				Patent and Trademark Office at
		Reel 016844	, Frame 0708	or for which a copy thereof is attached.
F	Additiona	al documents in the chain of ti	tle are listed on a sup	plemental sheet(s).
or	concurrently	y is being, submitted for record	dation pursuant to 37	of the chain of title from the original owner to the assignee was CFR 3.11. ent document(s)) must be submitted to Assignment Division
ac	ccordance wi	ith 37 CFR Part 3, to record th	e assignment in the re	ecords of the USPTO. See MPEP 302.08]
The unde	ersigned (wh	ose title is supplied below) is	authorized to act on b	ehalf of the assignee.
_	Signature			12/11/09
1	//	emaze, LLC		Managing Member
	Printed or Ty			Wanaging Wember Title

This collection of information is required by 37 CFR 3.73(b). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S., Patent and Trademark Office, U.S., Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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

Electronic A	cknowledgement Receipt
EFS ID:	6653330
Application Number:	11948965
International Application Number:	
Confirmation Number:	3783
Title of Invention:	Branch Calling and Caller ID Based Call Routing Telephone Feature
First Named Inventor/Applicant Name:	Samuel F. Wood
Customer Number:	32566
Filer:	Reena Kuyper
Filer Authorized By:	
Attorney Docket Number:	TEL-M-8801-1P-1D
Receipt Date:	16-DEC-2009
Filing Date:	30-NOV-2007
Time Stamp:	23:10:15
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.)	
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Information:							

		Total Files Size (in bytes)	248	8686	
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Warnings:					
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2	Assignee showing of ownership per 37	TLM-103_DIV_Statement_Und er_37_CFR_3_73_b_signed_12		no	à.

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 DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandra, Virginia 22313-1450 www.uppto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
11/948,965	11/30/2007	Samuel F. Wood	TEL-M-8801-1P-1D 3783	
32566 PATENT LAW	7590. 10/13/2009 GROUPLLP		EXAM	INER
	FIRST STREET		SMITH, CRE	EIGHTON H
SUITE 223 SAN JOSE, CA	95134		ART UNIT	PAPER NUMBER
drain a constant con			2614	
			MAIL DATE	DELIVERY MODE
			10/13/2009	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.

PTOL-90A (Rev. 04/07)

	Application No.	Applicant(s)	-
	11/948,965	WOOD ET AL.	
Office Action Summary	Examiner	Art Unit	
	CREIGHTON SMITH	2614	
The MAILING DATE of this communication a Period for Reply	ppears on the cover sheet with	the correspondence address	
A SHORTENED STATUTORY PERIOD FOR REF WHICHEVER IS LONGER, FROM THE MAILING - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory perion. - Failure to reply within the set or extended period for reply will, by state Any reply received by the Office later than three months after the mail earned patient term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICA 1.136(a). In no event, however, may a rep od will apply and will expire SIX (6) MONTH ute, cause the application to become ABAI	ATION. by be timely filed IS from the mailing date of this communication JOONED (35 U.S.C. § 133).	
Status			
1) Responsive to communication(s) filed on 25	SEP '09.		
	nis action is non-final.		
3) Since this application is in condition for allow	ance except for formal matter	s, prosecution as to the merits is	s
closed in accordance with the practice under	r Ex parte Quayle, 1935 C.D.	11, 453 O.G. 213.	
Disposition of Claims			
4)⊠ Claim(s) 1.3-7,10 and 12-21 is/are pending i	n the application.		
4a) Of the above claim(s) 2.8,9 and 11 is/are		i.	
5) Claim(s) is/are allowed.			
6)⊠ Claim(s) 1-21 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 Exami	ner.		
10) The drawing(s) filed on is/are: a) a		the Examiner.	
Applicant may not request that any objection to the			
Replacement drawing sheet(s) including the corre			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	gn priority under 35 U.S.C. § 1	19(a)-(d) or (f).	
a) All b) Some * c) None of:		30000	
1. Certified copies of the priority docume	nts have been received.		
2. Certified copies of the priority docume	nts have been received in Ap	olication No,	•
3. Copies of the certified copies of the pr	iority documents have been re	eceived in this National Stage	
application from the International Bure	eau (PCT Rule 17.2(a)).		
* See the attached detailed Office action for a li	st of the certified copies not re	ceived.	
Attachment(s)			
1) Notice of References Cited (PTO-892)		mmary (PTO-413)	
Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO/SB/08)		Mail Date,, rmal Patent Application	
Paper No(s)/Mail Date	6) Other:	A - 20 27 W - 7 CO	201

Office Action Summary

U.S. Patent and Trademark Office PTOL-326 (Rev. 08-06)

Part of Paper No./Mail Date 20091008

Application/Control Number: 11/948,965

Art Unit: 2614

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.

Page 2

Claims 1, 4-7, 10, 13-21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Schwab et al in view of Sidhu et al, U.S. Pat. #6,744,759 or Shah et al, U.S. Pat. #6,041,325.

Schwab et al disclose in col. 1, lines 40 et seq. a method of routing incoming phone calls that includes the steps of coupling an incoming call to a subscriber to a platform, then in step (e) Schwab et al disclose "if it is determined that a 'simultaneous' search feature is active, then the incoming call will be directed to **all** number's on the subscriber's simultaneous list stored on the platform. In col. 4, lines 43, et seq. Schwab et al disclose that if the subscriber chooses simultaneous ring option, all of the phone numbers selected by the subscriber will ring at once until one of the phone numbers is answered. Schwab et al never specifically disclose that once a phone answers the call that the other phones will abandon the call, but this is inherently what is happening because once the call is answered the network will abandon/cease calling the other phones in order to conserve network resources and thus save money.

Schwab et al processing platform 18 is deemed to be within the PSTN, and is <u>NOT</u> considered to be an "edge device." According to Newton's Telecom Dictionary, page 352, 23rd Ed., an edge device is defined as a physical device capable of forwarding packets between legacy interworking interfaces and ATM interfaces. A physical device

Application/Control Number: 11/948,965 Page 3

Art Unit: 2614

that sits on edges of the Internet under control of the ISP. Newton's Dictionary defines the PSTN, page 748, as "the entire interconnected collection of local, long distance, and international phone companies. No where in Schwab et al is there any disclosure of the Internet or packets/frames. Neither does Schwab et al call their processing platform an "edge device". Therefore, since Schwab et al neither disclose the Internet or packet transmission nor do they disclose that platform 18 to be an "edge device," examiner disagrees with applicant's assertion that platform 18 is an edge device. Even though Schwab et al has not included the EO (12, 16, 20), platform 18, and caller 10 within the PSTN cloud 14 in the drawings, all those elements are deemed to be within the PSTN according to Newton's definition of the PSTN.

Schwab et al do not disclose that the service features provisioning is done through the Internet. However, Sidhu et al disclose in claim 4 a provisioning function that provides a feature request form to a user on one of the data channels, with the feature request form being presented to the user in a web browser. Shah et al teach in Fig. 6 and col. 11, lines 12 et seq. that access point 30 presents users with Internet browser screens the ability to provision services. Some of the specific service provisions shown in Fig. 5 are call waiting and call forwarding. To have provided either Sidhu or Shah et al teaching of allowing a user/subscriber to provision telephony service features through the Internet in Schwab et al device would have been obvious to a person having ordinary skill in the art because both references are teaching different service features available to users and skilled artisan in this art would have used common sense to combine the features of the references together. For claim 2, see Fig. 1, element #14.

Application/Control Number: 11/948,965

Art Unit: 2614

Claims 3, 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Schwab et al in view of Sidhu et al or Shah et al and further in view of Kugell et al, U.S. Pat. #5,802,160.

Kugell et al disclose in col. 5, lines 48 et seq. simultaneous ringing at a home number 21 and a cellular number 24 when a 1-800 number is called. Kugell et al further disclose in col. 4, lines 54 et seq the use of ANI to determine who is calling. To have used Kugell's teaching of the use of ANI in Schwab et al routing system would have been obvious to a person having ordinary skill in the art because both references are teaching simultaneous ringing of forwarded calls.

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 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.

Page 4

Application/Control Number: 11/948,965

Art Unit: 2614

Any inquiry concerning this communication should be directed to CREIGHTON SMITH at telephone number (571)272-7546.

08 OCT '09

/CREIGHTON SMITH/ Primary Examiner, Art Unit 2614

Page 5

Index of Claims	Application/Control No.	Applicant(s)/Patent Under Reexamination WOOD ET AL.
	Examiner CREIGHTON SMITH	Art Unit 2614

1	Rejected		Cancelled	N	Non-Elected	A	Appeal
=	Allowed	÷	Restricted	J.	Interference	0	Objected

CLAIM			DATE						
Final	Original	03/05/2009	10/08/2009						
	1	V	4						
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	3	1	4						
	4	4	V						
	5	~	V						
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	7	- V	V	1 1		1			
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	9	*	*						
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U.S. Patent and Trademark Office

Part of Paper No.: 20091008

Search Notes	Application/Control No.	Applicant(s)/Patent Under Reexamination WOOD ET AL.
	Examiner CREIGHTON SMITH	Art Unit

	SEA	RCHED	
Class	Subclass	Date	Examiner

	SEARCH NOTES		
Search N	lotes	Date	Examiner
EAST		05 MAR '09	chs

	INTERFERENCE SEA	RCH	
Class	Subclass	Date	Examiner

U.S. Patent and Trademark Office

Part of Paper No.: 20091008

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s): Samuel F. Wood, Margaret Susan Asprey, Jerry A. Klein

Assignee: Telemaze, Inc.

Title: Branch Calling and Caller ID Based Call Routing Telephone Features

Serial No.: 11/948,965 Filed: November 30, 2007

Examiner: Creighton H. Smith Group Art Unit: 2614

Docket No.: TEL-M-8801-1P-1D Conf. no.: 3783

San Jose, California September 25, 2009

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

SUPPLEMENT RESPONSE TO OFFICE ACTION-RESPONSE TO NOTICE OF NON-COMPLIANT AMENDMENT

Dear Commissioner:

Applicants responded to the Office Action dated March 9, 2009, with a response dated July 27, 2009. The PTO sent a Notice of Non-Compliant Amendment on September 21, 2009, indicating that the added claims should not have been underlined. This response is identical to the July 27 response except the added claims are not underlined. The due date for this corrected response without fee is October 21, 2009.

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Amendments to the claims begin on page 2 of this paper.

Remarks begin on page 9 of this paper.

Amendments to the Claims

This listing of claims replaces all prior versions, and listings, of claims in the application.

Listing of Claims

1. (currently amended) A method performed by a <u>web-enabled</u> processing system connected within the public switched telephone network (PSTN) comprising:

receiving a call from in response to a calling party entering a first number, using a communications device, an end unit intended for to a subscriber, the processing system processing the call pursuant to at least one calling feature designated by said subscriber, where the at least one calling feature had previously been communicated to the processing system by said subscriber via the internet;

placing <u>at least</u> two or more calls simultaneously to <u>at least</u> two or more associated <u>different communications devices</u> end units designated by the subscriber;

detecting that the call has been answered at one of the <u>communications devices</u> end units; and

in response to the detecting, abandoning other calls to other the remaining one or more communications devices end units and establishing a connection between the calling party's communications device end unit and the answered communications device end unit.

- 2. (cancelled)
- (currently amended) The method of Claim 1 further comprising;
 detecting first information about the source of the call;

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associating the first information with a <u>calling</u> feature, <u>previously</u> selected by the subscriber to be performed on the call, the <u>calling</u> feature being to forward the call to <u>at</u> least two or more communications devices end units; and

simultaneously placing at least two calls the eall to at least the two or more communications devices end units.

- 4. (currently amended) The method of Claim 1 wherein the at least the two or more calls to the communications devices end units are any combination of local call, long distance call, and cellular call, and VOIP call.
- 5. (currently amended) The method of Claim 1 wherein, when one of the calls to the communications devices end units is answered, an answer supervision signal is transmitted to the processing system, and the processing system terminates the other calls.
- (original) The method of Claim 5 wherein the answer supervision is pursuant to the SS7 signaling protocol.
- 7. (currently amended) The method of Claim 1 wherein the processing system is connected to a PSTN tandem switch within the PSTN, and wherein receiving a call from a calling party comprises:

receiving a first call through the tandem switch from the calling party intended for the subscriber after the calling party has <u>enter entered</u> a first telephone number, the first telephone number being the subscriber's public telephone number, said processing system simultaneously placing at least second and third calls using second and third telephone numbers different from the first telephone number.

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- 8. (cancelled)
- 9. (cancelled)
- 10. (currently amended) A controller connected within the to a public switched telephone network (PSTN) comprising:

a processing system connected within the PSTN and linked to the internet for selecting at least one calling feature via the internet, the processing system programmed to perform the process comprising:

receiving a call from a calling party, using a communications device an end unit, to intended for a subscriber, whereby said processing system implements a calling feature previously designated by said subscriber via the internet;

placing <u>at least</u> two or more calls simultaneously to <u>at least</u> two or more associated <u>different communications devices</u> end units <u>previously</u> designated by the subscriber;

detecting that the call has been answered at one of the <u>communications</u> devices end units; and

in response to the detecting, abandoning other calls to other the remaining one or more communications devices end units and establishing a connection between the calling party's communications device end unit and the answered communications device end unit.

- 11. (cancelled)
- 12. (currently amended) The controller of Claim 10 wherein the processing system is programmed to perform the process comprising:

detecting first information about the source of the call;

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associating the first information with a feature, selected by the subscriber, to be performed on the call, the feature being to forward the call to the at least two or more different communications devices end units; and

simultaneously placing the at least two calls the eall to the at least the two or more different communications devices end units.

13. (currently amended) The controller of Claim 10 wherein the at least two the two or more calls to the communications devices end units are any combination of local call, long distance call, and cellular call, and VOIP call.

14. (currently amended) The controller of Claim 10 wherein, when one of the calls to the <u>communications devices</u> end units is answered, an answer supervision signal is transmitted to the processing system, and the processing system terminates the other calls.

15. (currently amended) The controller of Claim 10 wherein the processing system is connected to a PSTN tandem switch within the PSTN, and wherein receiving a call from a calling party comprises:

receiving a first call through the tandem switch from the calling party intended for the subscriber after the calling party has <u>enter entered</u> a first telephone number, the first telephone number being the subscriber's public telephone number, said processing system simultaneously placing at least second and third calls using second and third telephone numbers different from the first telephone number.

16. (original) The controller of Claim 10 wherein the processing system is connected to the PSTN in the subscriber's local service area.

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17. (original) The controller of Claim 10 wherein the subscriber is a subscriber of residential telephone service.

18. (new) The controller of Claim 10 wherein the subscriber is a subscriber of business telephone service.

19. (new) A method performed by a processing system within the public switched telephone network (PSTN) comprising:

placing at least two calls simultaneously to at least two different communications devices designated by a subscriber using a communications device, the processing system processing the calls pursuant to at least one calling feature designated by said subscriber, where the at least one calling feature had previously been communicated to the processing system by said subscriber via the internet;

receiving the at least two calls made simultaneously to said at least two different communications devices designated by said subscriber via the internet;

detecting that one of the calls has been answered at one of the communications devices; and

in response to the detecting, abandoning other calls to the remaining one or more communications devices and establishing a connection between said subscriber's communications device and the answered communications device.

20. (new) A controller connected within the public switched telephone network (PSTN) comprising:

a processing system linked to the internet for allowing a subscriber to select at least one calling feature over the web, the processing system programmed to perform the process comprising:

placing at least two calls simultaneously to at least two different communications devices designated by a subscriber using a communications device, the processing system processing the calls pursuant to at least one calling

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feature designated by said subscriber, where the at least one calling feature had previously been communicated to the processing system by said subscriber via the internet;

receiving at least two calls made simultaneously to said at least two different communications devices designated by the subscriber via the internet;

detecting that the call has been answered at one of the communications devices; and

in response to the detecting, abandoning other calls to the remaining one or more communications devices and establishing a connection between the calling party's communications device and the answered communications device.

21. (new) A controller connected within the public switched telephone network (PSTN) comprising:

a processing system linked to the internet for allowing a subscriber to select at least one calling feature via the internet, the processing system programmed to perform the process comprising:

receiving a call under the control of said controller from a calling party, using a communications device, intended for a subscriber, the processing system processing the call pursuant to at least one calling feature designated by said subscriber, where the at least one calling feature had previously been communicated to the processing system by said subscriber via the internet;

invoking the at least one calling feature prior to said received call reaching a terminating central office, said at least one calling feature placing at least two calls simultaneously to at least two different communications devices previously designated by said subscriber;

detecting that one of at least two calls has been answered at one of the communications devices; and

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in response to the detecting, abandoning other calls to the remaining one or more communications devices and establishing a connection between the calling party's communications device and the answered communications device.

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Remarks

Claims 1, 3-7, 10, and 12-21 are pending after the amendments. Claims 1, 3-5, 7, 10, 12-15 have been amended to overcome the Examiner's rejection. Claims 2, 8, 9, 11 have been cancelled. Claims 1 and 10 have been amended to include the limitations of Claims 2 and 11, respectively. Claims 18-21 have been added. Additionally, the term "end unit" used in the claims was changed to "communications device" to be clearer. All amendments are supported by Figs. 1, 2, and 5, page 8, line 5, to page 9, line 25, and the original claims.

The examiner rejected Claims 1, 2, 4-11, and 13-17 under 35 USC 102(e) as being anticipated by Schwab (US 6,381,323).

"Within the PSTN"

All independent Claims 1, 10, 19-21 now contain the limitation that the processing system is "within the public switched telephone network (PSTN)" to better distinguish the claims over Schwab.

Schwab discloses a "PAS platform 18" that can be programmed by subscribers to do simultaneous call forwarding. The PAS platform 18 is an edge device (see Fig. 1). Edge devices are discussed on page 2, lines 19-27, of Applicants' specification and suffer several disadvantages.

It is known to those of skill in the art that as part of the deregulation of the telecommunications industry in the 1980's the carriers agreed not to operate or maintain equipment or facilities located on the customer's premise. It was also agreed that equipment connected to the PSTN would be FCC registered, and that demarcation points (smart jacks) would be installed at the edge of the customer's premise to provide a boundary between the PSTN and the subscriber. Subscriber-operated equipment connected to the PSTN are called edge devices and are considered outside the PSTN.

Schwab uses "personal access service (PAS)" numbers to provide a means for subscribers to access the platform 18 (see col. 4, lines 13-16). PAS numbers are similar

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to direct inward dial (DID) numbers used to connect customer provided PABXs to the PSTN as the local exchange carrier would rent a block of numbers to a subscriber who would then assign them to its customers using the platform. Many carriers now use ISDN PRIs (primary rate interface) as a method of delivery of these numbers. If the PAS platform 18 was within the PSTN, then PAS numbers would be unnecessary as the carriers using the platform would simply provide local numbers from its number pool, or, even better, use local number portability to LNP the subscribers number directly to the platform. No discussion of local number portability appears in Schwab.

The edge device descriptions are found in Schwab as follows:

Connection to the PSTN Col. 5, line 45

FCC Col. 5, Line 50

PRI, BRI, Col. 5, lines 50-51

End Office Switch Col. 5, line 53

Smart Jack Col. 5, line 54

Line Side Connection Col. 6, line 8

Customer Premises Equipment Col. 6, lines 9-10

Thus the platform 18 in Schwab is not inside the PSTN and is exemplary of an edge device.

Therefore, since all of Applicants' independent claims include the limitation that the processing system is connected within the PSTN, these claims are not suggested by Schwab. There are many advantages to the processing system being connected within the PSTN so the difference is very significant.

"Web Enabled, Internet"

The limitation that the calling feature implemented by the processing system is programmed into the processing system via the internet has been added to all the independent claims.

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Although Schwab mentions the "web" just one time in passing at Col. 4, line 30, in the entire 76-page patent, it does not suggest or disclose any of the web-enabling features described and shown in detail in the specification and drawings of Applicants' application.

The "PAS PLATFORM 18" as shown in Schwab's Fig. 4 is deficient as it is missing key elements for web enablement, such as the web server and the link to the internet.

Applicants' claimed invention allows subscriber control, via the internet, over the claimed calling feature performed by the processing system. This is not suggested by Schwab.

Claims 1, 3-5, 7, 10, and 12-15, have been amended to distinctly point out these patentably distinguishable features not found in Schwab. New Claims 18-21 have been added to the application. These new claims patentably distinguish over Schwab for the same reasons as stated above with respect to Claims 1-17.

Dependent Claims 3 and 12 were rejected under 35 U.S.C. 103(a) as being unpatentable over Schwab in view of Kugell (U.S. patent 5,802,160). Schwab in combination with Kugell could not suggest the various amended independent claims, so the dependent claims are also non-obvious.

It is respectfully submitted that all claims are allowable. If the examiner would like to discuss the claims with Applicant's attorney, the examiner is invited to call the undersigned at 408-382-0480 x202.

Certificate of Electronic Transmission

I hereby certify that this correspondence is being submitted electronically to the United States Patent and Trademark Office on the date shown below.

/Brian D Ogonowsky/ September 25, 2009 Attorney for Applicant(s) Date Respectfully submitted,

/Brian D Ogonowsky/

Brian D, Ogonowsky Attorney for Applicant(s) Reg. No. 31,988

11

Electronic A	cknowledgement Receipt
EFS ID:	6149573
Application Number:	11948965
International Application Number:	
Confirmation Number:	3783
Title of Invention:	Branch Calling and Caller ID Based Call Routing Telephone Feature
First Named Inventor/Applicant Name:	Samuel F. Wood
Customer Number:	32566
Filer:	Brian D. Ogonowsky/Edith Fuentes
Filer Authorized By:	Brian D. Ogonowsky
Attorney Docket Number:	TEL-M-8801-1P-1D
Receipt Date:	25-SEP-2009
Filing Date:	30-NOV-2007
Time Stamp:	19:06:23
Application Type:	Utility under 35 USC 111(a)

Payment information:

Submitted with F	Payment	no			
File Listing:					
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
		TEL-M-8801-1P-1D_Supp-Resp-	98934	Was	11
		OA-Notice-Non-Compliant.pdf	02a05eM049254d2838c673a7do8)eh52e8) 825e	yes	

5 7 7 7	Multipart Description/PDF files in .:	zip description	
	Document Description	Start	End
	Supplemental Response or Supplemental Amendment	T	1
	Claims	2	8
	Applicant Arguments/Remarks Made in an Amendment	9	11

Warnings:

Information:

Total Files Size (in bytes): 98934

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/06 (07-06)

Approved for use through 1/31/2007, OMB 0651-0032 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. Application or Docket Number Filing Date PATENT APPLICATION FEE DETERMINATION RECORD 11/948,965 11/30/2007 To be Mailed Substitute for Form PTO-875 APPLICATION AS FILED - PART I OTHER THAN SMALL ENTITY (Column 1) (Column 2) OR SMALL ENTITY RATE (\$) FOR NUMBER FILED NUMBER EXTRA FEE (\$) RATE (\$) FEE (\$) BASIC FEE N/A N/A N/A SEARCH FEE N/A **EXAMINATION FEE** N/A N/A N/A N/A TOTAL CLAIMS OR minus 20 = (37 CFR 1.16(i) INDEPENDENT CLAIMS XS X S If the specification and drawings exceed 100 sheets of paper, the application size fee due ■APPLICATION SIZE FEE is \$250 (\$125 for small entity) for each (37 CFR 1.16(s)) additional 50 sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s). MULTIPLE DEPENDENT CLAIM PRESENT (37 CFR 1.16(j)) If the difference in column 1 is less than zero, enter "0" in column 2. TOTAL APPLICATION AS AMENDED - PART II OTHER THAN SMALL ENTITY SMALL ENTITY (Column 1) (Column 2) (Column 3) REMAINING PRESENT ADDITIONAL ADDITIONAL NUMBER 09/25/2009 RATE (\$) RATE (\$) AFTER PREVIOUSLY **EXTRA** FEE (\$) FEE (\$) AMENDMEN AMENDMENT PAID FOR Total (37 CFR . 17 - 20 0 0 OR • 5 Minus ***5 0 X 5110 = 0 OR X S Application Size Fee (37 CFR 1.16(s)) OR FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(j)) TOTAL TOTAL 0 ADD'L OR ADD'L FEE FEE (Column 1) (Column 3) (Column 2) CLAIMS **HIGHEST** REMAINING NUMBER PRESENT ADDITIONAL ADDITIONAL RATE (\$) RATE (\$) AFTER PREVIOUSLY. **EXTRA** FEE (\$) FEE (\$) AMENDMENT PAID FOR AMENDMEN⁻ Total (37 CFR Minus OR X S X S X S Application Size Fee (37 CFR 1.16(s)) FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(j)) OR TOTAL TOTAL ADD'L ADD'L FFF If the entry in column 1 is less than the entry in column 2, write "0" in column 3. Legal Instrument Examiner: ** If the "Highest Number Previously Paid For" IN THIS SPACE is less than 20, enter "20". /MARQUITA D. JONES/ *** If the "Highest Number Previously Paid For" IN THIS SPACE is less than 3, enter "3".

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.

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

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

IPR2016-01254

PTO/SB/06 (07-06)

Approved for use through 1/31/2007. OMB 0651-0032 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

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(37 CFR 1.16(k), (i), or (m)) EXAMINATION FEE		E	N/A	-	N/A	N/A			N/A	
(37 CFR 1.16(o), (p), or (q)) TOTAL CLAIMS		or (q))	mir	us 20 = *		x s =		OR	x s =	-
(37 CFR 1.16(i)) INDEPENDENT CLAIMS (37 CFR 1.16(h))		s	m	inus 3 = *		x s =			x s =	
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MULTIPLE DEPENDENT CLAIM PRESENT (37 CFR 1.16(j)) * If the difference in column 1 is less than zero, enter "0" in column 2.						TOTAL			TOTAL	
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	07/27/2009	CLAIMS REMAINING AFTER		HIGHEST NUMBER PREVIOUSLY	PRESENT EXTRA	RATE (\$)	ADDITIONAL FEE (\$)	OR	RATE (\$)	ADDITIONAL FEE (\$)
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	Independent (37 CFR 1.16(h))	• 5	Minus	***3	= 2	X \$110 =	220	OR	X \$ =	
2	Application Si	ze Fee (37 CFR	1.16(s))							
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						TOTAL ADD'L FEE	220	OR	TOTAL ADD'L FEE	
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ZIVIE	Independent (37 CFR 1.16(h))	3 = =	Minus	***	8	x s =		OR	x s =	
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2	FIRST PRESEN	ITATION OF MULT	IPLE DEPEN	DENT CLAIM (37 CF)	R 1.16(j))			OR	6.40	
Ī						TOTAL ADD'L FEE		OR	TOTAL ADD'L FEE	
** If	the entry in column the "Highest Numbe If the "Highest Numb	er Previously Pai	d For" IN Th	HIS SPACE is less	than 20, enter "20"	Legal I	nstrument E: A D. MITCHE			

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

32566 e 09/21/2009 PATENT LAW GROUP LLP 2635 NORTH FIRST STREET

SUITE 223 SAN JOSE, CA 95134 Paper No.

Application No.:	11/948,965	Date Mailed:	09/21/2009
First Named Inventor:	Wood, Samuel, F.	Examiner:	SMITH, CREIGHTON H
Attorney Docket No.:	TEL-M-8801-1P-1D	Art Unit:	2614
Confirmation No.:	3783	Filing Date:	11/30/2007

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

Commissioner for Patents

PTO-90c (Rev.08-06)

Notice of Non-Compliant Amendment	Application No. 11/948,965	Applicant(s) WOOD ET AL.
(37 CFR 1.121)		Art Unit 1700

			1700	
	The MAILING DATE of this communication	on appears on the cover she	et with the correspondence ac	idress
req	e amendment document filed on 27 July, 2009 is uirements of 37 CFR 1.121 or 1.4. In order for the and is required.			
THE	FOLLOWING MARKED (X) ITEM(S) CAUSE 1. Amendments to the specification: A. Amended paragraph(s) do not in B. New paragraph(s) should not be C. Other	clude markings.	JMENT TO BE NON-COMPL	IANT:
	2. Abstract: A. Not presented on a separate she B. Other	eet. 37 CFR 1.72.		
	☐ 3. Amendments to the drawings: ☐ A. The drawings are not properly id	y 37 CFR 1.121(d). sed drawing correction has	been eliminated. Replacem	ent drawings
	△ Amendments to the claims: ☐ A. A complete listing of all of the claims. ☐ B. The listing of claims does not income of each claim has not been provide of each claim cannot be identified number by using one of the follow (Previously presented), (New), (Income of the claims of this amendment provided in the claims of the claims.	clude the text of all pending ed with the proper status ide d. Note: the status of eve wing status identifiers: (Ori Not entered), (Withdrawn) aper have not been presen	entifier, and as such, the indi- ry claim must be indicated aff ginal), (Currently amended), and (Withdrawn-currently am	vidual status ter its claim (Canceled), ended).
	5. Other (e.g., the amendment is unsigner of the amendment format required by 37 CFR		ice with 37 CFR 1.4): For furt	her explanation
	E PERIODS FOR FILING A REPLY TO THIS I Applicant is given no new time period if the n filed after allowance, or a drawing submission amendment with corrections, the entire corrections ,	on-compliant amendment i (only) If applicant wishes t	o resubmit the non-compliant	
2.	Applicant is given one month , or thirty (30) da correction, if the non-compliant amendment is (including a submission for a request for conting amendment filed within a suspension period of Quayle action. If any of above boxes 1 to 4 are non-compliant amendment in compliance with	one of the following: a prel nued examination (RCE) un nder 37 CFR 1.103(a) or (c e checked, the correction re	iminary amendment, a non-fii nder 37 CFR 1.114), a supple s), and an amendment filed in	nal amendment mental response to a
	Extensions of time are available under 37 amendment or an amendment filed in responding to this notice will abandonment of the application if the normal filed in response to a Quayle action; or Non-entry of the amendment if the non-	onse to a <i>Quayle</i> action. Il result in: on-compliant amendment i	s a non-final amendment or a	an amendment
	amendment.			
Leg	al Instruments Examiner (LIE), if applicable M	ANDA D. MITCHELL/	Telephone No: (571)2	272-1032

U.S. Patent and Trademark Office PTOL-324 (04-06) Part of Paper No. 20090920-1

Notice of Non-Compliant Amendment (37 CFR 1.121)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s): Samuel F. Wood, Margaret Susan Asprey, Jerry A. Klein

Assignee: Telemaze, Inc.

Title: Branch Calling and Caller ID Based Call Routing Telephone Features

Serial No.: 11/948,965 Filed: November 30, 2007

Examiner: Creighton H. Smith Group Art Unit: 2614

Docket No.: TEL-M-8801-1P-1D Conf. no.: 3783

San Jose, California July 27, 2009

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

RESPONSE TO OFFICE ACTION

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Dear Commissioner:

This responds to the Office Action dated March 9, 2009.

Amendments to the claims begin on page 2 of this paper.

Remarks begin on page 9 of this paper.

Amendments to the Claims

This listing of claims replaces all prior versions, and listings, of claims in the application.

Listing of Claims

1. (currently amended) A method performed by a <u>web-enabled</u> processing system connected within the public switched telephone network (PSTN) comprising:

receiving a call from in response to a calling party entering a first number, using a communications device, an end unit intended for to a subscriber, the processing system processing the call pursuant to at least one calling feature designated by said subscriber, where the at least one calling feature had previously been communicated to the processing system by said subscriber via the internet;

placing <u>at least</u> two or more calls simultaneously to <u>at least</u> two or more associated <u>different communications devices</u> end units designated by the subscriber;

detecting that the call has been answered at one of the <u>communications devices</u> end units; and

in response to the detecting, abandoning other calls to other the remaining one or more communications devices end units and establishing a connection between the calling party's communications device end unit and the answered communications device end unit.

- 2. (cancelled)
- (currently amended) The method of Claim 1 further comprising;
 detecting first information about the source of the call;

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associating the first information with a <u>calling</u> feature, <u>previously</u> selected by the subscriber to be performed on the call, the <u>calling</u> feature being to forward the call to <u>at</u> least two or more communications devices end units; and

simultaneously placing at least two calls the eall to at least the two or more communications devices end units.

- 4. (currently amended) The method of Claim 1 wherein the at least the two or more calls to the communications devices end units are any combination of local call, long distance call, and cellular call, and VOIP call.
- 5. (currently amended) The method of Claim 1 wherein, when one of the calls to the communications devices end units is answered, an answer supervision signal is transmitted to the processing system, and the processing system terminates the other calls.
- (original) The method of Claim 5 wherein the answer supervision is pursuant to the SS7 signaling protocol.
- 7. (currently amended) The method of Claim 1 wherein the processing system is connected to a PSTN tandem switch within the PSTN, and wherein receiving a call from a calling party comprises:

receiving a first call through the tandem switch from the calling party intended for the subscriber after the calling party has enter entered a first telephone number, the first telephone number being the subscriber's public telephone number, said processing system simultaneously placing at least second and third calls using second and third telephone numbers different from the first telephone number.

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- 8. (cancelled)
- 9. (cancelled)
- 10. (currently amended) A controller connected within the to a public switched telephone network (PSTN) comprising:

a processing system connected within the PSTN and linked to the internet for selecting at least one calling feature via the internet, the processing system programmed to perform the process comprising:

receiving a call from a calling party, using a communications device an end unit, to intended for a subscriber, whereby said processing system implements a calling feature previously designated by said subscriber via the internet;

placing <u>at least</u> two <u>or more</u> calls simultaneously to <u>at least</u> two <u>or more</u> <u>associated different communications devices end units previously</u> designated by the subscriber;

detecting that the call has been answered at one of the <u>communications</u> devices end units; and

in response to the detecting, abandoning other calls to other the remaining one or more communications devices end units and establishing a connection between the calling party's communications device end unit and the answered communications device end unit.

- 11. (cancelled)
- 12. (currently amended) The controller of Claim 10 wherein the processing system is programmed to perform the process comprising:

detecting first information about the source of the call;

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associating the first information with a feature, selected by the subscriber, to be performed on the call, the feature being to forward the call to the at least two or more different communications devices end units; and

simultaneously placing the at least two calls the eall to the at least the two or more

different communications devices end units.

13. (currently amended) The controller of Claim 10 wherein the at least two the two or

more calls to the communications devices end units are any combination of local call,

long distance call, and cellular call, and VOIP call.

14. (currently amended) The controller of Claim 10 wherein, when one of the calls to

the communications devices end units is answered, an answer supervision signal is

transmitted to the processing system, and the processing system terminates the other

calls.

15. (currently amended) The controller of Claim 10 wherein the processing system is

connected to a PSTN tandem switch within the PSTN, and wherein receiving a call from

a calling party comprises:

receiving a first call through the tandem switch from the calling party intended for

the subscriber after the calling party has enter entered a first telephone number, the first

telephone number being the subscriber's public telephone number, said processing

system simultaneously placing at least second and third calls using second and third

telephone numbers different from the first telephone number.

16. (original) The controller of Claim 10 wherein the processing system is connected to

the PSTN in the subscriber's local service area.

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17. (original) The controller of Claim 10 wherein the subscriber is a subscriber of residential telephone service.

18. (new) The controller of Claim 10 wherein the subscriber is a subscriber of business telephone service.

19. (new) A method performed by a processing system within the public switched telephone network (PSTN) comprising:

placing at least two calls simultaneously to at least two different communications devices designated by a subscriber using a communications device, the processing system processing the calls pursuant to at least one calling feature designated by said subscriber, where the at least one calling feature had previously been communicated to the processing system by said subscriber via the internet;

receiving the at least two calls made simultaneously to said at least two different communications devices designated by said subscriber via the internet;

detecting that one of the calls has been answered at one of the communications devices; and

in response to the detecting, abandoning other calls to the remaining one or more communications devices and establishing a connection between said subscriber's communications device and the answered communications device.

20. (new) A controller connected within the public switched telephone network (PSTN) comprising:

a processing system linked to the internet for allowing a subscriber to select at least one calling feature over the web, the processing system programmed to perform the process comprising:

placing at least two calls simultaneously to at least two different

communications devices designated by a subscriber using a communications
device, the processing system processing the calls pursuant to at least one calling

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feature designated by said subscriber, where the at least one calling feature had previously been communicated to the processing system by said subscriber via the internet;

receiving at least two calls made simultaneously to said at least two different communications devices designated by the subscriber via the internet;

detecting that the call has been answered at one of the communications devices; and

in response to the detecting, abandoning other calls to the remaining one or more communications devices and establishing a connection between the calling party's communications device and the answered communications device.

21. (new) A controller connected within the public switched telephone network (PSTN) comprising:

a processing system linked to the internet for allowing a subscriber to select at least one calling feature via the internet, the processing system programmed to perform the process comprising:

receiving a call under the control of said controller from a calling party, using a communications device, intended for a subscriber, the processing system processing the call pursuant to at least one calling feature designated by said subscriber, where the at least one calling feature had previously been communicated to the processing system by said subscriber via the internet;

invoking the at least one calling feature prior to said received call reaching a terminating central office, said at least one calling feature placing at least two calls simultaneously to at least two different communications devices previously designated by said subscriber;

detecting that one of at least two calls has been answered at one of the communications devices; and

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in response to the detecting, abandoning other calls to the remaining one or more communications devices and establishing a connection between the calling party's communications device and the answered communications device.

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Remarks

Claims 1, 3-7, 10, and 12-21 are pending after the amendments. Claims 1, 3-5, 7, 10, 12-15 have been amended to overcome the Examiner's rejection. Claims 2, 8, 9, 11 have been cancelled. Claims 1 and 10 have been amended to include the limitations of Claims 2 and 11, respectively. Claims 18-21 have been added. Additionally, the term "end unit" used in the claims was changed to "communications device" to be clearer. All amendments are supported by Figs. 1, 2, and 5, page 8, line 5, to page 9, line 25, and the original claims.

The examiner rejected Claims 1, 2, 4-11, and 13-17 under 35 USC 102(e) as being anticipated by Schwab (US 6,381,323).

"Within the PSTN"

All independent Claims 1, 10, 19-21 now contain the limitation that the processing system is "within the public switched telephone network (PSTN)" to better distinguish the claims over Schwab.

Schwab discloses a "PAS platform 18" that can be programmed by subscribers to do simultaneous call forwarding. The PAS platform 18 is an edge device (see Fig. 1). Edge devices are discussed on page 2, lines 19-27, of Applicants' specification and suffer several disadvantages.

It is known to those of skill in the art that as part of the deregulation of the telecommunications industry in the 1980's the carriers agreed not to operate or maintain equipment or facilities located on the customer's premise. It was also agreed that equipment connected to the PSTN would be FCC registered, and that demarcation points (smart jacks) would be installed at the edge of the customer's premise to provide a boundary between the PSTN and the subscriber. Subscriber-operated equipment connected to the PSTN are called edge devices and are considered outside the PSTN.

Schwab uses "personal access service (PAS)" numbers to provide a means for subscribers to access the platform 18 (see col. 4, lines 13-16). PAS numbers are similar

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to direct inward dial (DID) numbers used to connect customer provided PABXs to the PSTN as the local exchange carrier would rent a block of numbers to a subscriber who would then assign them to its customers using the platform. Many carriers now use ISDN PRIs (primary rate interface) as a method of delivery of these numbers. If the PAS platform 18 was within the PSTN, then PAS numbers would be unnecessary as the carriers using the platform would simply provide local numbers from its number pool, or, even better, use local number portability to LNP the subscribers number directly to the platform. No discussion of local number portability appears in Schwab.

The edge device descriptions are found in Schwab as follows:

Connection to the PSTN Col. 5, line 45

FCC Col. 5, Line 50

PRI, BRI, Col. 5, lines 50-51

End Office Switch Col. 5, line 53

Smart Jack Col. 5, line 54

Line Side Connection Col. 6, line 8

Customer Premises Equipment Col. 6, lines 9-10

Thus the platform 18 in Schwab is not inside the PSTN and is exemplary of an edge device.

Therefore, since all of Applicants' independent claims include the limitation that the processing system is connected within the PSTN, these claims are not suggested by Schwab. There are many advantages to the processing system being connected within the PSTN so the difference is very significant.

"Web Enabled, Internet"

The limitation that the calling feature implemented by the processing system is programmed into the processing system via the internet has been added to all the independent claims.

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Although Schwab mentions the "web" just one time in passing at Col. 4, line 30, in the entire 76-page patent, it does not suggest or disclose any of the web-enabling features described and shown in detail in the specification and drawings of Applicants' application.

The "PAS PLATFORM 18" as shown in Schwab's Fig. 4 is deficient as it is missing key elements for web enablement, such as the web server and the link to the internet.

Applicants' claimed invention allows subscriber control, via the internet, over the claimed calling feature performed by the processing system. This is not suggested by Schwab.

Claims 1, 3-5, 7, 10, and 12-15, have been amended to distinctly point out these patentably distinguishable features not found in Schwab. New Claims 18-21 have been added to the application. These new claims patentably distinguish over Schwab for the same reasons as stated above with respect to Claims 1-17.

Dependent Claims 3 and 12 were rejected under 35 U.S.C. 103(a) as being unpatentable over Schwab in view of Kugell (U.S. patent 5,802,160). Schwab in combination with Kugell could not suggest the various amended independent claims, so the dependent claims are also non-obvious.

It is respectfully submitted that all claims are allowable. If the examiner would like to discuss the claims with Applicant's attorney, the examiner is invited to call the undersigned at 408-382-0480 x202.

I hereby certify that this correspondence is being submitted electronically to the United States Patent and Trademark Office on the date shown below.

| Marian D Ogonowsky/ July 27, 2009 |
| Attorney for Applicant(s) | Date |

Certificate of Electronic Transmission

Respectfully submitted,

/Brian D Ogonowsky/

Brian D. Ogonowsky Attorney for Applicant(s) Reg. No. 31,988

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Electronic Pate	nt App	lication Fee	e Transmit	tal	
Application Number:	11948965				
Filing Date:	30-Nov-2007				
Title of Invention:	Branch Calling and Caller ID Based Call Routing Telephone Features				
First Named Inventor/Applicant Name:	Sam	uel F. Wood			
Filer:	Brian D. Ogonowsky/Edith Fuentes				
Attorney Docket Number:	TEL-	M-8801-1P-1D			
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:					
Independent claims in excess of 3		2201	2	110	220
Miscellaneous-Filing:					
Petition:					
Patent-Appeals-and-Interference:					
Post-Allowance-and-Post-Issuance:					
Extension-of-Time:			-		

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Extension = 2 months with \$0 paid	2252	T.	245	245
Miscellaneous:				
	Tot	al in USD (\$)	465

Electronic A	cknowledgement Receipt
EFS ID:	5777686
Application Number:	11948965
International Application Number:	
Confirmation Number:	3783
Title of Invention:	Branch Calling and Caller ID Based Call Routing Telephone Feature
First Named Inventor/Applicant Name:	Samuel F. Wood
Customer Number:	32566
Filer:	Brian D. Ogonowsky/Edith Fuentes
Filer Authorized By:	Brian D. Ogonowsky
Attorney Docket Number:	TEL-M-8801-1P-1D
Receipt Date:	27-JUL-2009
Filing Date:	30-NOV-2007
Time Stamp:	19:33:39
Application Type:	Utility under 35 USC 111(a)

Payment information:

Submitted with Payment	yes
Payment Type	Credit Card
Payment was successfully received in RAM	\$465
RAM confirmation Number	5546
Deposit Account	502226
Authorized User	OGONOWSKY,BRIAN D

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

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

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

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

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

File Listing:

Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.
1		TEL-M-8801-1P-1D_Response-	98414	yes	11
		to-OA.pdf	869b95907540cf68c99ac23f7442bf26141b 490d	,0	- 21
	Mult	tipart Description/PDF files in	zip description		
	Document D	Description	Start	Ei	nd
	Amendment/Req. Reconsider	1		1	
	Clair	2	8		
	Applicant Arguments/Remar	ks Made in an Amendment	9	fi i	
Warnings:					
Information:					
2	Fee Worksheet (PTO-875)	fee-info.pdf	32291	no	2
	Late Later Shiped could	4. 4.4	cd2b7cb6c024]17239a]3ad27123d179fdd 75c9f		
Warnings:					
Information:					
		Total Files Size (in bytes)	13	0705	

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

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
11/948,965	11/30/2007	Samuel F. Wood	TEL-M-8801-1P-1D	3783
32566 PATENT LAW	7590. 03/09/2009 / GROUPLLP		EXAM	INER
	FIRST STREET		SMITH, CRE	IGHTON H
SUITE 223 SAN JOSE, CA 95134		ART UNIT PAPER NUM		
or it i tooling or			2614	
			MAIL DATE	DELIVERY MODE
			03/09/2009	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.

PTOL-90A (Rev. 04/07)

	Application No.	Applicant/ol
	Application No.	Applicant(s)
Carlo Carlo Action Co.	11/948,965	WOOD ET AL.
Office Action Summary	Examiner	Art Unit
	CREIGHTON SMITH	2614
The MAILING DATE of this communication ap	ppears on the cover sheet with	h the correspondence address
Period for Reply	00.01 20.123.00	
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING I Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period. Failure to reply within the set or extended period for reply will, by statul Any reply received by the Office later than three months after the mailing earmed patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNIC. .136(a). In no event, however, may a rep d will apply and will expire SIX (6) MONT te, cause the application to become ABA	ATION. ply be timely filed HS from the mailing date of this communication. INDONED (35 U.S.C. § 133).
Status		
1) Responsive to communication(s) filed on		
- [18] -	—· is action is non-final.	
3) Since this application is in condition for allows		rs prosecution as to the merits is
closed in accordance with the practice under		
Disposition of Claims	- with the training of the same of the sam	Andre addition and
4) Claim(s) 1-17 is/are pending in the application		
4a) Of the above claim(s) is/are withdra 5) Claim(s) is/are allowed.	awn from consideration.	
6)⊠ Claim(s) <u>1-17</u> is/are rejected.		
7) Claim(s) is/are objected to.	Constitution of Constitution and Constitution and	
8) Claim(s) are subject to restriction and/	or election requirement.	
Application Papers		
9) The specification is objected to by the Examin	er.	
10) The drawing(s) filed on is/are: a) ac	cepted or b) objected to b	y the Examiner.
Applicant may not request that any objection to the	e drawing(s) be held in abeyand	e. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correct	ction is required if the drawing(s	s) is objected to. See 37 CFR 1.121(d).
11) The oath or declaration is objected to by the E	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 foreig	n priority under 35 U.S.C. 8	119(a)-(d) or (f).
a) ☐ All b) ☐ Some * c) ☐ None of:		Sec. 30.2003.24 25. 2042
1.☐ Certified copies of the priority documer	nts have been received.	
2.☐ Certified copies of the priority documer		plication No.
3.☐ Copies of the certified copies of the price	100 G G S 100 G G G G G G G G G G G G G G G G G G	
application from the International Burea	기급하면 그는 어느 아이들은 사람이 되었다.	2-1-2-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1
* See the attached detailed Office action for a lis	없은 경험하다 이 기업을 잃어 A. (1985년 1987년 1987년)	eceived.
Attachment(s)		
1) Notice of References Cited (PTO-892)	4) Interview Su	ımmary (PTO-413)
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)	/Mail Date
3) Information Disclosure Statement(s) (PTO/SB/08)	5) Notice of Inf 6) Other:	formal Patent Application
Paper No(s)/Mail Date 11.30.07 12.04.07.	b) L Other.	4

U.S. Patent and Trademark Office PTOL-326 (Rev. 08-06)

Office Action Summary

Part of Paper No./Mail Date 20090305

Application/Control Number: 11/948,965

Art Unit: 2614

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.

Claims 1, 2, 4-11, 13-17 are rejected under 35 U.S.C. 102(E) as being anticipated by Schwab et al, U.S. Pat. #6,381,323.

Schwab et al disclose in col. 1, lines 40 et seq. a method of routing incoming phone calls that includes the steps of coupling an incoming call to a subscriber to a platform, then in step (e) Schwab et al disclose "if it is determined that a 'simultaneous' search feature is active, then the incoming call will be directed to *all* number's on the subscriber's simultaneous list stored on the platform. In col. 4, lines 43, et seq. Schwab et al disclose that if the subscriber chooses simultaneous ring option, all of the phone numbers selected by the subscriber will ring at once until one of the phone numbers is answered. Schwab et al never specifically disclose that once a phone answers the call that the other phones will abandon the call, but this is inherently what is happening because once the call is answered the network will abandon/cease calling the other phones in order to conserve network resources and thus save money. For claim 2, see Fig. 1, element #14.

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.

Page 2

Application/Control Number: 11/948,965 Page 3

Art Unit: 2614

Claims 3, 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Schwab et al in view of Kugell et al, U.S. Pat. #5,802,160.

Kugell et al disclose in col. 5, lines 48 et seq. simultaneous ringing at a home number 21 and a cellular number 24 when a 1-800 number is called. Kugell et al further disclose in col. 4, lines 54 et seq the use of ANI to determine who is calling. To have used Kugell's teaching of the use of ANI in Schwab et al routing system would have been obvious to a person having ordinary skill in the art because both references are teaching simultaneous ringing of forwarded calls.

Any inquiry concerning this communication should be directed to CREIGHTON SMITH at telephone number (571)272-7546.

05 MAR '09

/CREIGHTON SMITH/ Primary Examiner, Art Unit 2614



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1459 Alexandria, Virginia 22313-1450 www.uspio.gov

BIB DATA SHEET

CONFIRMATION NO. 3783

SERIAL NUMBE 11/948,965	FILING O DAT 11/30/3	E 2007	CLASS 379	GROUP ART 2614	UNIT	ATTORNEY DOCKET NO. TEL-M-8801-1P-1D	
Jerry A. Klei	Vood, Los Altos F n, Los Altos, CA; isan Asprey, Los						
** CONTINUING I This applica which	tion is a DIV of 10	0/426,279 04/3	0/2003 PAT 7,324 000 PAT 6,574,32	¹ ,635 8			
** FOREIGN APP ** IF REQUIRED, 12/15/2007			**** RANTED ** ** SM	ALL ENTITY **			
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TITLE Branch Calli	ng and Caller ID	Based Call Ro	uting Telephone F	eatures			
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435 Nofor following: 1.18 Fees (Issue)							
				☐ Other			
				☐ Credit			

BIB (Rev. 05/07)

EAST Search History

Ref#	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
L2	9	(@ad<="20000504") and ((plac\$3 or call\$3 or mak\$3) with (plural\$3 or multiple or two) with calls with subscriber with associat\$3 with (terminal or device or \$4phone\$1 or end adj unit\$1) with (simultaneously or time))	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2009/03/05 10:57
S1	13	(@ad<="20050303") and (feature\$1 adj interaction\$1) and (access\$3 with subscriber \$3 near4 record\$1)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2008/12/31 10:29
S2	3	(ad<= "20050316") and ("455".clas. or "370".clas.) and (packet adj synchronization adj switch)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2009/02/05 11:29
S3	117	(ad<= "20050316") and ("455".clas. or "370".clas.) and ((switch\$3 or divert\$3 or shift\$3 or transfer\$4) with circuit with packet with (wireless or mobile or cell\$4) near4 network with tim\$3)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2009/02/05 11:33
S4	11631	(ad<= "20050316") and ("455".clas. or "370".clas.) and ((switch\$3 or divert\$3 or shift\$3 or transfer\$4) with circuit with packet close\$3 with (wireless or mobile or cell \$4) near4 network with tim \$3)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2009/02/05 11:36
S5	1	(ad<= "20050316") and ("455".clas. or "370".clas.) and ((switch\$3 or divert\$3 or shift\$3 or transfer\$4) with circuit with packet with close \$3 with (wireless or mobile or cell\$4) near4 network with tim \$3)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2009/02/05 11:37
S6	9244	(@ad<="20000504") and branch with call\$3	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2009/03/04 14:54

S7	576	(@ad<="20000504") and branch adj call\$3	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2009/03/04 14:54
S8	25	(@ad<="20000504") and branch adj calling	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2009/03/04 14:54
S9	25	(@ad<="20000504") and (branch adj calling)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2009/03/04 14:55
S10	576	(@ad<="20000504") and (branch adj call\$3)	US-PGPUB; USPAT; USOOR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2009/03/04 14:55
S11	1002	(@ad<="20000504") and ((plac\$3 or call\$3 or mak\$3) with (plural\$3 or multiple or two) with calls with subscriber)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2009/03/04 15:50
S12	67	(@ad<="20000504") and ((plac\$3 or call\$3 or mak\$3) with (plural\$3 or multiple or two) with calls with subscriber with associat\$3 with (terminal or device or \$4phone\$1 or end adj unit \$1))	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2009/03/04 15:52

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Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
L1	0	(@ad<="20000504") and ((plac\$3 or call\$3 or mak\$3) with (plural\$3 or multiple or two) with calls with subscriber with associat\$3 with (terminal or device or \$4phone\$1 or end adj unit\$1) with (simultaneously or time)). clm.	9	OR	OFF	2009/03/05 12:34

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Search Notes	Application/Control No.	Applicant(s)/Patent Under Reexamination WOOD ET AL.
	Examiner CREIGHTON SMITH	Art Unit

SEARCHED						
Class	Subclass	Date	Examiner			

SEARCH NO	TES	
Search Notes	Date	Examiner

	INTERFERENCE SEA	RCH	
Class	Subclass	Date	Examiner

U.S. Patent and Trademark Office

Part of Paper No.: 20090305

Index of Claims	Application/Control No.	Applicant(s)/Patent Under Reexamination WOOD ET AL.	4-
	Examiner CREIGHTON SMITH	Art Unit 2614	

1	Rejected	-	Cancelled	N	Non-Elected	A	Appeal
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EAST Search History

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
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L2	24	379/211.04.ccls. and (@ad< = "20000504")	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2009/03/05 12:46
L3	3	379/211.04.ccls. and (@ad<="20000504") and (simultaneous\$2 with (ring\$3 or rout\$3)) and (caller adj id or ani)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2009/03/05 14:43

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APPLICATION NUMBER	FILING OR 371(c) DATE	FIRST NAMED APPLICANT	ATTY: DOCKET NO,/TITLE
11/948,965	11/30/2007	Samuel F. Wood	TEL-M-8801-1P-1D

CONFIRMATION NO. 3783

32566 PATENT LAW GROUP LLP 2635 NORTH FIRST STREET SUITE 223 SAN JOSE, CA95134

Title: Branch Calling and Caller ID Based Call Routing Telephone Features

Publication No. US-2008-0075262-A1 Publication Date: 03/27/2008

NOTICE OF PUBLICATION OF APPLICATION

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

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

The publication process established by the Office does not provide for mailing a copy of the publication to applicant. A copy of the publication may be obtained from the Office upon payment of the appropriate fee set forth in 37 CFR 1.19(a)(1). Orders for copies of patent application publications are handled by the USPTO's Office of Public Records. The Office of Public Records can be reached by telephone at (703) 308-9726 or (800) 972-6382, by facsimile at (703) 305-8759, by mail addressed to the United States Patent and Trademark Office, Office of Public Records, Alexandria, VA 22313-1450 or via the Internet.

In addition, information on the status of the application, including the mailing date of Office actions and the dates of receipt of correspondence filed in the Office, may also be accessed via the Internet through the Patent Electronic Business Center at www.uspto.gov using the public side of the Patent Application Information and Retrieval (PAIR) system. The direct link to access this status information is currently http://pair.uspto.gov/. Prior to publication, such status information is confidential and may only be obtained by applicant using the private side of PAIR.

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Pre-Grant Publication Division, 703-605-4283



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CONFIRMATION NO. 3783

IND CLAIMS

32566 PATENT LAW GROUP LLP 2635 NORTH FIRST STREET SUITE 223 SAN JOSE, CA 95134

Date Mailed: 12/19/2007

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 write to the Office of Initial Patent Examination's Filing Receipt Corrections. 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)

Samuel F. Wood, Los Altos Hills, CA; Jerry A. Klein, Los Altos, CA: Margaret Susan Asprey, Los Altos, CA:

Assignment For Published Patent Application

TELEMAZE LLC, Los Altos, CA

Power of Attorney: The patent practitioners associated with Customer Number 32566

Domestic Priority data as claimed by applicant

This application is a DIV of 10/426,279 04/30/2003 which is a CIP of 09/565,565 05/04/2000 PAT 6,574,328

Foreign Applications

If Required, Foreign Filing License Granted: 12/15/2007

The country code and number of your priority application, to be used for filing abroad under the Paris Convention, is US 11/948,965

Projected Publication Date: 03/27/2008

Non-Publication Request: No Early Publication Request: No ** SMALL ENTITY **

page 1 of 3

Title

Branch Calling and Caller ID Based Call Routing Telephone Features

Preliminary Class

379

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page 2 of 3

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page 3 of 3

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s): Samuel F. Wood, Jerry A. Klein, Margaret Susan Asprey

Assignee: Telemaze LLC

Title: Branch Calling and Caller ID Based Call Routing Telephone Features

Serial No.: Not yet known Filing Date: November 29, 2007

Examiner: Not yet known Group Art Unit: Not yet known

Docket No.: TEL-M-8801-1P-1D

San Jose, California December 4, 2007

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

INFORMATION DISCLOSURE STATEMENT UNDER 37 CFR § 1.97(b)

Dear Sir:

Pursuant to 37 C.F.R. § 1.56, § 1.97 and § 1.98, the documents listed on the accompanying form PTO/SB/08A are called to the attention of the Examiner for the above patent application. Copies of the References are not included because they were cited in the parent application no. 10/426,279, filing date April 30, 2003.

- A very large quantity of prior art is cited in the PTO/SB/08A form (formerly PTO 1449) because the present invention is related to the invention in U.S. Patent 6,614,781 to Elliot, and the identified prior art is copied from the "References Cited" section of that patent. There is no other reason for why the Applicants believe the identified art is material to the present claims. Only a few of the prior art documents are discussed below.
- 2. Various prior art documents describe systems in which telephone features are only applied once a call reaches the called party's central office. In contrast, Applicants' claims specify that the telephone features are applied before the call reaches the terminating central office. This provides various important advantages, discussed in the application. Other distinguishing aspects of the claims also exist.

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- 3. U.S. Patent 6,614,781 to Elliot discloses a method of implementing a telephone feature that requires a change, modification, or enhancement to the software of the central office of the PSTN. To use the features offered by the Elliot '781 patent, the call must reach the central office offering the feature.
- U.S. Patents 6,445,694 and 6,785,266 to Swartz disclose methods to provide telephone features, where the processing that provides the features occurs outside of the PSTN.
- U.S. Patent 6,094,478 to Shepherd describes a processor for providing features, where the processor is located at the terminating central office.
- U.S. Patent 6,853,714 to Liljestrand is similar to the Shepherd patent in that the processing for providing telephone features occurs at the central office.

Citation of these documents shall not be construed as:

- an admission that the documents are necessarily prior art with respect to the instant invention;
 - 2. a representation that a search has been made; or
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/Brian D Ogonowsky/ Attorney for Applicant(s) December 4, 2007
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Respectfully submitted,

/Brian D Ogonowsky/

Brian D. Ogonowsky Attorney for Applicant(s) Reg. No. 31,988 Patent Law Group LLP 2635 N. First St. Suite 223 San Jose, CA 95134 Tel (408) 382-0480 x202 Fax (408) 382-0481

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Sheet 1

INFORMATION DISCLOSURE STATEMENT BY APPLICANT

(Use as many sheets as necessary)

Cor	mplete if Known
Application Number	11/948,965
Filing Date	November 30, 2007
First Named Inventor	Samuel F. Wood
Art Unit	2614
Examiner Name	Not yet known
Attorney Dockel Number	TEL-M-8801-1P-1D

	Cite No. ¹	Number-Kind Code ^{2 (Eknown)}	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Whe Relevant Passages or Releva Figures Appear	
- 1	E 1.	^{US-} 4100377	Jul., 1978	Flanagan		
	15.4	^{US-} 4238851	Dec., 1980	Takahashi et al.	11.	
	12.11	^{US-} 4569041	Feb., 1986	Takeuchi et al.		
		^{US-} 4608685	Aug., 1986	Jain et al.		
	- 1	^{US-} 4630260	Dec., 1986	Toy et al.		
	11.11	^{US-} 4630262	Dec., 1986	Callens et al.		
		^{US-} 4661947	Apr., 1987	Lea et al.		
	177	^{US-} 4674082	Jun., 1987	Flanagin et al.		
-		US- 4679190	Jul., 1987	Dias et al.		
		^{US-} 4679191	Jul., 1987	Nelson et al.		
		^{US-} 4707831	Nov., 1987	Weir, deceased et al.		
		US- 4715026	Dec., 1987	Eberspaecher		
	1771	US- 4723238	Feb., 1988	Isreal et al.		
		US- 4757497	Jul., 1988	Beierle et al.		
	10 14	us- 4761779	Aug., 1988	Nara et al.		
	1"	^{US-} 4771425	Sep., 1988	Baran et al.		
	12 12	^{US-} 4815071	Mar., 1989	Shimizu		
		^{US-} 4819228	Apr., 1989	Baran et al.		
	- 1	^{US-} 4862451	Aug., 1989	Closs et al.		

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Signature	Considered

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INFORMATION DISCLOSURE STATEMENT BY APPLICANT

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Col	mplete if Known
Application Number	11/948,965
Filing Date	November 30, 2007
First Named Inventor	Samuel F. Wood
Art Unit	2614
Examiner Name	Not yet known
Attorney Docket Number	TEL-M-8801-1P-1D

Examiner Initials*	Cite No. ¹	Document Number Number-Kind Code ^{2 [6 known]}	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear
- 1	12 1.	^{US-} 4866704	Sep., 1989	Bergman	
	15.4	^{US-} 4872159	Oct., 1989	Hemmady et al.	11.
	12.11	^{US-} 4872160	Oct., 1989	Hemmady et al.	
		^{US-} 4885739	Dec., 1989	Read et al.	
	- 1	^{US-} 4903261	Feb., 1990	Baran et al.	
		^{US-} 4926416	May., 1990	Weik	
7.7		US- 4932022	Jun., 1990	Keeney et al.	
775		^{US-} 4933931	Jun., 1990	Kokubo	
		US- 4953158	Aug., 1990	Schreur	
		^{US-} 4958341	Sep., 1990	Hemmady et al.	
		^{US-} 4962497	Oct., 1990	Ferenc et al.	
		^{US-} 4969184	Nov., 1990	Gordon et al.	
		^{US-} 4970721	Nov., 1990	Aczel et al.	
	4.11	^{US-} 4975695	Dec., 1990	Almond et al.	
	14	^{US-} 4996685	Feb., 1991	Farese et al.	
	1"	^{US-} 5008929	Apr., 1991	Olsen et al.	
	L L	^{US-} 5014266	May., 1991	Bales et al.	
		^{US-} 5018136	May., 1991	Gollub	
	- 1	^{US-} 5020058	May., 1991	Holden et al.	

Examiner Cite No.	Cite	le Foreign Patent Document	Publication Date	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages Or Relevant Figures Appear	Τō
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Sheet 3

INFORMATION DISCLOSURE STATEMENT BY APPLICANT

(Use as many sheets as necessary)

Col	mplete if Known
Application Number	11/948,965
Filing Date	November 30, 2007
First Named Inventor	Samuel F. Wood
Art Unit	2614
Examiner Name	Not yet known
Attorney Dockel Number	TEL-M-8801-1P-1D

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Examiner Cite Initials* No.	No.1 MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, When Relevant Passages or Relevan Figures Appear		
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		US- 5022071	Jun., 1991	Mozer et al.	
	16.4	^{US-} 5048081	Sep., 1991	Gavaras et al.	
	10.00	^{US-} 5051983	Sep., 1991	Kammerl	
		^{US-} 5093827	Mar., 1992	Franklin et al.	
	- 1	^{US-} 5115431	May., 1992	Williams et al.	
		^{US-} 5150357	Sep., 1992	Hopner et al.	
		^{US-} 5157662	Oct., 1992	Tadamura et al.	
		^{US-} 5197067	Mar., 1993	Fujimoto et al	
		US- 5208806	May., 1993	Hasegawa	
		^{US-} 5218602	Jun., 1993	Grant et al.	
		^{US-} 5231633	Jul., 1993	Hluchyj et al.	
		^{US-} 4926416	May., 1990	Weik	
		US-4932022	Jun., 1990	Keeney et al.	
		US- 4933931	Jun., 1990	Kokubo	
	10 14	^{US-} 5241588	Aug., 1993	Babson, III et al.	
	1	US-5247571	Sep., 1993	Kay et al.	
		^{US-} 5268900	Dec., 1993	Hluchyj et al.	
		^{US-} 5274635	Dec., 1993	Rahman et al.	
		^{US-} 5291489	Mar., 1994	Morgan et al.	

Cite	Foreign Patent Document	Publication	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages Or Relevant Figures Appear	T ⁶
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	Cite No.	No. ¹ Foreign Patent Document	Cite No. Publication Date No. Publication Date MM-DD-YYYY	No. Date Applicant of Cited Document MM-DD-YYYY	Cite Foreign Patent Document Publication Name of Patentee or Applicant of Cited Document Where Relevant Passages Or Relevant Flaures Appear

Examiner	Date
Signature	Considered

*EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant. Applicant's unique citation designation number (optional). See Kinds Codes of USPTO Patent Documents at www.uspto.gov, or MPEP 901.04. Enter Office that issued the document, by the two-letter code (WIPO Standard ST.3). For Japanese patent documents, the indication of the year of the reign of the Emperor must precede the serial number of the patent document. Kind of document by the appropriate symbols as indicated on the document under WIPO Standard ST.16 if possible. Applicant is to place a check mark here if English language Translation is attached.

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Sheet 4

INFORMATION DISCLOSURE STATEMENT BY APPLICANT

(Use as many sheets as necessary)

Co	mplete if Known
Application Number	11/948,965
Filing Date	November 30, 2007
First Named Inventor	Samuel F. Wood
Art Unit	2614
Examiner Name	Not yet known
Attorney Dockel Number	TEL-M-8801-1P-1D

Examiner Initials*	Cite No.	Document Number Number-Kind Code ^{2 [6 known]}	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear
	# i.	^{US-} 5301189	Apr., 1994	Schmidt et al.	
	11	US- 5305308	Apr., 1994	English et al.	11.
	11 11	US- 5327428	Jul., 1994	Van As et al.	
	11	US-5341374	Aug., 1994	Lewen et al.	
	- 1	^{US-} 5351276	Sep., 1994	Doll, Jr. et al.	
		^{US-} 5351286	Sep., 1994	Nici	
7		US- 5353283	Oct., 1994	Tsuchiya	
771		US- 5359598	Oct., 1994	Steagall et al.	
		US-5365521	Nov., 1994	Ohnishi et al.	
		US- 5379293	Jan., 1995	Kanno et al.	
		US-5381405	Jan., 1995	Daugherty et al.	
		^{US-} 5381466	Jan., 1995	Shibayama et al.	
		US-5383183	Jan., 1995	Yoshida	
		US- 5384840	Jan., 1995	Blatchford et al.	
	14	us- 5390184	Feb., 1995	Morris	
-	T	US-5396491	Mar., 1995	Newman	
	II II	US- 5420858	May., 1995	Marshall et al.	
		US- 5422882	Jun., 1995	Hiller et al.	
	21	US- 5423003	Jun., 1995	Berteau	

Examiner	Cite	Foreign Patent Document	Publication	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages Or Relevant Figures Appear	Τō
Initials*	itials* No.	Country Code® Number 4 Kind Code (if known)	Date MM-DD-YYYY			
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Examiner	Date		
Signature	Considered		

"EXAMINER: initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant. Applicant's unique citation designation number (optional). See Kinds Codes of USPTO Patent Documents at www.uspto.gov, or MPEP 901.04. Enter Office that issued the document, by the two-letter code (WIPO Standard ST.3). For Japanese patent documents, the indication of the year of the reign of the Emperor must precede the serial number of the patent document. Kind of document by the appropriate symbols as indicated on the document under WIPO Standard ST.16 if possible. Applicant is to place a check mark here if English language Translation is attached.

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Sheet 5

INFORMATION DISCLOSURE STATEMENT BY APPLICANT

(Use as many sheets as necessary)

Ī	Coi	mplete if Known
	Application Number	11/948,965
	Filing Date	November 30, 2007
	First Named Inventor Art Unit	Samuel F. Wood
		2614
	Examiner Name	Not yet known
i	Attorney Docket Number	TEL-M-8801-1P-1D

Examiner Initials*	Cite No. ¹	Document Number Number-Kind Code ^{2 (Kinowa)}	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear
	E 1.	US- 5426636	Jun., 1995	Hiller et al.	
. == ::	E 1	^{US-} 5428607	Jun., 1995	Hiller et al.	
	12.11	US- 5428616	Jun., 1995	Field et al.	
		^{US-} 5430719	Jul., 1995	Weisser, Jr.	
		US- 5434913	Jul., 1995	Tung et al.	
		^{US-} 5436898	Jul., 1995	Bowen et al.	
7		US-5438614	Aug., 1995	Rozman et al.	
771		US- 5444709	Aug., 1995	Riddle	
		US-5452289	Sep., 1995	Sharma et al.	
		^{US-} 5453986	Sep., 1995	Davis et al.	
		US- 5457684	Oct., 1995	Bharucha et al.	
		^{US-} 5471470	Nov., 1995	Sharma et al.	
		^{US-} 5479411	Dec., 1995	Klein	
100	17	US- 5485457	Jan., 1996	Aramaki	
	14	us- 5521914	May., 1996	Mavraganis et al.	
	-, 11	US- 5526353	Jun., 1996	Henley et al.	
		^{US-} 5537403	Jul., 1996	Cloonan et al.	
		^{US-} 5541917	Jul., 1996	Farris	
	2 1	^{US-} 5544161	Aug., 1996	Bigham et al.	

	Cite No.	Foreign Patent Document Country Code* Number* Kind Code* (if known)	Publication Date MM-DD-YYYY	MENTS Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages Or Relevant Figures Appear	T ⁶
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Examiner	Date		
Signature	Considered		

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Sheet 6

INFORMATION DISCLOSURE STATEMENT BY APPLICANT

(Use as many sheets as necessary)

Col	mplete if Known
Application Number	11/948,965
Filing Date	November 30, 2007
First Named Inventor	Samuel F. Wood
Art Unit	2614
Examiner Name	Not yet known
Attorney Docket Number	TEL-M-8801-1P-1D

Examiner	Cite	Document Number	Publication Date	Name of Patentee or	Pages, Columns, Lines, Where	
Initials*	No.	Number-Kind Code ² (# known)	MM-DD-YYYY	Applicant of Cited Document	Relevant Passages or Relevant Figures Appear	
- 1	# 1.	^{US-} 5544163	Aug., 1996	Madonna		
	14.4	^{US-} 5544164	Aug., 1996	Baran	11.	
	12.22	^{US-} 5544168	Aug., 1996	Jeffrey et al.		
		^{US-} 5553063	Sep., 1996	Dickson		
		^{US-} 5568475	Oct., 1996	Doshi et al.		
	1111	^{US-} 5570355	Oct., 1996	Dail et al.	ri L	
		^{US-} 5572583	Nov., 1996	Wheeler, Jr. et al.		
	177	US-5577038	Nov., 1996	Miyahara		
-		US-5577041	Nov., 1996	Sharma et al.		
		^{US-} 5579308	Nov., 1996	Humpleman		
		^{US-} 5590181	Dec., 1996	Hogan et al.		
		^{US-} 5592477	Jan., 1997	Farris et al.		
10	100	^{US-} 5592538	Jan., 1997	Kosowsky et al.		
		US- 5594732	Jan., 1997	Bell et al.		
	40.14	us- 5600643	Feb., 1997	Robrock, II		
	7	US- 5600649	Feb., 1997	Sharma et al.		
		US-5602991	Feb., 1997	Berteau		
		^{US-} 5604737	Feb., 1997	Iwami et al.		
	2.1	^{US-} 5608786	Mar., 1997	Gordon		

	Cite No.	Foreign Patent Document Country Code* Number* Kind Code* (# known)	Publication Date MM-DD-YYYY	MENTS Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages Or Relevant Figures Appear	T ⁶
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Examiner	Date		
Signature	Considered		

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Sheet 7

INFORMATION DISCLOSURE STATEMENT BY APPLICANT

(Use as many sheets as necessary)

Complete if Known			
Application Number	11/948,965		
Filing Date	November 30, 2007		
First Named Inventor	Samuel F. Wood		
Art Unit	2614		
Examiner Name	Not yet known		
Attorney Dockel Number	TEL-M-8801-1P-1D		

Examiner	Cite	Document Number	Publication Date	Name of Patentee or	Pages, Columns, Lines, Where
Initials*	No.	Number-Kind Code ^{2 (# known)}	MM-DD-YYYY	Applicant of Cited Document	Relevant Passages or Relevan Figures Appear
	44-1	US- 5613069	Mar., 1997	Walker	
		^{US-} H1641	Apr., 1997	Sharman	
		US-5621727	Apr., 1997	Vaudreuil	
		^{US-} 5625677	Apr., 1997	Feiertag et al.	
	- 1	^{US-} 5631897	May., 1997	Pacheco et al.	
	1111	^{US-} 5640446	Jun., 1997	Everett et al.	
		^{US-} 5650999	Jul., 1997	Dickson	
		^{US-} 5654957	Aug., 1997	Koyama	
		US-5659541	Aug., 1997	Chan	
		^{US-} 5659542	Aug., 1997	Bell et al.	
		^{US-} 5680437	Oct., 1997	Segal	
		^{US-} 5684799	Nov., 1997	Bigham et al.	
	77.7	^{US-} 5689553	Nov., 1997	Ahuja et al.	
		US- 5692126	Nov., 1997	Templeton et al.	
	10 14	us- 5701301	Dec., 1997	Weisser, Jr.	
	1	^{US-} 5706286	Jan., 1998	Reiman et al.	
		^{US-} 5710769	Jan., 1998	Anderson et al.	
		^{US-} 5712903	Jan., 1998	Bartholomew et al.	
	2.5	US-5712908	Jan., 1998	Brinkman et al.	

	FOREIGN PATENT DOCUMENTS					
Examiner Initials*	Cite No.	Foreign Patent Document	Publication Date	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages Or Relevant Figures Appear	T ⁶
	27 T T T T T T T T T T T T T T T T T T T	Country Code "Number 4" Kind Code (if known)	MM-DD-YYYY			
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Date Considered				
	Date Considered			

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Sheet 8

INFORMATION DISCLOSURE STATEMENT BY APPLICANT

(Use as many sheets as necessary)

Complete if Known			
Application Number	11/948,965		
Filing Date	November 30, 2007		
First Named Inventor	Samuel F. Wood		
Art Unit	2614		
Examiner Name	Not yet known		
Attorney Docket Number	TEL-M-8801-1P-1D		

Examiner Initials*	Cite No. ¹	Document Number Number-Kind Code ^{2 [6 known]}	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear
9-11	12 1.	US- 5724412	Mar., 1998	Srinivasan	
	E 3.7	US- 5729544	Mar., 1998	Lev et al.	
	15. 5.5	US- 5732078	Mar., 1998	Arango	
	10	^{US-} 5737320	Apr., 1998	Madonna	
		^{US-} 5737331	Apr., 1998	Hoppal et al.	
		US- 5737333	Apr., 1998	Civanlar et al.	
- 2		US- 5740164	Apr., 1998	Liron	
		US-5740231	Apr., 1998	Cohn et al.	
		US- 5742596	Apr., 1998	Baratz et al.	
		^{US-} 5751706	May., 1998	Land et al.	
		^{US-} 5751968	May., 1998	Cohen	Hill -
		^{US-} 5754641	May., 1998	Voit et al.	
	17.71	^{US-} 5764628	Jun., 1998	Davis et al.	
	117	us- 5764736	Jun., 1998	Shachar et al.	
-	et 14	us- 5764750	Jun., 1998	Chau et al.	
	7	US- 5764756	Jun., 1998	Onweller	
	L L	^{US-} 5777991	Jul., 1998	Adachi et al.	
		^{US-} 5790538	Aug., 1998	Sugar	
	21	US- 5793762	Aug., 1998	Penners et al.	

Examiner Initials*	Cite No.	Foreign Patent Document	Publication Date	MENTS Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages Or Relevant Figures Appear	Τő
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Signature	and the second of the second o	Considered			

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Sheet 9

INFORMATION DISCLOSURE STATEMENT BY APPLICANT

(Use as many sheets as necessary)

Cor	mplete if Known
Application Number	11/948,965
Filing Date	November 30, 2007
First Named Inventor	Samuel F. Wood
Art Unit	2614
Examiner Name	Not yet known
Attorney Dockel Number	TEL-M-8801-1P-1D

Examiner Initials*	Cite No. ^f	Document Number Number-Kind Code ^{2 (Kinown)}	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear
-	12.1.	^{US-} 5793771	Aug., 1998	Darland et al.	
	15.4	^{US-} 5799154	Aug., 1998	Kuriyan	11.
	12.11	^{US-} 5805587	Sep., 1998	Norris et al.	
	1	^{US-} 5805588	Sep., 1998	Petersen	
	- 1	^{US-} 5809022	Sep., 1998	Byers et al.	
	1111	^{US-} 5809128	Sep., 1998	McMullin	
		US-5812534	Sep., 1998	Davis et al.	
771		^{US-} 5815505	Sep., 1998	Mills	
-		US-5818912	Oct., 1998	Hammond	
		^{US-} 5825771	Oct., 1998	Cohen et al.	
		^{US-} 5828666	Oct., 1998	Focsaneanu et al.	Hill -
		^{US-} 5838665	Nov., 1998	Kahn et al.	
	17.71	^{US-} 5867494	Feb., 1999	Krishnaswamy et al.	
		US- 5867495	Feb., 1999	Elliott et al.	
	10 14	us- 5881060	Mar., 1999	Morrow et al.	
	1"	US-5881131	Mar., 1999	Farris et al.	
	LI LI	^{US-} 5889774	Mar., 1999	Mirashrafi et al.	
		US-5915008	Jun., 1999	Dulman	
	21	US- 5922047	Jul., 1999	Newlin et al.	

Examiner Initials*	Cite No.	te Foreign Patent Document	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages Or Relevant Figures Appear	Τō
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Examiner	Date				
Signature	Considered				

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Sheet 10

INFORMATION DISCLOSURE STATEMENT BY APPLICANT

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Complete if Known		
Application Number	11/948,965	
Filing Date	November 30, 2007	
First Named Inventor	Samuel F. Wood	
Art Unit	2614	
Examiner Name	Not yet known	
Attorney Docket Number	TEL-M-8801-1P-1D	

Examiner Initials*	Cite No.	Document Number Number-Kind Code ^{2 (Kinown)}	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear
	1-1.	^{US-} 5933490	Aug., 1999	White et al.	
_ = =		^{US-} 5954799	Sep., 1999	Goheen et al.	11.
		US-5963551	Oct., 1999	Minko	
		US- 5991291	Nov., 1999	Asai et al.	
	-1	^{US-} 5999525	Dec., 1999	Krishnaswamy et al.	
		^{US-} 6009469	Dec., 1999	Mattaway et al.	
7		US- 6026083	Feb., 2000	Albrow et al.	
771		US- 6069890	May., 2000	White et al.	
		US-6134235	Oct., 2000	Goldman et al.	
		US- 6278707	Aug., 2001	MacMillan et al.	
	1	US- 6324183	Nov., 2001	Miller et al.	
		^{US-} 6327258	Dec., 2001	Deschaine et al.	
		^{US-} 6339594	Jan., 2002	Civanlar et al.	
	4.17	US- 5946684	Aug., 1999	Lund	
	et la	us- 6094478	Jul., 2000	Shepherd et al.	
	-, 11	us- 6028917	Feb., 2000	Creamer et al.	
	шШ	US- 6104800	Aug., 2000	Benson	
		^{US-} 6078581	Jun., 2000	Shtivelman et al.	
	21	US- 6259692	Jul., 2001	Shtivelman et al.	

	Cite No.	Foreign Patent Document	Publication Date	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages	
	3,50	Country Code "Number 4" Kind Code ⁵ (if known)	MM-DD-YYYY	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Or Relevant Figures Appear	T
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Examiner	Date
Signature	Considered

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Sheet 11

INFORMATION DISCLOSURE STATEMENT BY APPLICANT

(Use as many sheets as necessary)

Complete if Known				
Application Number	11/948,965			
Filing Date	November 30, 2007			
First Named Inventor	Samuel F. Wood			
Art Unit	2614			
Examiner Name	Not yet known			
Attorney Docket Number	TEL-M-8801-1P-1D	,		

Examiner Initials*	Cite No. ¹	Document Number Number-Kind Code ^{2 [6 known)}	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevan Figures Appear
	12 1.	^{US-} 6014437	Jan., 2000	Acker et al.	
	= :	^{US-} 5799072	Aug., 1998	Vulcan et al.	11.
	15. 5.5	US- 5946386	Aug., 1999	Rogers et al.	
	10.71	US- 6005870	Dec., 1999	Leung et al.	
		^{US-} 6161128	Dec. 2000	Smyk	
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Sheet 12

INFORMATION DISCLOSURE STATEMENT BY APPLICANT

(Use as many sheets as necessary)

Complete if Known				
Application Number	11/948,965			
Filing Date	November 30, 2007			
First Named Inventor	Samuel F. Wood			
Art Unit	2614			
Examiner Name	Not yet known			
Attorney Docket Number	TEL-M-8801-1P-1D	,		

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Sheet 13

INFORMATION DISCLOSURE STATEMENT BY APPLICANT

(Use as many sheets as necessary)

Complete if Known				
Application Number	11/948,965			
Filing Date	November 30, 2007			
First Named Inventor	Samuel F. Wood			
Art Unit	2614			
Examiner Name	Not yet known			
Attorney Docket Number	TEL-M-8801-1P-1D	,		

Examiner Initials*	Cite No.	Document Number	Publication Date MM-DD-YYYY	Name of Patentee or	Pages, Columns, Lines, Where
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Sheet 14

INFORMATION DISCLOSURE STATEMENT BY APPLICANT

(Use as many sheets as necessary)

Complete if Known				
Application Number	11/948,965			
Filing Date	November 30, 2007			
First Named Inventor	Samuel F. Wood			
Art Unit	2614			
Examiner Name	Not yet known			
Attorney Dockel Number	TEL-M-8801-1P-1D			

Examiner Initials*	Cite No.	Document Number	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant
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Examiner	Date
Signature	Considered

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Attorney Docket Number TEL-M-8801-1P-1D

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Substitute for form 1449/PTO	Complete if Known			
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INFORMATION DISCLOSURE	Filing Date	November 30, 2007		
(그리스) . (하고 하나 의 사용 등 (하고 주시)하다 하는데 (하는데) (하는데 공기)	First Named Inventor	Samuel F. Wood		
STATEMENT BY APPLICANT	Art Unit	2614		
(Use as many sheets as necessary)	Examiner Name	Not yet known		

Sheet 15

Examiner	Cito	Document Number	U. S. PATENT D	Name of Patentee or	Pages, Columns, Lines, Where
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Attorney Docket Number | TEL-M-8801-1P-1D

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344444	Application Number	11/948,965		
INFORMATION DISCLOSURE	Filing Date November 30, 2007			
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STATEMENT BY APPLICANT	Art Unit	2614		
(Use as many sheets as necessary)	Examiner Name	Not yet known		

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Sheet 16

			U. S. PATENT D	OCUMENTS	
Examiner Initials*	Cite No.	Document Number	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevan Figures Appear
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Attorney Docket Number TEL-M-8801-1P-1D

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INFORMATION DISCLOSURE	Filing Date	November 30, 2007		
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STATEMENT BY APPLICANT	Art Unit	2614		
(Use as many sheets as necessary)	Examiner Name	Not yet known		

Sheet 17

of |22

			U. S. PATENT D	OCUMENTS	
Examiner Initials*	Cite No. ¹	Document Number	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevan
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Attorney Docket Number TEL-M-8801-1P-1D

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INFORMATION DISCLOSURE	Filing Date	November 30, 2007		
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STATEMENT BY APPLICANT	Art Unit	2614		
(Use as many sheets as necessary)	Examiner Name	Not yet known		

Sheet 18

of |22

			U. S. PATENT D	OCUMENTS	
Examiner Initials*	Cite No. ¹	Document Number	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear
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	Cite	Foreign Patent Document	Publication	Name of Patentee or	Pages, Columns, Lines,	
Initials*	No.	Country Code "Number 4" Kind Code (if known)	Date MM-DD-YYYY	Applicant of Cited Document	Where Relevant Passages Or Relevant Figures Appear	T
		Wo 98/12860	Mar., 1998			įΨ
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	11.1	WO 98/18289	Apr., 1998			31
. —		WO 98/19425	May., 1998			14
- = 11	11	WO 98/19445	May., 1998			

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Sheet 19

INFORMATION DISCLOSURE STATEMENT BY APPLICANT

(Use as many sheets as necessary)

Co	mplete if Known
Application Number	11/948,965
Filing Date	November 30, 2007
First Named Inventor	Samuel F. Wood
Art Unit	2614
Examiner Name	Not yet known
Attorney Dockel Number	TEL-M-8801-1P-1D

Examiner	Cite	Document Number	U. S. PATENT D Publication Date	Name of Patentee or	Pages, Columns, Lines, Where
Initials* No.	Cite No. ¹	Number-Kind Code ^{2 (8 kinswn)}	MM-DD-YYYY	Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear
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		WO 98/20701	May., 1998			14		
	HE	WO 98/23067	May., 1998					
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Application Number 11/94

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INFORMATION DISCLOSURE STATEMENT BY APPLICANT

(Use as many sheets as necessary)

Sheet 20

Co.	mplete if Known	
Application Number	11/948,965	
Filing Date	November 30, 2007	
First Named Inventor	Samuel F. Wood	
Art Unit	2614	
Examiner Name	Not yet known	
Attorney Dockel Number	TEL-M-8801-1P-1D	-

Examiner Initials*	Cite No.	Document Number	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where
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Attorney Docket Number TEL-M-8801-1P-1D

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Substitute for form 1449/PTO INFORMATION DISCLOSURE STATEMENT BY APPLICANT	Complete if Known				
	Application Number	11/948,965			
INFORMATION DISCLOSURE	Filing Date	November 30, 2007			
(1912). (1. 4 47 47 1. 6 4 5 6 6 6 7 4 7 4 7 4 7 4 7 7 6 7 7 7 7 4 7 7 7 7	First Named Inventor	Samuel F. Wood			
STATEMENT BY APPLICANT	Art Unit	2614			
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Sheet 21

of |22

			U. S. PATENT D	OCUMENTS	
Examiner Initials*	Cite No. ¹	Document Number	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear
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	Cite	Cite No.		Foreign Patent Document	Publication	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages	
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		WO 98/37665	Aug., 1998			14		
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Attorney Docket Number TEL-M-8801-1P-1D

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INFORMATION DISCLOSURE	Filing Date	November 30, 2007
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STATEMENT BY APPLICANT	Art Unit	2614
(Use as many sheets as necessary)	Examiner Name	Not yet known

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Examiner Initials*	Cite No.	Document Number	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevan
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Electronic A	cknowledgement Receipt
EFS ID:	2546473
Application Number:	11948965
International Application Number:	
Confirmation Number:	3783
Title of Invention:	Branch Calling and Caller ID Based Call Routing Telephone Features
First Named Inventor/Applicant Name:	Samuel F. Wood
Customer Number:	32566
Filer:	Brian D. Ogonowsky/Edith Fuentes
Filer Authorized By:	Brian D. Ogonowsky
Attorney Docket Number:	TEL-M-8801-1P-1D
Receipt Date:	04-DEC-2007
Filing Date:	
Time Stamp:	21:47:51
Application Type:	Utility under 35 USC 111(a)

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		Total Files Size (in bytes)	2278	3208	

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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.

PTO/SB/05 (07-06)

Approved for use through 01/31/2007. OMB 0651-0032 U.S. Patent and Trademark Office, U.S. DEPARTMENT OF COMMERCE

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UTILITY	Attorney Docket No.	TEL-M-8801-1P-1D
PATENT APPLICATION	First Inventor	Samuel F. Wood
TRANSMITTAL	Title	Branch Calling and Caller ID Based Call
(Only for new nonprovisional applications under 37 CFR 1.53(b))	Express Mail Label No.	Electronic Filing
APPLICATION ELEMENTS See MPEP chapter 600 concerning utility patent application contents.	ADDRESS TO:	Commissioner for Patents P.O. Box 1450 Alexandria VA 22313-1450
1. Fee Transmittal Form (e.g., PTO/SB/17) (Submit an original and a duplicate for fee processing)	ACCOMPAN	IYING APPLICATION PARTS
2. Applicant claims small entity status. See 37 CFR 1.27. 3. Specification Both the claims and abstract must start on a new page (For information on the preferred arrangement, see MPEP 608.01(a)) 4. Drawing(s) (35 U.S.C. 113) [Total Sheets 11]	9. Assignment F	Papers (cover sheet & document(s))
5. Oath or Declaration [Total Sheets 3] a. Newly executed (original or copy) b. A copy from a prior application (37 CFR 1.63(d)) (for continuation/divisional with Box 18 completed) i. DELETION OF INVENTOR(S) Signed statement attached deleting inventor(s) name in the prior application, see 37 CFR 1.63(d)(2) and 1.33(b).	11. English Trans	o) Statement Power of Attorney slation Document (if applicable) sisclosure Statement (PTO/SB/08 or PTO-1449) s of citations attached
6. Application Data Sheet. See 37 CFR 1.76	13. Preliminary A	mendment
CD-ROM or CD-R in duplicate, large table or Computer Program (Appendix) Landscape Table on CD		pt Postcard (MPEP 503) pecifically itemized)
Nucleotide and/or Amino Acid Sequence Submission (if applicable, items a. – c. are required) a.	(if foreign pri	y of Priority Document(s) onity is claimed) on Request under 35 U.S.C. 122(b)(2)(B)(i). ust attach form PTO/SB/35 or equivalent.
c. Statements verifying identity of above copies		
18. If a CONTINUING APPLICATION, check appropriate box, and s specification following the title, or in an Application Data Sheet under Continuation Continuation Divisional Continuation: Examiner Creighton H. Smit	r 37 CFR 1.76: nuation-in-part (CIP) of p	no below and in the first sentence of the nor application No.: 19/426.279

Name Brian D. Ogonowsky Patent Law Group LLP Address 2635 North First St., Suite 223 City State Zip Code CA 95134 San Jose Country Telephone Email USA (408) 382-0480 brian@patentlawgroup.com Signature Brian D Ogonowsky/ 2007-11-30 Registration No. Brian D. Ogonowsky

19. CORRESPONDENCE ADDRESS

32566

The address associated with Customer Number:

(Print/Type

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(Attorney/Agent)

Correspondence address below

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Application Data Sheet 37 CFR 1.76 Title of Invention Branch Calling and Caller ID B		Attorney Docket Number	TEL-M-8801-1P-1D
		Application Number	
		Based Call Routing Telephone F	Features
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Application Data Sheet 37 CFR 1.76		Attorney Docket Number TE			TEL-M-8801-1P-1D			
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Title of Invention E	Branch Calling and Caller ID	Based Call Rou	iting Telephor	ne Features				
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Application Data Sheet 37 CFR 1.76		Attorney Docket Number	TEL-M-8801-1P-1D
		Application Number	
Title of Invention	Branch Calling and Caller ID	Based Call Routing Telephone I	Features
Customer Number	32566		

Domestic Priority Information:

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10426279	Continuation in part of		09565565	2000-05-04	6574328		2003-06-03

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Address 2			
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Application Data Sheet 37 CFR 1.76		Attorney Docket Number	TEL-M-8801-1P-1D
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First Name	Brian	Last Name	Ogonowsky	Registration Number	31988

This collection of information is required by 37 CFR 1.76. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 23 minutes to complete, including gathering, preparing, and submitting the completed application data sheet form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. **SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.**

BRANCH CALLING AND CALLER ID BASED CALL ROUTING TELEPHONE FEATURES

Samuel F. Wood

Jerry A. Klein

Margaret Susan Asprey

CROSS REFERENCE TO RELATED APPLICATIONS

This application is a division of U.S. Application Serial No. 10/426,279, filed April 30, 2003, entitled "Branch Calling and Caller ID Based Call Routing Telephone Features," which is a continuation-in-part of U.S. Application Serial No. 09/565,565, filed May 4, 2000, entitled "Telephone Call Control System for the Public Switched Telephone Network," now U. S. Paten No. 6,574,328, both incorporated herein by reference.

FIELD OF THE INVENTION

This invention relates to telephone services and, in particular, to a system for allowing a subscriber to select features of the subscriber's telephone service and to various novel features that can be selected.

BACKGROUND

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People have used various means for limiting interruptions due to the telephone. In the
past, people used switchboards and secretaries to screen incoming, or inbound, calls. Voice
mail systems took over some of this role both in the home and in the central office. Today,
there are web-based companies managing 3rd-party call control, via the toll-switch network,
which allow users to enter call control information through a web portal. There are also edge
devices in each of the public telephone company's central offices which provide local control,
but offer an extremely limited number of features and do not provide true 3rd-party call
control.

The web-based toll systems provide good user interaction but they are not economical and cannot take advantage of local number portability because they do not provide local control and connectivity.

The Public Switched Telephone Network (PSTN) consists of a plurality of edge switches connected to telephones on one side and to a network of tandem switches on the other. The tandem switch network allows connectivity between all of the edge switches, and a signalling system is used by the PSTN to allow calling and to transmit both calling and called party identity.

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Until now, optional features were provided by the local service telephone company (telco) through the edge switch at the central office (CO). It was not possible to provide optional features through any other means. Control of these features was done through the first party (calling party) or the second party (called party), or worse yet, manually by calling the business office.

In the past, numerous devices have been built that allow the connection of two lines together at an edge switch. These devices can be used to add features to a telephone network by receiving a call on one line and then dialing out on another line. The problem with these devices is that, because they are connected through an edge switch, transmission losses and impairments occur, degrading the overall connection. In addition, signalling limitations prevent full control, by the subscriber or the system, over the call.

A preferred embodiment of the inventive system described herein connects at the tandem, thereby eliminating these problems.

In the edge devices residing in the PSTN central offices, the 1st party (the calling party) has numerous features available (dialing options). The 2nd party (called party) also has options available such as call forwarding, but these features typically require access from the first or second party's device and are extremely awkward to program. The user interaction is not only awkward, it is limited and requires interaction with the telephone company to provision them. In other words, past systems for provisioning, meaning addition, modification, or control of telephone features, required a subscriber to make the feature selection through the telephone business office. Central office workers would then implement the provisioning under request of the business office.

Call Forwarding is one popular provision. There is signification transmission degradation for Call Forwarding to take place. The calling party pays for a call to the edge

device, and the edge subscriber, the called party, pays for the call to the forwarding number. For enhanced inbound call control to occur, a direct 3rd-party call control means is needed.

A variety of services have arisen to address the problems mentioned above. Many of these systems allow the called party to make changes to his/her call forwarding attributes which do not allow direct 3rd-party call control. These services provide good user interaction, some via the internet, but they rely upon the toll network through the use of "800" numbers.

This requires the subscriber to pay by the minute and does not allow the subscriber to take advantage of number portability in order to obtain 3rd-party call control. There are other toll network mechanisms for remote call forwarding. For example, MCI offers a service where the customer can remotely change the forwarding target number for "800" numbers.

Contacting the ultimate end-user before terminating the first incoming call is similar to the manner in which "800" credit calls and collect calls are processed, but these are not done at the local subscriber level.

In addition to these toll services, there are edge devices that perform some of the

same services. Edge devices such as phones and PBXs that include voice mail, inter-active voice response, call forwarding, speed calling, etc., have been used to provide additional call control. These devices allow the phone user direct control over incoming and outgoing calls. The disadvantage of edge devices is that they add cost, degrade voice and transmission quality, can be difficult to program, are not easily programmed remotely, can require the user to pay for two lines, provide lower quality of service, and cannot provide the same level of functionality as a system that controls the PSTN directly. There are Voice Over Internet Protocol (VoiP) products emerging that provide better user interfaces and control but they do not take advantage and voice quality of the PSTN.

25 SUMMARY

A system for allowing a subscriber to remotely control features is described herein along with various telephone features that may be programmed into the system. A subscriber may be any customer using the telephone service, in contrast to employees of the PSTN who may use special communication networks within the PSTN. Two such features are caller ID

(CID) based call routing and branch calling. The system allows the subscriber to set up a feature where the CID signal is detected within the PSTN and automatically associated with stored information relating to the caller. The stored information may have been previously entered into a memory within the PSTN by the subscriber via the world wide web. The CID signal may be also used to route the call to one of more forwarding numbers or to take any other action, such as blocking the call. This feature also allows the subscriber to use the CID signal to display certain information even though the caller may have her CID blocked.

Another feature described herein is referred to as branch calling, which allows a call to be forwarded to multiple telephones simultaneously, where the first telephone answered terminates the calling of the other telephones (or any other end units).

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The preferred system described herein adds direct control of third party call control features, but does not suffer from any of the disadvantages listed above, and allows the subscriber to manage his/her telephone system in a dynamic and exceptionally useful manner that is not currently available through the existing PSTN. The system allows enhanced direct third-party call control features, such as selective call routing and remote dialing, to be added to the PSTN (Public Switched Telephone Network) using local call control and providing dynamic provisioning of the system by the subscriber. Direct 3rd-party control means that the ability to provision the 3rd-party features is directly available to a subscriber, eliminating the need to go through the telephone company (telco) business office.

In one embodiment, the system includes a processor (referred to herein as a tandem access controller) connected to the PSTN which would allow anyone to directly provision, that is to say set-up and make immediate changes to, the configuration of his or her phone line. In another embodiment, a tandem access controller (TAC) subsystem is connected internally to the PSTN in a local service area. The TAC provides features, selected by the subscriber, to all edge switches connected to the PSTN tandem switch. Connecting directly to the PSTN tandem switch (or embedding the system into the tandem switch) eliminates the signal degradation problems previously described.

In one embodiment, the system allows provisioning of features via the internet under direct control of the subscriber. Recently, several products have been introduced that provide a means of controlling features via the public internet. However, all these devices fall short in

that they require the subscriber to obtain an "800" number or some other number that requires the subscriber to pay a toll charge each time a call is made. The system connects locally, so no toll charges are incurred.

The offered features are implemented by software programs run by the processing 5 system.

The web-enhanced services in one embodiment of the invention coexist with and overlay the local phone service at the local level, thereby providing good economics and user interaction, single number access to multiple subscriber devices, connectivity without transmission impairments and true, direct 3rd-party call control.

The present system relies upon use of local telephone facilities thereby eliminating all the extra charges associated with making toll calls. It also allows the user to take advantage of number portability and keep his/her existing public phone number.

BRIEF DESCRIPTION OF THE DRAWINGS

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15 Fig. 1 illustrates the tandem access controller (TAC) in one embodiment of the present invention connected to the existing PSTN tandem switch, the TAC providing features for the subscriber's telephone as requested by the subscriber via the web.

Fig. 2 illustrates a system similar to Fig. 1 but showing multiple tandem switches and TACs and also showing how the subscriber may, in additional to using the standard telephone, make phone calls using Voice Over IP via a conventional digital telephone.

Fig. 3 is a flowchart of one method that a person may use to set up a subscriber account and to designate features the subscriber would like for his/her telephone.

Fig. 4 is a flowchart of a method that can be performed by the TAC in response to the subscriber (or other service) controlling the TAC, using the web (or other packet-based system), to change the subscriber's telephone provisioning or perform another function, such as make a VoIP call.

Fig. 5 is a flowchart of a method that can be performed by the TAC in response to an inbound call to the subscriber.

- Fig. 6 is a flowchart of a method performed by the subscriber and the TAC when the subscriber desires to make an outbound call via the web or using a conventional telephone.
- Fig. 7 illustrates a system, using the TAC, that allows wireless cell phones to obtain the same provisioning options as the conventional telephones.
- 5 Fig. 8 illustrates a system, using the TAC, that allows fax and modem calls to benefit from the provisioning offered by the TAC.
 - Fig. 9 is a flowchart of possible scenarios using the caller ID based feature.
 - Fig. 10 is a flowchart of possible scenarios using the branch calling feature.

DETAILED DESCRIPTION OF THE EMBODIMENTS

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Fig. 1 shows a tandem access controller (TAC) 10 that allows an authorized subscriber 12 to establish 3rd-party control criteria for calls to the subscriber's telephone 14 (having a "public" phone number that callers dial). In one embodiment, the TAC 10 is a programmed processor. The TAC 10 may use any combination of hardware, firmware, or software and, in one embodiment, is a conventional computer programmed to carry out the functions described herein.

The TAC 10 is connected to or inside the conventional PSTN tandem switch 16 such that calls may flow through the TAC 10 in the same manner as the existing PSTN tandem switch, except that additional 3rd-party features are applied to the call. As is well known, PSTN tandem switches are exchanges that direct telephone calls (or other traffic) to central offices 17,18 or to other tandem switches. Details of the operation of the existing phone network may be found in the publication entitled "New Net SS7 Tutorial," by ADC Telecommunications, copyright 1999, incorporated herein by reference. Additional details may be found in the numerous books describing the PSTN.

The PSTN tandem switch 16 directs a first call (from the calling party 20 to the subscriber's phone 14 using the subscriber's public phone number) to the TAC 10, which in turn places a second call, subject to 3rd-party control information, to the subscriber's "private" phone number without yet terminating the first call. The TAC 10 is connected within the subscriber's local service area so calls from TAC 10 to the subscriber do not incur a toll. When the subscriber 12 terminates (or answers) the second call, the TAC 10 terminates the first call and connects it to the second call, thereby connecting the calling party 20 to the subscriber 12. Hence, the calling party essentially calls the TAC 10, using the subscriber's public phone number, and the TAC 10, after processing the call using the selected features, calls the subscriber, as appropriate, using the subscriber's private phone number and connects the two calls. The process is transparent to the parties.

The TAC 10 is connected inside the PSTN in the sense that it is not an edge device such as a PBX or central office (CO) switch because it does not connect directly to subscribers. Rather, it redirects calls to subscribers. The TAC 10 provides intelligent interconnection between a calling party and a subscriber.

The reader should keep in mind that although only one tandem switch 16 is shown in Fig. 1, the invention will apply equally well to a network of tandem switches, as shown in Fig. 2. Fig. 2 also illustrates how the subscriber can make calls using voice over IP via a conventional digital telephone 21.

Fig. 1 illustrates the preferred method for an authorized subscriber to modify the 3rd-party control criteria by means of the world wide web 22 (and web server 23) using an internet browser. By "authorized" we mean a subscriber who is registered and has logged- in with appropriate security and password controls. The subscriber 12 interacts with the web 22 via the Internet to quickly and easily specify the enhanced 3rd-party call control features. Web 22 then relays this information, in appropriate form, to the TAC 10. Preferably, the link to the TAC 10 uses a secure protocol. Examples of features that can be selected by the subscriber include: conditional call blocking, call forwarding, call altering, time of day conditions, day of week conditions, follow-me, caller recognition/password, caller ID, call screening/retrieval from voice mail, speed dialing, interactive voice response, and speech recognition. Any other feature could be added. These features can be implemented in the TAC 10 using known software techniques since such features are known. Message outgoing call control includes: click-to-dial calling and group calling/messaging.

The invention may also include ivr/vm/voverip.

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Fig. 1 uses a public internet portal connected via a data link to the TAC 10 or other

20 interface system. As a registered subscriber, a user logs onto the portal (Fig. 3) and is granted access, allowing the user to make additions or changes to features such as speed calling, call forwarding, selection of such descriptors as time of day, busy status, caller ID status, etc. A user-friendly web page leads the subscriber through the various procedures and available features. The selections made by the subscriber are translated into provisioning data and

25 transmitted to the TAC 10. The TAC 10 in turn keeps track of incoming and outgoing calls based on this information.

The subscriber can also program a set of the call control features via a telephone link in the event a data link connection is unavailable.

Fig. 4 is a flowchart of actions that may be taken by the TAC 10 in response to the subscriber (or other service) controlling the TAC, using the web or other packet-based

system, to change the subscriber's telephone provisioning or perform another function, such as make a VoIP call.

Fig. 5 is a flowchart of actions taken by the TAC 10 in response to an inbound call (using the subscriber's public phone number) to the subscriber. Examples of some of the actions taken by the TAC 10 are:

Receives SS7 data indicating an incoming call

Stores phone numbers downloaded from provisioning system

Charts identity of calling party

Checks time of day

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Stores lists of numbers in groups used for processing incoming calls

Places outgoing calls in response to incoming calls according to information downloaded on the data link.

Incoming call data is received by the TAC 10 from the tandem switch 16. The TAC 10 processor checks calling and called numbers, class of service, time of day, number lists, etc. In some cases additional data is gathered from the calling party via a DSP (Digital Signal Processing) system and stored in the system memory. The DSP system is used to play call progress tones and voice announcements as required. Voice announcements can be played through the DSP system. In response to the call data, an outgoing call to the subscriber 12 may be placed back through the tandem switch 16 by TAC 10. The TAC 10 links the two calls and monitors the connection.

Information about the call may be collected by the TAC 10 and sent to the subscriber or a 3rd party for display. Such information may be the length of the call or information used to bill the subscriber for the use of the system. The provisioning system can also collect control information from a 3rd party and relay it back to the TAC 10, which will then affect the call accordingly.

Fig. 6 is a flowchart of actions taken by the subscriber 12 and the TAC 10 when the subscriber desires to make an outbound call via the web or using a conventional telephone.

When using the web to place a call, the subscriber may simply click a name on the computer screen 26 using a mouse.

Fig. 7 illustrates a system, using the TAC 10, that allows wireless cell phones 28 to obtain the same provisioning options as the conventional telephones 14. A local cell 30 and a cell switch 32 are also shown in Fig. 7.

Fig. 8 illustrates a system, using the TAC 10, that allows fax and modem calls to benefit from the provisioning offered by the TAC 10. The TAC 10 may interface the ISP 36 through the web 22.

One embodiment of the invention allows a subscriber to view the current state of his/her telephone via the Internet. Internet is a term of art by which we mean an interconnection of packet switched networks. Prior to this system there was no way for a user to examine the status of a telephone line. Recently, several products have been introduced that provide a means of examining the voice message boxes.

An internet portal is connected via a data link to the TAC 10. When a user logs onto the internet portal and is granted access to an individual subscription, the user can examine the status of calls/features. This information is transmitted from the TAC 10 to the web portal and translated into user viewables. The TAC 10 keeps track of incoming and outgoing calls based on this information.

The TAC 10 may be implemented using conventional processor hardware. The connection to the tandem switch 16 may be as simple as a telephone circuit, since the TAC 10 receives an incoming call from a caller and processes the call. Devising the software/firmware use to control the TAC 10 is well within the capability of those skilled in the art since the various control features that can be made available are generally already known.

Certain advantages that can be obtained using the invention include the following:

Web-Based Telecom Navigator

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Manage Incoming Call Control

Conditional Call Blocking/Forwarding/Alerting

- Time-of-Day, Day-of-Week, Follow-Me, Caller Recognition/Password,
 Caller ID, etc.
- · Call Screening/Retrieval from Voice Mail
- Interactive Voice Response and Speech Recognition
- 5 Manage Outgoing Call Control
 - Click-to-Dial Calling
 - · Group Calling and Messaging

Web-Based Billing

10 Web-Driven Personal Communications Management

Cost-Effective Single Phone Number Access

On-Line "Personal Digital Assistant"

On-Line "Telcom Navigator"

Inspired User Interaction

15 Secure and Reliable Technology

Cost-Effective Single Phone Number Access

CLEC Status

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- Free Local Calls, Incoming Calls (not 800 Toll Service)
- Retain Current Number (Local Number Portability)
 - Low-Cost Calling Throughout LATA
 - Flat-Rate Foreign Exchange
 - Single Installation Covers Entire LATA
 - VoIP Toll-Bypass

Compatible With Existing Devices, Standards

- Standard DTMF and VoIP Phones
- Wireless Phones
- Standard Wired/Wireless and PIM Browsers

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Web-Based Personal Digital Assistant

Centralized and Consistent Personal Data

- · Build Once, Use Anywhere
- · Private/Public Phone Directories and Calendars
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- "Post-It" Style Annotation of Numbers

Web Dialing

- Click-to-Dial from Web Pages, Directories, Calendars
- Multiple Phone List Management

Unified Messaging

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· Voice Mail Access, Prompts, Alert Via Web

User Interaction

Expected Behavior

- Compatible with Familiar Products (e.g. Palm Pilot)
- Commonality Between All Wired and Wireless

Mode-Based Definition and Selection

- Vacation, Dinner Time, Go Away, Family Call Waiting
- Templates

Learning Modes

- · Persona-Based User Interaction Design
- Speech recognition
- · Windows drag and drop

Automatic Data Capture

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- Build Phone List Based on Collected Usage Information
 - Drag and Drop Into Lists

Secure and Reliable Technology

Separate Web-Site and Link Gateway

- No Direct External Access to Gateway
 - · Additional Security Layer
 - No Denial-of-Service to Voice Links

VoIP Link Degradation Detection

- Automatic Cutover to PSTN
- 15 E-Commerce Security
 - · Billing Encryption

Caller ID Based Call Routing

One advantage of using TAC 10 is its ability to enhance caller ID information. Caller ID is a common feature where a calling party's telephone number is transmitted to the called party's telephone so it can be displayed on a small display screen in the telephone. This caller ID information is provided by the calling party's central office switch. Signaling System No. 7 (SS7) is a global standard for telecommunications and defines the procedures and protocol by which network elements in the PSTN exchange information (including the caller ID) over the telephone network for call set up, routing, and control. In some telephone

sets, including wireless telephones, the name of the caller associated with the telephone number is also displayed on the called party's display screen.

TAC 10 can use this automatically generated caller ID signal to provide an enhanced set of caller ID related features. One such feature is the association of the standard caller ID information with additional information about the caller stored in a memory addressed by TAC 10. The enhanced caller ID information provided through TAC 10 provides a valuable tool to the subscriber in handling incoming calls. The basic caller ID information, such as the caller's telephone number and name, can still be sent to the subscriber's phone and displayed in a conventional manner while the enhanced caller ID information may be displayed on the phone display or on the subscriber's computer monitor via the web.

The caller ID signals, pursuant to the SS7 protocol, are detected by TAC 10 when a calling party calls the subscriber using the subscriber's public telephone number, as previously described. TAC 10 then uses the basic caller ID data to address a look-up table (LUT) containing any additional information that the subscriber has entered into the LUT's memory locations for association with that caller ID data. Fig. 8 shows such a LUT 40 within or connected to TAC 10.

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In one example, the subscriber may identify a prospective calling party's telephone number to TAC 10 via the Internet and then associate the number with any other information for storing in LUT 40. Such other information may be all the possible callers using the calling telephone, personal information regarding the calling party, billing information, business information, account numbers, past discussions with the caller, or any other information. When TAC 10 detects the caller ID signals, TAC 10 addresses LUT 40 and downloads the retrieved information to the subscriber's telephone display or to the subscriber's computer via the web. Since TAC 10 (including LUT 40) stores this additional information, the subscriber is not required to personally provide processing or memory devices for this feature.

Multiple subscribers use the same TAC 10 and LUT 40 but only the memory locations in LUT 40 authorized for access by a particular subscriber are available to that subscriber.

A subscriber may program TAC 10 using the various means described previously to perform any number of features on an incoming telephone call based upon the caller ID data. Such features include forwarding a call associated with that particular caller ID data to one or more other telephones, or blocking calls associated with that particular caller ID data. Such calls may be forwarded or blocked only at certain times or on certain days as requested by the subscriber. All of the other features previously described may also be applied based upon the caller ID.

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When the calling party elects to block her caller ID information, displaying the caller's number and name on the subscriber's telephone may violate the privacy act, so such a restriction should be programmed into the system. However, TAC 10 may still use the caller ID information for various legal purposes. For example, the subscriber may not wish to receive phone calls from a particular phone number or calling party. The subscriber may transmit to TAC 10 the caller ID information (e.g., the telephone number and/or the name) and instruct TAC 10 to either forward the call, block the call, or transmit any additional information from LUT 40 to the subscriber's phone display or computer monitor for screening the caller.

If caller ID information does not exist, such as where the local telephone company does not offer caller ID, TAC 10, when receiving the incoming call, can transmit an automatic message to the caller to enter identification information. TAC 10 then uses that information to address LUT 40 to identify any associated information in LUT 40 for transmission to the subscriber. TAC 10, in a recorded or simulated voice, can request the caller to enter her phone number via the telephone keypad. Alternatively, TAC can request that the caller speak her name or number, which would then be played to the subscriber or converted to text or a code by TAC 10 to address LUT 40. Alternatively, the caller can enter a personal identification number or any other type of code (e.g., the caller's name) via the keypad, which would identify the caller to TAC 10. Once obtained, the caller ID information entered can be used to route the incoming call via TAC 10 in any way programmed by the subscriber. Call routing can be based on time of day, the caller ID, any web input instructions, a direction by the calling party itself, or any other variable.

This technique is contrasted with 800-type services, which are reverse long distance services requiring the owner of the 800 number to pay for the incoming call. With 800 numbers, the caller ID must be unblocked to identify the amount of the toll. With the inventive technique, even blocked caller ID calls can result in information about the caller being transmitted to the subscriber or used by TAC 10 to selectively perform a function.

Fig. 9 is a flowchart of various scenarios that may be carried out using the caller ID feature.

In step 50 of Fig. 9, an incoming call is received by TAC 10, as previously described, by a calling party calling the subscriber's public telephone number. In all embodiments described herein, the end unit called may be a residential telephone or other communication device connected to the PSTN via a central office, such as a computer, fax machine, or other communication device. The services provided by TAC 10 may be for residential telephone service or for business telephone service.

In step 52, using the SS7 protocol, TAC 10 detects the caller ID signal (CID), if any,

Even if the calling party has a blocked CID, the CID is still transmitted to TAC 10; however
the blocked caller ID cannot be displayed on the called party's telephone. If the CID is
detected, the process continues to steps 54 and 56, which determine whether the CID is
associated with any data in a look-up table. Existing data in the look-up table associated with
the CID indicates that the caller is a previous caller. If caller ID information is known

without ever previously receiving a call from that party, the additional information can still
be entered into the look-up table, and the calling party will be treated as not a new caller in
step 54.

Assuming the caller has information stored in the look-up table, this additional information is retrieved by TAC 10 and displayed on a web page (step 58) that is accessible by the subscriber via the web. In addition, the caller's name and telephone number may also by displayed (step 60). The information may also be transmitted to the subscriber's telephone for display.

In step 62, TAC 10 performs any programmed function on the call, such as forwarding the call to the subscriber's private telephone number or another number.

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The placing of the second call by TAC 10 causes the called phone to ring (step 64) as well as causes the CID and additional information to be available to the subscriber (step 66) on the subscriber's telephone display. When the subscriber answers the phone, TAC 10 completes the connection between the two parties.

5 The retrieved information from LUT 40 that is transmitted over the web may appear as a screen pop-up on the subscriber's monitor. This CID information can then be reviewed and edited to include new information about the caller provided during the call. The subscriber then downloads this edited information to TAC 10 so future calls from the same caller would display the new information.

In step 54 if it is determined that the CID information is not associated with any existing information in the look-up table, TAC 10 determines whether the CID is blocked (identified in the SS7 protocol) in step 68. If the CID is not blocked, then the CID information is transmitted to the subscriber's telephone when TAC 10 places the call to the subscriber's private number (or any other forwarding number), and the CID is displayed on the subscriber's phone. 15

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In step 68, if it is determined that the CID is blocked, TAC 10 will prompt the caller, via a recorded message or a simulated voice, to press the appropriate touch tone buttons to unblock the CID (step 70). For example, TAC 10 may be programmed to detect that a "1" key is pressed by the caller to unblock CID and then treat the CID information as unblocked. Alternatively, the caller may be required to call back after pressing the proper touch tone keys to unblock the CID in a conventional way.

In step 72, if the CID is now unblocked, the CID is obtained from the caller in step 74. The process also goes to step 74 if, in step 52, the CID is not initially obtained.

In step 76, TAC 10 determines whether the CID signal has been provided by the calling party from either the automatic CID signals or from the caller manually entering the caller's telephone number, name, or PIN, as previously described. If yes, then in step 54 TAC 10 uses the CID information to determine whether the caller is a new caller, and the remainder of the process continues as previously described.

In step 72, if it is determined that the CID remains blocked after TAC 10 has prompted the caller to unblock the CID, then in step 74 it is determined by TAC 10 is step 77 (after reviewing the subscriber's programmed instructions) whether the subscriber is accepting blocked calls. If yes, TAC 10 then places a call to the subscriber's private number or any other number identified by the subscriber, and puts the blocked call through. The blocked CID information would not be transmitted to the subscriber's phone.

If the subscriber's instructions are to not accept blocked calls, then in step 78 the blocked call is not forwarded to the subscriber's phone, or the blocked call is sent to voice mail. Voice mail may be a memory internal to TAC 10, or TAC 10 may transmit a special code to the subscriber's phone that automatically causes the call to be routed to a private voice mail system.

As seen, as long as the caller ID data received by TAC 10 has information associated with it in the look-up table, the stored information can be transmitted to the subscriber even if the caller ID is blocked. Further, even blocked caller IDs can still be used by TAC 10 to perform a routing function on the call. The caller ID feature may be implemented by a software program run by the processing system in TAC 10.

Because the conventional blocked CID information provided by the phone company is never displayed to the subscriber, the tagging system does not violate the privacy act.

Known features such as call trace (where CID is provided to law enforcement people), or call return (where the blocked caller can be called back) have established a legal precedent that it is ok to use blocked CID information for certain purposes as long as the caller ID is not disclosed to the called party

Branch Calling

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25 Branch calling is an enhanced telephone feature not believed to be provided on today's public telephone networks. This feature can be easily provided using TAC 10.

Branch calling is a technique where a caller places a first call intended for a called party to TAC 10. After receiving the call, TAC 10 looks up the call handling instructions programmed into TAC 10 by the subscriber via the web, via the telephone, or via any other

technique. One set of these instructions is branch calling, which instructs TAC 10 to simultaneously call any number of different telephone numbers programmed into TAC 10 by the subscriber. The called phone numbers may be any combination of local, long distance, or cellular numbers.

5 When a party answers one of the ringing lines, the answering party is connected to the calling party, and the other calls are abandoned.

For branch calling to operate in the most desirable manner, the system must detect that a call has been answered in order to terminate the calls to the other telephones (or other end units). Accordingly, some form of answer supervision must be present. Answer supervision is implemented inside the PSTN but generally not available to private networks (e.g., PABXs). Since SS7 signaling supports answer supervision, it is easy for this branch calling feature to be provided through TAC 10 since TAC 10 is connected inside the PSTN.

Prior art systems without answer supervision must call each forwarding number sequentially, whereby after a certain number of preprogrammed rings, the calling stops and the next number is called until someone answers the phone. Because a ringing time-out must occur before the next call can be tried, an unrealistically long delay can occur before the call is placed to the proper telephone and finally answered. In contrast, the present invention allows TAC 10 to ring all the numbers simultaneously so the call can be answered quickly.

It is desirable that the answer supervision signaling not be delayed so that the calling and called parties may be connected quickly when the call is answered and so that during the delay time two parties do not answer two different ringing phones.

Fig. 10 is a flowchart of some scenarios in branch calling, whereby an incoming call to TAC 10 causes TAC 10 to place at least two new calls simultaneously and, when one of these phones is answered, the remaining calls are abandoned.

25 In step 80 of Fig. 10, TAC 10 receives an incoming call.

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In step 82, TAC 10 looks up the routing instructions for the DNIS (Dialed Number Identification Service) and caller ID (if any). The DNIS identifies the number that was called, and the caller ID (CID) identifies the calling telephone number and sometimes the caller.

DNIS works by transmitting the touch tone digits to TAC 10. A subscriber for TAC 10 may

program TAC 10, as previously described, to perform any number of functions based upon the DNIS number, the CID, the time of day, or based upon any other factor. Such instructions may be stored in a look-up table addressed by the subscriber's public phone number (identified by the DNIS number). Since multiple subscribers will be using the same TAC 10, TAC 10 needs to know what number was dialed in order to perform the function on the call selected by the subscriber.

In step 86, TAC 10 identifies the features to apply to the incoming call. If the instructions are to block the call, then TAC 10 blocks the call in step 87. In the present example, it is assumed that the feature the subscriber wants to apply is a branch calling feature where two telephone numbers are to be called by TAC 10.

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In step 88, TAC 10 generates a ring back tone to the caller to indicate that a telephone is ringing.

In step 90, TAC 10 places a call to a first telephone number, which causes the called phone to ring (step 92). Parallel operations are performed for a second phone number in steps 93 and 95.

In step 96, it is determined by TAC 10 whether the first phone has been answered using answer supervision signaling provided by SS7 (step 98).

In response to the answer supervision signaling, TAC 10 abandons the other call to the second telephone (step 100).

In step 102, TAC 10 completes the phone call by connecting the calling party to the answered telephone. This process may be applied to other than telephones, such as computers or other types of communication equipment.

In step 96, if the call is not answered after the ring, it is determined whether the other telephone has been answered (step 104). If not, the two phones continue to ring.

If it is determined in step 104 that another telephone has been answered (i.e., the answer supervision signal has been received by TAC 10), the call to the first telephone is abandoned (step 106).

The same operation is performed with respect to the second telephone call in steps 108-113.

Any number of telephone calls may be simultaneously placed by TAC 10 in response to a branch calling instruction.

In step 86, if the instructions programmed by the subscriber are to block the call, then TAC 10 blocks the call in step 87.

While particular embodiments of the present invention have been shown and described, it will be obvious to those skilled in the art that changes and modifications may be made without departing from this invention in its broader aspects and, therefore, the appended claims are to encompass within their scope all such changes and modifications that fall within the true spirit and scope of this invention.

CLAIMS

What is claimed is:

A method performed by a processing system comprising:
 receiving a call from a calling party, using an end unit, to a subscriber;
 placing two or more calls simultaneously to two or more associated end units
 designated by the subscriber;

detecting that the call has been answered at one of the end units; and in response to the detecting, abandoning other calls to other end units and establishing a connection between the calling party's end unit and the answered end unit.

- The method of Claim 1 wherein the processing system is connected within the public switched telephone network (PSTN).
- detecting first information about the source of the call;
 associating the first information with a feature, selected by the subscriber, to be
 performed on the call, the feature being to forward the call to two or more end units; and
 simultaneously placing the call to the two or more end units.

3. The method of Claim 1 further comprising:

4. The method of Claim 1 wherein the two or more calls to the end units are any combination of local call, long distance call, and cellular call.

- 5. The method of Claim 1 wherein, when one of the calls to the end units is answered, an answer supervision signal is transmitted to the processing system, and the processing system terminates the other calls.
- The method of Claim 5 wherein the answer supervision is pursuant to the SS7 signaling protocol.
- 7. The method of Claim 1 wherein the processing system is connected to a PSTN tandem switch within the PSTN, and wherein receiving a call from a calling party comprises:

receiving a first call through the tandem switch from the calling party intended for the subscriber after the calling party has enter a first telephone number, the first telephone number being the subscriber's public telephone number, said processing system simultaneously placing at least second and third calls using second and third telephone numbers different from the first telephone number.

- 8. The method of Claim 1 wherein the number of calls simultaneously placed by the processing system is two.
- 9. The method of Claim 1 wherein the number of calls simultaneously placed by the processing system is three.
- 10. A controller connected to a public switched telephone network (PSTN) comprising:

a processing system, the processing system programmed to perform the process comprising:

receiving a call from a calling party, using an end unit, to a subscriber;

placing two or more calls simultaneously to two or more associated end units designated by the subscriber;

detecting that the call has been answered at one of the end units; and in response to the detecting, abandoning other calls to other end units and establishing a connection between the calling party's end unit and the answered end unit.

- 11. The controller of Claim 10 wherein the processing system is connected within the public switched telephone network (PSTN).
- 12. The controller of Claim 10 wherein the processing system is programmed to perform the process comprising:

detecting first information about the source of the call;

associating the first information with a feature, selected by the subscriber, to be performed on the call, the feature being to forward the call to two or more end units; and simultaneously placing the call to the two or more end units.

- 13. The controller of Claim 10 wherein the two or more calls to the end units are any combination of local call, long distance call, and cellular call.
- 14. The controller of Claim 10 wherein, when one of the calls to the end units is answered, an answer supervision signal is transmitted to the processing system, and the processing system terminates the other calls.
- 15. The controller of Claim 10 wherein the processing system is connected to a PSTN tandem switch within the PSTN, and wherein receiving a call from a calling party comprises:

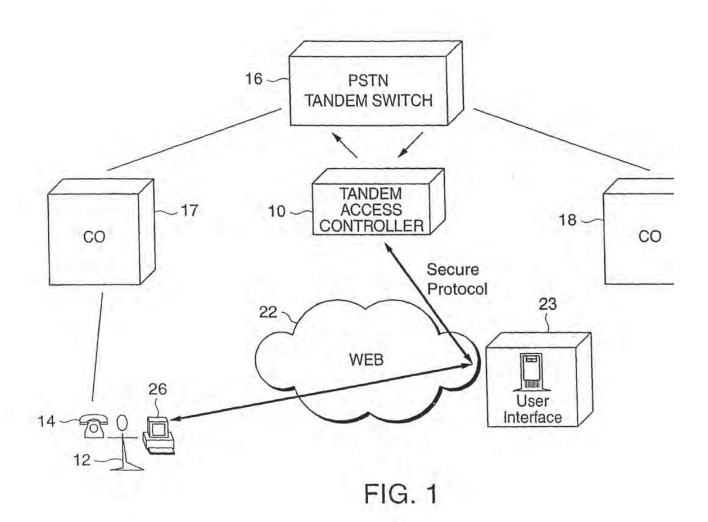
receiving a first call through the tandem switch from the calling party intended for the subscriber after the calling party has enter a first telephone number, the first telephone number being the subscriber's public telephone number, said processing system simultaneously placing at least second and third calls using second and third telephone numbers different from the first telephone number.

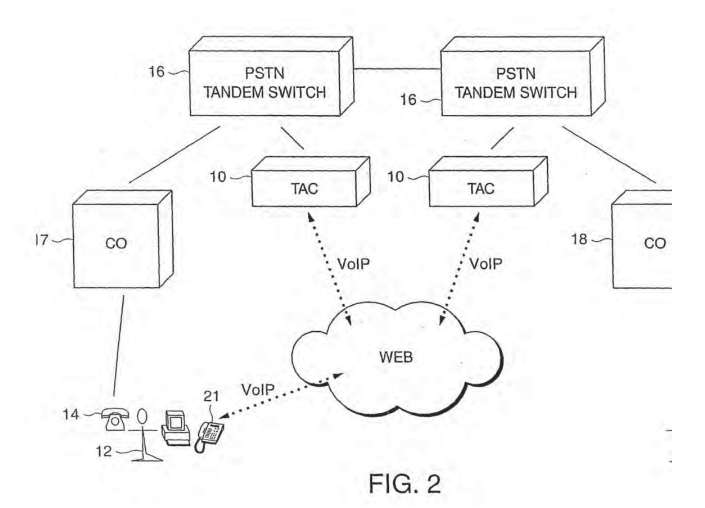
- 16. The controller of Claim 10 wherein the processing system is connected to the PSTN in the subscriber's local service area.
- 17. The controller of Claim 10 wherein the subscriber is a subscriber of residential telephone service.

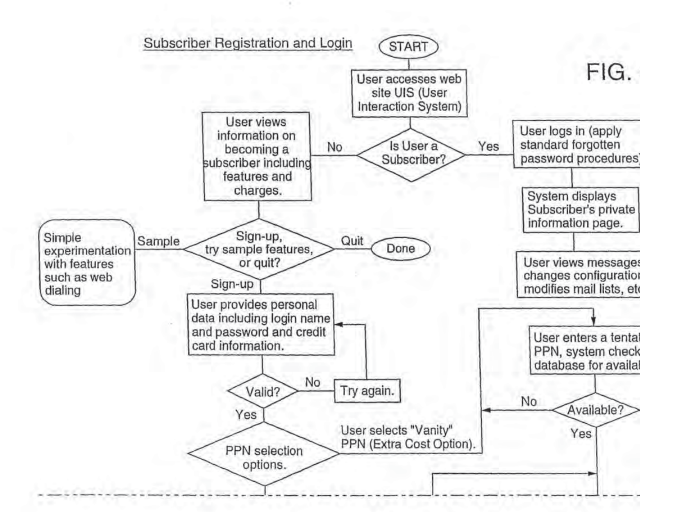
BRANCH CALLING AND CALLER ID BASED CALL ROUTING TELEPHONE FEATURES

5 ABSTRACT OF THE DISCLOSURE

A caller ID based call routing feature is described for blocked and non-blocked caller ID's. A processing system in the public switched telephone network (PSTN) receives first identifying information for identify the source of a telephone call and associates additional information stored in a memory with the first identifying information. The additional 10 information may be information about the calling party initially downloaded to the memory by a subscriber. Once retrieved from the memory by the processing system, the additional information may then be transmitted to the subscriber via the Internet for display on a monitor or to the subscriber's telephone for display on a telephone display. Another feature described is a branch calling feature where the subscriber may program a processing system 15 within the PSTN to forward an incoming call to two or more end units (e.g., telephones) simultaneously. If the call at an end unit is answered, answer supervision signaling is transmitted back to the processing system which then terminates all other calls. The processing system then connects the calling party to the subscriber. The branch calling may be made for any combination of local, long distance, and cellular telephone numbers.







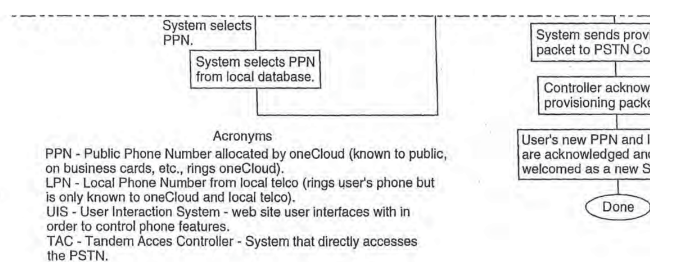
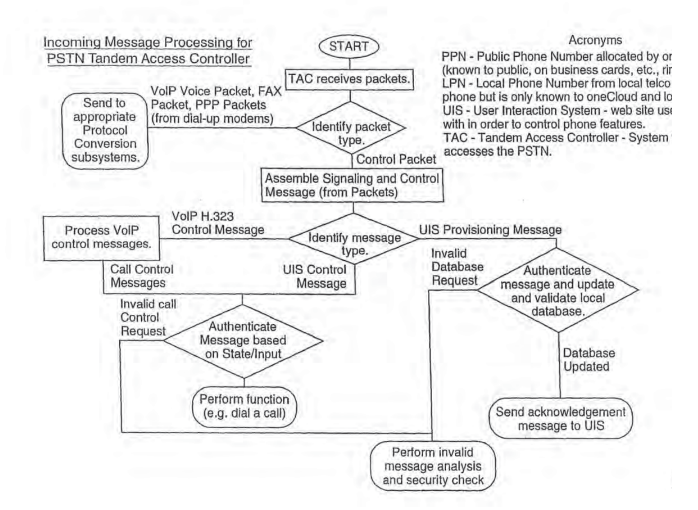
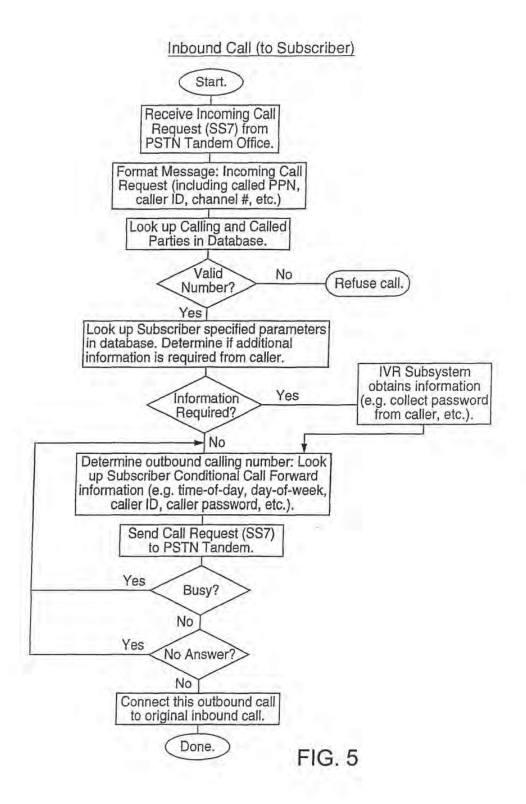


FIG. 3B

FIG. 3A FIG. 3





Outbound Call (from Subscriber)

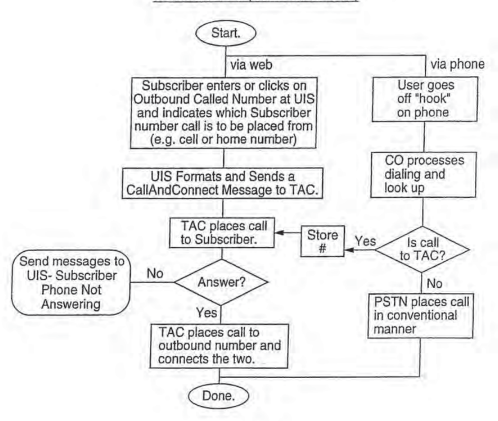
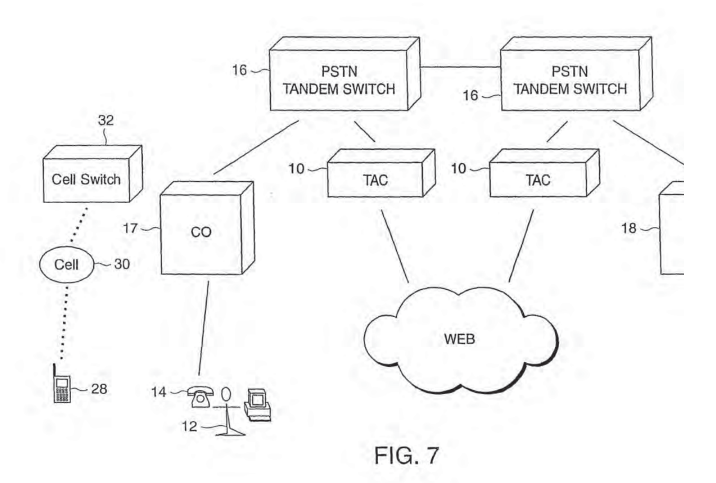


FIG. 6



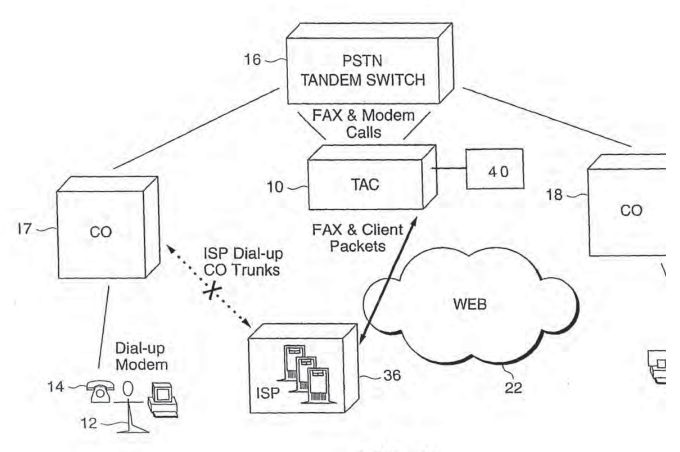
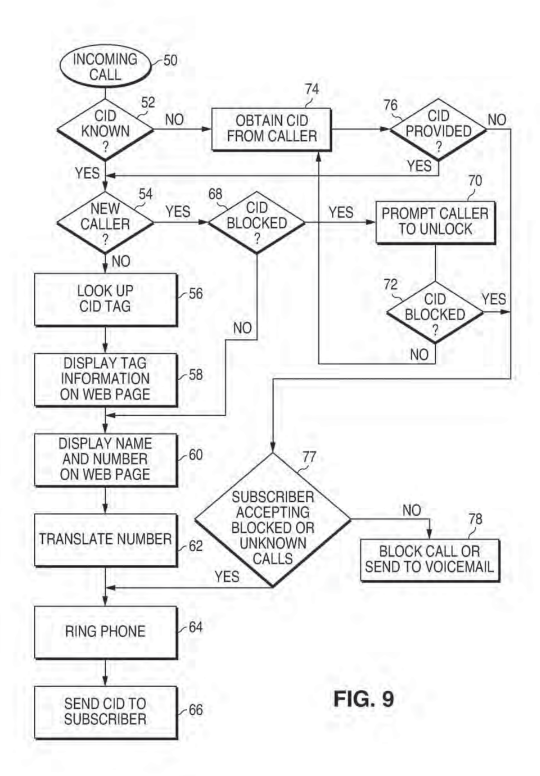


FIG. 8



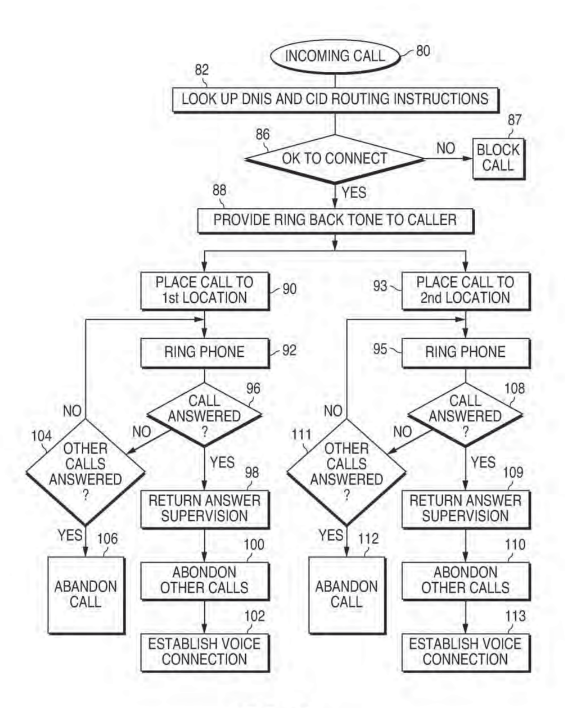


FIG. 10

Attorney Docket No.: TEL-M-8801-1P

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As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below adjacent to my name.

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of subject matter (process, machine, manufacture, or composition of matter, or an improvement thereof) which is claimed and for which a patent is sought by way of the application entitled

BRANCH CALLING AND CALLER ID BASED CALL ROUTING TELEPHONE FEATURES

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Application Serial No.	Filing Date	Status (patented, pending, abandoned)
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- Page 2 of 3 -

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1/10/05

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INFORMATION DISCLOSURE	Application Number			
	Filing Date		2007-11-30	
	First Named Inventor Samu Art Unit		muel F. Wood	
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Application Number				
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First Named Inventor	San	nuel F. Wood		
Art Unit		TBD		
Examiner Name	Not	Not yet assigned		
Attorney Docket Number		TEL-M-8801-1P-1D		

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Signature	/Brian D Ogonowsky/	Date (YYYY-MM-DD)	2007-11-30
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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, VA 22313-1450.**

Electronic Paten	t App	lication Fe	e Transm	ittal	
Application Number:					
Filing Date:					
Title of Invention:	Bra	anch Calling and (Caller ID Based	Call Routing Te	ephone Features
First Named Inventor/Applicant Name:	Sa	muel F. Wood			
Filer:	Bri	an D. Ogonowsky	/Edith Fuentes		
Attorney Docket Number:	TE	L-M-8801-1P-1D			
Filed as Small Entity					
Utility Filing Fees					
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Basic Filing:				- 17	
Utility filing Fee (Electronic filing)		4011	T-00	75	75
Utility Search Fee		2111	1	255	255
Utility Examination Fee		2311	1	105	105
Pages:					
Claims:					
Miscellaneous-Filing:					
Petition:					
Patent-Appeals-and-Interference:					-

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Post-Allowance-and-Post-Issuance:				
Extension-of-Time;				
Miscellaneous:				
	Tota	al in USD	(\$)	435

EFS ID:	
LI S ID.	2595329
Application Number:	11948965
International Application Number:	
Confirmation Number:	3783
Title of Invention:	Branch Calling and Caller ID Based Call Routing Telephone Features
First Named Inventor/Applicant Name:	Samuel F. Wood
Customer Number:	32566
Filer:	Brian D. Ogonowsky/Edith Fuentes
Filer Authorized By:	Brian D. Ogonowsky
Attorney Docket Number:	TEL-M-8801-1P-1D
Receipt Date:	30-NOV-2007
Filing Date:	
Time Stamp:	21:30:03
Application Type:	Utility under 35 USC 111(a)

Document Number	Document Description	File Name	File Size(Bytes) /Message Digest	Multi Part /.zip	Pages (if appl.
File Listing	D ₀				
Authorized Use	er				
Deposit Accou	nt				
RAM confirmat	ion Number	4505			
Payment was s	successfully received in RAM	\$435			
Payment Type		Credit Card			
Submitted with	Payment	yes			

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1:	Transmittal of New Application	TEL-M-8801-1P-1D_Division al-App-Trans.pdf	a97d40paab2b17ld7409ld0de5cb4511	no	1
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2	Application Data Sheet	TEL-M-8801-1P-1D_ADS.pd	11ade7db45ee79071d6t1c90e98t327b	no	4
Warnings:			240589d9		
Information	8				
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3		TEL-M-8801-1P-1D_App.pdf	a7615/3cla63e4a99(0033d9481acb2a3 57:#e8e	yes	26
	Multipa	rt Description/PDF files in	zip description		
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	Specifical	tion	1	2	
	Claims	s	22	25	õ
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Warnings:					
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4	Drawings-only black and white line drawings	TEL-M-8801-1P-1D_Dwgs.p df	241343	no	11
Warnings:			9c454b1d5		
Information	1				
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5	Oath or Declaration filed	TEL-M-8801-1P-1D_Dec.pdf	962406661559db58965b0eac1f441066	no	3
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6	Information Disclosure Statement (IDS) Filed	TEL-M-8801-1P-1D_IDS.pdf	5d8513eal78613c5929a36e753el56de a2ac31e5	no	5
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7	Fee Worksheet (PTO-06)	fee-info.pdf	749a6651e0c5bf2975938d68ceca3abf 215d08c2		2
Warnings:					
Information	0				

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.

Filing Date: 11/30/07

Approved for use through 7/31/2006. OMB 0651-0032

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

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	SIC FEE			N/A	N/A	N/A	75		N/A	
	CFR 1.16(a), (b), o	r (c))	-	N/A	N/A	N/A	255	311	N/A	
	CFR 1.16(k), (i), or WINATION FEE	(m))		N/A				-		
(37	CFR 1.16(o), (p), o	r (q))		N/A	N/A	N/A	105		N/A	
	CFR 1.16(i))		17	minus 20 =	0	X\$ 25	0	OR	X\$50	
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161	he difference in	column 1 is less	than ze	ro, enter "0" in	column 2.	TOTAL	435		TOTAL	0
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V	APPL	(Column 1) CLAIMS		HIGHEST		SMA RATE (\$)	ADDI- TIONAL	OR		ADDI- TIONAL
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	Total (37 CFR 1.16(i))	(Column 1) CLAIMS REMAINING AFTER	Minus	HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA	RATE (\$)	ADDI- TIONAL		RATE (\$)	ADDI- TIONAL
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