# UNITED STATES PATENT AND TRADEMARK OFFICE CERTIFICATE OF CORRECTION

 PATENT NO.
 : 8,880,862 B2

 APPLICATION NO.
 : 13/118122

 DATED
 : November 4, 2014

 INVENTOR(S)
 : Fallon et al.

Page 1 of 1

It is certified that error appears in the above-identified patent and that said Letters Patent is hereby corrected as shown below:

In the Claims

At column 27, line 11, please replace "a memory" with --a first memory--.

At column 30, line 67, please replace "accessed first portion comprise" with --accessed portion comprises--.

At column 31, line 1, please replace "accessed first portion" with --accessed portion--.

Signed and Sealed this Seventh Day of April, 2015

Michelle K. Lee

Michelle K. Lee Director of the United States Patent and Trademark Office

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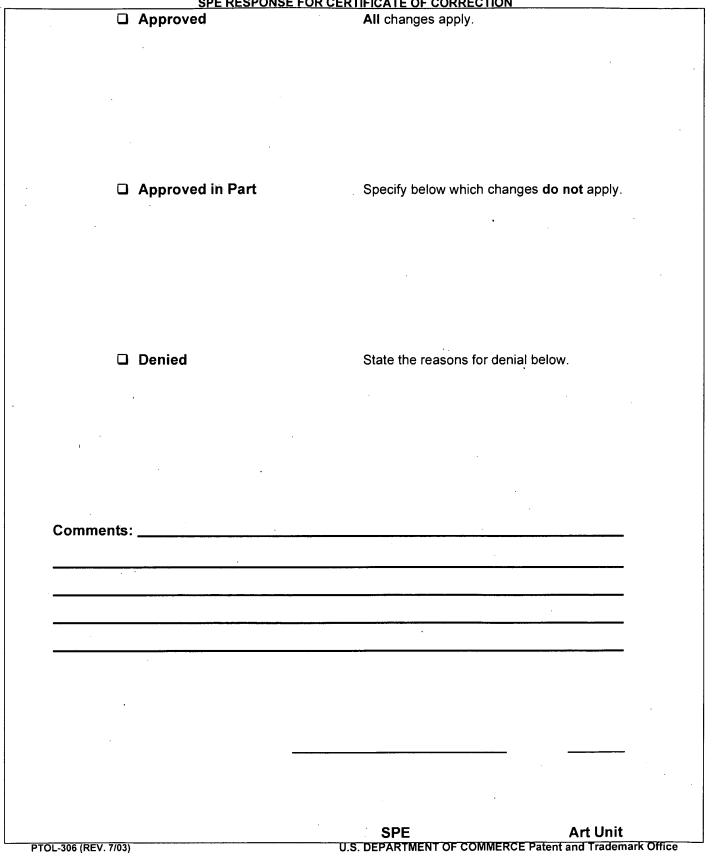
DATE	: 3/6/15		
TO SPE OF SUBJECT			SURYAWANSHI, SURESH
			CofC mailroom date: 12/16/14
Please resp	ond to this request for a	a certificate of	correction within 7 days.
FOR IFW F	ILES:		
IFW applica		atter should be	as shown in the <b>COCIN</b> document(s) in t introduced, nor should the scope or
	plete the response (see nent code <b>COCX</b> .	e below) and fo	orward the completed response to scannir
FOR PAPE	<u>R FILES</u> :		
			as shown in the attached certificate of ) and forward it with the file to:
Palm Too	Iolph Square – 9D10-A Location 7580	::::::::::::::::::::::::::::::::	
: <u>Should t</u>	<u>he changes in th</u>	<u>e claims b</u>	e approved?
			· · · ·
			Lamonte Newsome
			<u>Lamonte</u> <u>Newsome</u> Certificates of Correction Branch
Thank You	For Your Assistance		Certificates of Correction Branch

PTOL-306 (REV. 7/03)

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U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office



SPE RESPONSE FOR CERTIFICATE OF CORRECTION

PTOL-306 (REV. 7/03)

SPE RESPONSE FOR CERTIFICATE OF CORRECTION	<u>SPE</u>	RESPONSE	FOR C	ERTIFICA	TE OF	CORRECTION
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	DATE	: 3/6/15
	TO SPE OF SUBJECT	: ART UNIT: _2118 Examiner: <u>SURYAWANSHI, SURESH</u> : Request for Certificate of Correction for Appl. No.: <u>13118122</u> Patent No.: <u>8880862</u>
		CofC mailroom date: 12/16/14
	Please respo FOR IFW FI	ond to this request for a certificate of correction within 7 days.
	IFW applicat	w the requested changes/corrections as shown in the <b>COCIN</b> document(s) in the ion image. No new matter should be introduced, nor should the scope or he claims be changed.
		plete the response (see below) and forward the completed response to scanning nent code COCX.
	FOR PAPER	<u>R FILES</u> :
	Please review correction. F	w the requested changes/corrections as shown in the attached certificate of Please complete this form (see below) and forward it with the file to:
	Rando Palm	icates of Correction Branch (CofC) olph Square – 9D10-A Location 7580 an fax the Directors/SPE response to 571-273-3421
Note:	<u>Should th</u>	e changes in the claims be approved?
		Lamonte Newsome
		Certificates of Correction Branch
		<u>571-272-3421</u>
	Thank You	For Your Assistance
		t for issuing the above-identified correction(s) is hereby: on the appropriate box.
	OL 206 (BEV 7/02)	

PTOL-306 (REV. 7/03)

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U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office

	ISE FOR CERTIFICATE OF CORRECTION
🖾 Approved	All changes apply.
<b>—</b>	
Approved in Part	Specify below which changes do not apply.
🗅 Denied	State the reasons for denial below.
Comments:	
•••••••••••••••••••••••••••••••••••••••	
	1 Ppl-1
	JAPPEN JII8
	SPE Art Unit
PTOL-306 (REV. 7/03)	U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office

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#### Case 4:14-cv-00827 Document 2 Filed 12/19/14 Page 1 of 1 PageID #: 161

AO 120 (Rev. 08/10)

TO:	Mail Stop 8 Director of the U.S. Patent and Trademark Office	REPORT ON THE FILING OR DETERMINATION OF AN
	P.O. Box 1450 Alexandria, VA 22313-1450	ACTION REGARDING A PATENT OR TRADEMARK

# G A PATENT OR ARK

In Compliance with 35 U.S.C. § 290 and/or 15 U.S.C. § 1116 you are hereby advised that a court action has been filed in the U.S. District Court for the Eastern District of Texas on the following

Trademarks or ✓ Patents. ( □ the patent action involves 35 U.S.C. § 292.):

DOCKET NO. 4:14-cv-00827	DATE FILED 12/19/2014	U.S. DISTRICT COURT for the Eastern District of Texas			
PLAINTIFF			DEFENDANT		
Realtime Data, LLC d/b/a IXO			Microsoft Corporation, Dell Incorporated, Hewlett-Packard Company		
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK			
1 7,181,608	2/20/2007	Real	time Data, LLC		
2 8,090,936	1/3/2012	Real	time Data, LLC		
3 8,880,862	11/4/2014	Realtime Data, LLC			
4					
5					

#### In the above-entitled case, the following patent(s)/ trademark(s) have been included:

DATE INCLUDED	INCLUDED BY				
		dment	Answer	Cross Bill	Other Pleading
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	-	HOLDEI	R OF PATENT OR T	RADEMARK
1					
2					
3					
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In the above-entitled case, the following decision has been rendered or judgement issued:

DECISION/JUDGEMENT CLERK (BY) DEPUTY CLERK DATE

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

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re patent of:

FALLON et al.

Patent No.: 8,880,862 B2

Issued: November 4, 2014

For: Systems and Methods for Accelerated Loading of Operating Systems and Application Programs Confirmation No.: 8978 Art Unit: 2118 Examiner: SURYAWANSHI, Suresh Atty. Docket: 2855.004000B

# Request for Certificate of Correction Under 37 C.F.R. § 1.322 and 37 C.F.R. § 1.323

Attn: Certificate of Correction Branch

Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450

Sir:

It is hereby requested that a Certificate of Correction under 37 C.F.R. § 1.322 and 37 C.F.R. § 1.323 be issued for the above-captioned United States Patent. This Certificate of Correction is being requested due to mistakes which appear in the printed patent. These mistakes were made by the U.S. Patent and Trademark Office and the Patentees. The mistakes made by Patentees are of a clerical or typographical nature, or of a minor character. Patentees submit that correction of these errors does not introduce new matter.

Specifically, the printed patent contains the following errors for which a Certificate of Correction is respectfully requested:

At column 27, line 11, please replace "a memory" with --a first memory--. This is a typographical error made by the **USPTO**. The USPTO did not include the word "first" in the phrase --a first memory-- as recited by issued claim 6 which was renumbered from prosecution claim 7. Prosecution claim 7 was amended to recite "a first memory" in the Amendment Under 37 C.F.R. § 1.116 that was filed on August 20, 2014. Therefore, the patent should have issued with --a first memory-- at column 27, line 11.

At column 30, line 67, please replace "accessed first portion comprise" with --accessed portion comprises--. This is a typographical error made by **Patentees** in prosecution claim 84 as amended in the Amendment Under 37 C.F.R. § 1.111 that was filed on May 6, 2014. Prosecution claim 84, now issued claim 62, should have been amended to recite "wherein the decompressing the accessed portion comprises". Therefore, the patent should have issued with --accessed portion comprises-- at column 30, line 67.

At column 31, line 1, please replace "accessed first portion" with --accessed portion--. This is a typographical error made by the **USPTO**. The USPTO did not delete the word "first" in the phrase --accessed portion-- as recited by issued claim 62 which was renumbered from prosecution claim 84. Prosecution claim 84 was amended to recite --accessed portion-- in the Amendment Under 37 C.F.R. § 1.312 that was filed on September 26, 2014. This Amendment was subsequently entered by Examiner Suryanwanshi on October 6, 2014. Therefore, the patent should have issued with --accessed portion-- at column 31, line 1.

#### Remarks

- 3 -

The above-noted corrections do not involve such changes in the patent as would constitute new matter or would require reexamination.

A completed Form PTO/SB/44 accompanies this request, with the above-noted corrections printed thereon. Accordingly, a Certificate of Correction is believed proper and issuance thereof is respectfully requested.

The Commissioner is hereby authorized to charge any fee deficiency, or credit any overpayment, to our Deposit Account No. 19-0036.

Respectfully submitted,

STERNE, KESSLER, GOLØSTEIN & FOX P.L.L.C.

December 16,2214 Date:

1100 New York Avenue, N.W. Washington, D.C. 20005-3934 (202) 371-2600

1939242\_1

Michael V. Messinger Attorney for Patentees Registration No. 37,575

Under the Paperv	Approved for use through 08/31/2010. OMB 0651-0033 U.S. Patent and Trademark Office: U.S. DEPARTMENT OF COMMERCE work Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number (Also Form PTO-1050)					
	UNITED STATES PATENT AND TRADEMARK OFFICE CERTIFICATE OF CORRECTION					
		Page <u>1</u> of <u>1</u>				
PATENT NO:	8,880,862 B2					
DATED:	November 4, 2014					
INVENTOR(S)	: FALLON <i>et al</i> .					

It is certified that error appears or errors appear in the above-identified patent and that said Letters Patent is hereby corrected as shown below.

At column 27, line 11, please replace "a memory" with --a first memory--.

At column 30, line 67, please replace "accessed first portion comprise" with --accessed portion comprises--.

At column 31, line 1, please replace "accessed first portion" with --accessed portion--.

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MAILING ADDRESS OF SENDER (Please do not use customer number below):

Sterne, Kessler, Goldstein & Fox P.L.L.C. 1100 New York Avenue, NW

Washington DC 20005-3934

Atty. Dkt. No. 2855.004000B

PTO/SB/44 (09-07)

This collection of information is required by 37 CFR 1.322, 1.323 and 1.324. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 1.0 hour to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you are required to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Attention Certificate of Corrections Branch, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

If you need assistance in completing the form, call 1-800-PTO-9199 (1-800-786-9199) and select option 2.

Electronic Patent Application Fee Transmittal					
Application Number:	13	13118122			
Filing Date:	27.	-May-2011			
Title of Invention:	SYSTEMS AND METHODS FOR ACCELERATED LOADING OF OPERATING SYSTEMS AND APPLICATION PROGRAMS				
First Named Inventor/Applicant Name:	James J. Fallon				
Filer:	Mi	chael V. Messinger			
Attorney Docket Number:	28	55.004000B			
Filed as Large Entity					
Filing Fees for Utility under 35 USC 111(a)					
Description Fee Code Quantity Amount USD(\$)					Sub-Total in USD(\$)
Basic Filing:					
Pages:					
Claims:					
Miscellaneous-Filing:					
Petition:					
Patent-Appeals-and-Interference:					
Post-Allowance-and-Post-Issuance:					
Certificate of Correction		1811	1	100	100

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Extension-of-Time:				
Miscellaneous:				
	Tot	al in USD	) (\$)	100

Electronic Acknowledgement Receipt				
EFS ID:	20978591			
Application Number:	13118122			
International Application Number:				
Confirmation Number:	8978			
Title of Invention:	SYSTEMS AND METHODS FOR ACCELERATED LOADING OF OPERATING SYSTEMS AND APPLICATION PROGRAMS			
First Named Inventor/Applicant Name:	James J. Fallon			
Customer Number:	26111			
Filer:	Michael V. Messinger			
Filer Authorized By:				
Attorney Docket Number:	2855.004000B			
Receipt Date:	16-DEC-2014			
Filing Date:	27-MAY-2011			
Time Stamp:	15:59:48			
Application Type:	Utility under 35 USC 111(a)			

# Payment information:

Submitted with Payment	yes			
Payment Type	Credit Card			
Payment was successfully received in RAM	\$100			
RAM confirmation Number	2749			
Deposit Account				
Authorized User				
The Director of the USPTO is hereby authorized to charge indicated fees and credit any overpayment as follows:				

File Listing:					
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1			1992597		5
'		2855004000BRequestCOC.pdf	4dfe881127f33d7803d77b80c41d493c270 8a632	yes	5
	Multip	oart Description/PDF files in .	zip description		
	Document De	scription	Start	E	nd
	Miscellaneous Inco	oming Letter	1		1
	Request for Certificat	e of Correction	2		5
Warnings:					
Information:					
2	Fee Worksheet (SB06)	fee-info.pdf	30194	no	2
	х <i>Г</i>		c22fb01aadda8b37d7ab13bb8a571f95482 53993		1
Warnings:					
Information:			1		
		Total Files Size (in bytes)	20	22791	
characterized b Post Card, as de <u>New Applicatio</u> If a new applica 1.53(b)-(d) and	dgement Receipt evidences receip by the applicant, and including pa escribed in MPEP 503. o <u>ns Under 35 U.S.C. 111</u> ation is being filed and the applica MPEP 506), a Filing Receipt (37 Cl nent Receipt will establish the filin	ge counts, where applicable. Ition includes the necessary of FR 1.54) will be issued in due of	It serves as evidence components for a filin	of receipt sing date (see	imilar to a 37 CFR
If a timely subn U.S.C. 371 and national stage :	of an International Application un nission to enter the national stage other applicable requirements a F submission under 35 U.S.C. 371 w	e of an international applicati Form PCT/DO/EO/903 indicati ill be issued in addition to the	ng acceptance of the	application	
If a new interna an internationa and of the Inter	nal Application Filed with the USF ational application is being filed a al filing date (see PCT Article 11 an rnational Filing Date (Form PCT/R ty, and the date shown on this Acl a.	nd the international applicat Id MPEP 1810), a Notification O/105) will be issued in due c	of the International <i>I</i> ourse, subject to pres	Application scriptions co	Number oncerning

MICHAEL V. MESSINGER DIRECTOR (202) 772-8667 MIKEM@SKGF.COM



December 16, 2014

Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450 <u>Confirmation No. 8978</u> Art Unit 2118 Attn: Mail Stop Certificate of Correction

 Re: U.S. Patent No. 8,880,862; Issue Date: November 4, 2014 (from U.S. Appl. No. 13/118,122; Filing Date: May 27, 2011)
 For: Systems and Methods for Accelerated Loading of Operating Systems and Application Programs
 Inventors: FALLON et al. Our Ref: 2855.004000B

Commissioner:

Transmitted herewith for appropriate action are the following documents:

1. Online Credit Card Payment Authorization in the amount of \$100.00 to cover:

\$100.00 - Request for Certificate of Correction fee;

- 2. Request for Certificate of Correction Under 37 C.F.R. § 1.322 and 1.323; and
- 3. Certificate of Correction Form (PTO/SB/44).

The above-listed documents are filed electronically through EFS-Web.

Fee payment is provided through online credit card payment. The U.S. Patent and Trademark Office is hereby authorized to charge any fee deficiency, or credit any overpayment, to our Deposit Account No. 19-0036.

Respectfully submitted,

STERNE, KESSLER, GOLDSTEIN & FOX P.L.L.C.

Michael V. Messinger Attorney for Patentees Registration No. 37,575

MVM/aff Enclosures

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## UNITED STATES PATENT AND TRADEMARK OFFICE

APPLICATION NO.	ISSUE DATE	PATENT NO.	ATTORNEY DOCKET NO.	CONFIRMATION NO.
13/118,122	11/04/2014	8880862	2855.004000B	8978

26111 7590 10/15/2014 STERNE, KESSLER, GOLDSTEIN & FOX P.L.L.C. 1100 NEW YORK AVENUE, N.W. WASHINGTON, DC 20005

# **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):

James J. Fallon, Armonk, NY; John Buck, Oceanside, NY; Paul F. Pickel, Bethpage, NY; Stephen J. McErlain, New York, NY;

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

IR103 (Rev. 10/09)

	ed States Patent A	and Trademark Office	UNITED STATES DEPAR United States Patent and Address: COMMISSIONER F P.O. Box 1450 Alexandria, Virginia 223 www.uspto.gov	Trademark Office OR PATENTS
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
13/118,122	05/27/2011	James J. Fallon	2855.004000B	8978
	7590 10/06/2014 SLER, GOLDSTEIN & F	OVPLIC	EXAMINER	
1100 NEW YO	RK AVENUE, N.W.	OAT.L.L.C.	SURYAWANSHI, SURESH	
WASHINGTON	N, DC 20005		ART UNIT	PAPER NUMBER
			2118	
			MAIL DATE	DELIVERY MODE
			10/06/2014	PAPER

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

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

		Application No.	Applicant(s)			
		13/118,122	FALLON ET AL.			
Respo	onse to Rule 312 Communication	Examiner	Art Unit			
		SURESH SURYAWANSHI	2118			
	The MAILING DATE of this communication a	appears on the cover sheet with the	he correspondence address –			
	amendment filed on <u>26 September 2014</u> under 37 entered.	CFR 1.312 has been considered, ar	nd has been:			
b) 🗖	entered as directed to matters of form not affectin	g the scope of the invention.				
c) 🗌	disapproved because the amendment was filed at Any amendment filed after the date the issue finance and the required fee to withdraw the application	ee is paid must be accompanied by	a petition under 37 CFR 1.313(c)(1)			
d) 🗖	disapproved. See explanation below.					
e) 🗖	entered in part. See explanation below.					
Claims amendments and IDS submitted by applicants has been considered and entered.						
		/SURESH SURYAWAN Primary Examiner, Art U				

U.S. Patent and Trademark Office PTOL-271 (Rev. 04-01)

Reponse to Rule 312 Communication

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of: FALLON *et al.* Appl. No.: 13/118,122 Filed: May 27, 2011 For: Systems and Methods for Accelerated Loading of Operating Systems and Application Programs Confirmation No.: 8978 Art Unit: 2115 Examiner: SURYAWANSHI, Suresh Atty. Docket: 2855.004000B

#### Amendment Under 37 C.F.R. § 1.312

Mail Stop Issue Fee

Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450

Sir:

Submitted herein is an Amendment Under 37 C.F.R. § 1.312. As payment of the issue fee has not yet been made or is filed herewith, Applicants respectfully submit that filing under 37 C.F.R. § 1.312 is proper. (M.P.E.P. § 714.16.)

It is believed that extensions of time are not required beyond those that may otherwise be provided for in documents accompanying this Amendment. However, if additional extensions of time are necessary to prevent abandonment of this application, then such extensions of time are hereby petitioned under 37 C.F.R. § 1.136(a), and any fees required therefor are hereby authorized to be charged to our Deposit Account No. 19-0036.

#### EAST Search History

#### EAST Search History (Prior Art)

Ref #	Hits	Search Query		Default Operator	Plurals	Time Stamp
S1		("6723225" "6959110" "7548657" "8112619" "7181608" "7378992" "7415530" "7161506" "7395345" "7352300" "6604158" "7321937" "7400274" "7777651" "7417568" "7714747" "6624761" "6601104").pn.	USPAT	OR	OFF	2014/10/01 13:22
S2	1	"6195024".pn.	USPAT	OR	OFF	2014/10/01 13:30

10/ 1/ 2014 1:30:57 PM

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#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of: FALLON *et al.* Appl. No.: 13/118,122 Filed: May 27, 2011 For: Systems and Methods for Accelerated Loading of Operating Systems and Application Programs Confirmation No.: 8978 Art Unit: 2118 Examiner: SURYAWANSHI, Suresh Atty. Docket: 2855.004000B

### **Eleventh Supplemental Information Disclosure Statement**

Mail Stop Issue Fee

Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450

Commissioner:

Notice of Prior and Concurrent Proceedings

Applicants hereby call to the attention of the Patent and Trademark Office the following reexamination proceedings involving patents that are commonly-assigned with the patent in the above-identified patent application:

Proceeding	Status
Inter Partes Reexamination of U.S. Patent No.	Inter Partes Reexamination
6,604,158 (Control No. 95/000,486)	Certificate issued 10/10/2012
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 7,321,937 (Control No. 95/000,466)	Certificate issued 05/15/2012
Inter Partes Reexamination of U.S. Patent	Terminated
No. 6,604,158 (Control No. 95/000,453)	
Ex Parte Reexamination of U.S. Patent No. 6,601,104	Ex Parte Reexamination
(Control No. 90/009,428)	Certificate issued 02/28/2012
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 7,378,992 (Control No. 95/000,478)	Certificate issued 10/04/2012
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 6,624,761 (Control No. 95/000,464)	Certificate issued 06/12/2012
Inter Partes Reexamination of U.S. Patent No.	Inter Partes Reexamination
7,161,506 (Control No. 95/000,479)	Certificate issued 05/22/2012

Proceeding	Status
Inter Partes Reexamination of U.S. Patent No.	Patent Owner's Request for
7,714,747 (Control No. 95/001,517)	Rehearing Under 37 C.F.R. § 41.79 mailed 02/14/2014
Inter Partes Reexamination of U.S. Patent No.	Order Remanding Inter Partes
7,417,568 (Control No. 95/001,533)	Reexamination Under 37
	C.F.R. $41.77(d)$ to the
	Examiner mailed 05/29/2014
Inter Partes Reexamination of U.S. Patent No.	Order Remanding Inter Partes
7,777,651 (Control No. 95/001,581)	Reexamination Under 37
•••••	C.F.R. 41.77(d) to the
	Examiner mailed 05/29/2014
Inter Partes Reexamination of U.S. Patent No.	Order Remanding Inter Partes
7,400,274 (Control No. 95/001,544)	Reexamination Under 37
	C.F.R. 41.77(d) to the
	Examiner mailed 05/29/2014

- 2 -

Applicants hereby call to the attention of the Patent and Trademark Office the following reexamination proceedings filed by Cellco Partnership d/b/a Verizon Wireless, involving patents that are commonly-assigned with the patent in the above-identified patent application:

Proceeding	Status
Inter Partes Reexamination of U.S. Patent No.	Inter Partes Reexamination
7,321,937 (Control No. 95/001,922)	Certificate issued 12/05/2013
Inter Partes Reexamination of U.S. Patent	Patent Owner's Appeal Brief
No. 6,604,158 (Control No. 95/001,923)	filed 09/22/2014
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 7,352,300 (Control No. 95/001,924)	Certificate issued 08/04/2014
Inter Partes Reexamination of U.S. Patent	Notice of Intent to Issue
No. 7,395,345 (Control No. 95/001,925)	Reexamination Certificate
	mailed 09/24/2014
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 7,161,506 (Control No. 95/001,926)	Certificate issued 01/08/2014
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 7,415,530 (Control No. 95/001,927)	Certificate issued 08/16/2013
Inter Partes Reexamination of U.S. Patent No.	Inter Partes Reexamination
7,378,992 (Control No. 95/001,928)	Certificate issued 01/08/2014

Atty. Dkt. No. 2855.004000B

Applicants invite the Examiner to review the Requests for Reexamination, issued Office Actions, replies, and any other papers in the above-identified reexamination proceedings. If the Examiner is unable to obtain copies of papers in any reexamination proceeding, copies can be provided to the Examiner upon request.

- 3 -

#### Notice of Related Litigation

Applicants notify the Patent and Trademark Office of the following litigation involving U.S. Patents commonly-owned with the current patent application, the subject matter of which may be related to the present patent application:

No.	Case	Status
1	Realtime Data LLC d/b/a IXO v. Packeteer, Inc. et al.,	Dismissed
1	No. 6:08-cv-00144-LED (E.D. Texas)	

Applicants also notify the Patent and Trademark Office of the following additional litigation involving U.S. Patents commonly-owned with the current patent application, the subject matter of which may be related to the present patent application:

No.	Case	Status
2	<i>Realtime Data LLC d/b/a IXO v. Thomson Reuters</i> <i>Corporation et al.</i> No. 1:11-cv-06698-RJH (S.D. New York) (transferred from E.D. Texas; 6:09-cv-00333- LED)	Opinion of the Court of Appeals for the Federal Circuit received 01/27/2014
3	<i>Realtime Data LLC d/b/a IXO v. Morgan Stanley et al.</i> , No. 1:11-cv-06696-RJH (S.D. New York) (transferred from E.D. Texas; 6:09-cv-00326-LED)	Opinion of the Court of Appeals for the Federal Circuit received 01/27/2014
4	<i>Realtime Data LLC d/b/a IXO v. CME Group Inc., et al.</i> , No. 1:11-cv-06697-RJH (S.D. New York) (transferred from E.D. Texas; No. 6:09-cv-00327-LED)	Opinion of the Court of Appeals for the Federal Circuit received

Atty. Dkt. No. 2855.004000B

		01/27/2014
5	Chicago Board Options Exchange, Inc., v. Realtime Data LLC d/b/a IXO, No. 09-cv-4486 (N.D. III.)	Dismissed
6	<i>Thomson Reuters Corporation v. Realtime Data, LLC d/b/a IXO</i> , No. 1:09-cv-07868-RMB (S.D.N.Y)	Consolidated with Case No. 2
7	Realtime Data, LLC d/b/a IXO v. CME Group Inc., et al. (II), No. 6:10-cv-246 (E.D. Texas)	Consolidated with Case No. 4
8	Realtime Data LLC d/b/a IXO v. Thomson Reuters Corporation et al. (11), No. 6:10-cv-247 (E.D. Texas)	Consolidated with Case No. 2
9	Realtime Data, LLC d/b/a IXO v. Morgan Stanley, et al. (II), No. 6:10-cv-248 (E.D. Texas)	Consolidated with Case No. 3
10	Realtime Data, LLC d/b/a IXO v. MetroPCS Texas, LLC et al., No. 6:10-cv-00493 (E.D. Texas)	Appeal Terminated

#### Information Disclosure Statement

Listed on accompanying IDS Forms PTO/SB/08a equivalent are documents that may be considered material to the patentability of this application as defined in 37 C.F.R. §1.56, and in compliance with the duty of disclosure requirements of 37 C.F.R. §§ 1.97 and 1.98.

Applicant has listed publication dates on the attached IDS Form based on information presently available to the undersigned. However, the listed publication dates should not be construed as an admission that the information was actually published on the date indicated.

Applicant reserves the right to establish the patentability of the claimed invention over any of the information provided herewith, and/or to prove that this information may not be prior art, and/or to prove that this information may not be enabling for the teachings purportedly offered.

Atty. Dkt. No. 2855.004000B

This statement should not be construed as a representation that a search has been made, or that information more material to the examination of the present patent application does not exist. The Examiner is specifically requested not to rely solely on the material submitted herewith.

- 5 -

Filing under 37 C.F.R. § 1.97(d) This Information Disclosure Statement is being filed more than three months after the U.S. filing date and after the mailing date of a Final Rejection or Notice of Allowance, but on or before payment of the Issue Fee. The required fee is provided through online credit card payment authorization in the amount of \$180.00 in payment of the fee under 37 C.F.R. § 1.17(p).

Statement under 37 C.F.R. § 1.97(e)(2). I hereby state that no item of information in this Information Disclosure Statement was cited in a communication from a foreign patent office in a counterpart foreign application and, to my knowledge after making reasonable inquiry, was known to any individual designated in 37 C.F.R. § 1.56(e) more than three months prior to the filing of this Information Disclosure Statement. 37 C.F.R. § 1.97(e)(2).

In accordance with 37 C.F.R. § 1.98(a)(2), no copies of U.S. patents and patent application publications cited as documents **US1-US5** on the attached IDS Form are submitted.

It is expected that the examiner will review the prosecution and cited art in the parent application nos. 11/551,211, filed October 19, 2006 (now U.S. Patent No. 8,112,619); and 09/776,267, filed February 2, 2001 (now U.S. Patent No. 7,181,608), in accordance with MPEP 2001.06(b), and indicate in the next communication from the Atty. Dkt. No. 2855.004000B

office that the art cited in the earlier prosecution history has been reviewed in connection with the present application.

- 6 -

It is respectfully requested that the Examiner initial and return a copy of the enclosed IDS Form, and indicate in the official file wrapper of this patent application that the documents have been considered.

The U.S. Patent and Trademark Office is hereby authorized to charge any fee deficiency, or credit any overpayment, to our Deposit Account No. 19-0036.

Respectfully submitted, STERNE, KESSLER, GOLDSTEIN & FOX P.L.L.C.

Michael V. Messinger Attorney for Applicant Registration No. 37,575

September 26,2014 Date:

1100 New York Avenue, N.W. Washington, D.C. 20005-3934 (202) 371-2600

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Atty. Dkt. No. 2855.004000B

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אייע -	17 1 7 1 7 1 7 1 × 1	האינה ביורא אריים שאונידי		Application Number	13/118,122 May 27, 2011 James J. FALLON		
		TH SUPPLEME		Filing Date			
		ATION DISCLO		First Named Inventor			
ST	ATEM	IENT BY APPLI	CANT	Art Unit	2118		
	(Use	e as many sheets as necessary)		Examiner Name	SURYA	WANSHI, Suresh	
Sheet	1	of 1		Attorney Docket Number	2855.00	)4000B	
			U.S. PATE	NT DOCUMENTS			
Examiner	Cite	Document Number	Publication Date	Name of Patentee or	D.	ages, Columns, Lines, Where	
initials*	No. <sup>1</sup>	Number-Kind Code <sup>2</sup> (if known)	MM-DD-YYYY	Applicant of Cited Document		Passages or Relevant Figures App	car
	US1	6,723,225 B2	04-20-2004	Scheps			
	US2	6,959,110 B1	10-25-2005	Danskin			
	US3	7,548,657 B2	06-16-2009	Deaven		• • • •	
	US4	2007/0096954 A1	05-03-2007	Boldt et al.		· · ·	
	US5	2010/0011012 A1	01-14-2010	Rawson			
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Examiner Signature /Suresh Suryawanshi/ Date Considered 10/01/2014	
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\*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.<sup>1</sup> Applicant's unique citation designation number (optional).<sup>2</sup> See Kinds Codes of USPTO Patent Documents at www.uspto.gov or MPEP 901.04.<sup>3</sup> Enter Office that issued the document, by the two-letter code (WIPO Standard ST.3).<sup>4</sup> For Japanese patent documents, the indication of the year of the reign of the Emperor must precede the serial number of the patent document.<sup>5</sup> Kind of document by the appropriate symbols as indicated on the document under WIPO Standard ST.16 if possible.<sup>6</sup> Applicant is to place a check mark here if English language Translation is attached.

MICHAEL V. MESSINGER DIRECTOR (202) 772-8667 MIKEM@SKGF.COM



September 26, 2014

Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450 <u>Confirmation No. 8978</u> Art Unit 2118 Attn: Mail Stop Issue Fee

 Re: U.S. Utility Patent Application Appl. No. 13/118,122; Filing Date: May 27, 2011
 For: Systems and Methods for Accelerated Loading of Operating Systems and Application Programs
 Inventors: FALLON *et al.* Our Ref: 2855.004000B

Commissioner:

Transmitted herewith is a copy of document **NPL5** as originally cited by the Applicants in the Tenth Supplemental Information Disclosure Statement on August 20, 2014. This document is a Right of Appeal Notice Under 37 C.F.R. § 1.953 mailed on June 9, 2014, in the *Inter Partes* Reexamination of U.S. Patent No. 6,604,158, Control No. 95/001,923.

### This document is submitted electronically through EFS-Web.

In the event that extensions of time are necessary to prevent abandonment of this patent application, then such extensions of time are hereby petitioned.

The U.S. Patent and Trademark Office is hereby authorized to charge any fee deficiency, or credit any overpayment, to our Deposit Account No. 19-0036.

Respectfully submitted,

STERNE KESSLER, GOLØSTEIN & FOX P.L.L.C.

Michael V. Messinger Attorney for Applicants Registration No. 37,575

MVM/MRM/wcf Enclosures

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Electronic Acknowledgement Receipt				
EFS ID:	20255610			
Application Number:	13118122			
International Application Number:				
Confirmation Number:	8978			
Title of Invention:	SYSTEMS AND METHODS FOR ACCELERATED LOADING OF OPERATING SYSTEMS AND APPLICATION PROGRAMS			
First Named Inventor/Applicant Name:	James J. Fallon			
Customer Number:	26111			
Filer:	Michael V. Messinger/Ann-Marie Fazekas			
Filer Authorized By:	Michael V. Messinger			
Attorney Docket Number:	2855.004000B			
Receipt Date:	26-SEP-2014			
Filing Date:	27-MAY-2011			
Time Stamp:	15:40:55			
Application Type:	Utility under 35 USC 111(a)			

# Payment information:

Submitted with Payment		no				
File Listing:						
				File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1	Miscellaneous Incoming Letter	2855004000BNPL.pdf	449352	no	1	
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2	Non Patent Literature	NPL5_RAN_95001923_0609201	496972	no	14
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Total Files Size (in bytes):946324Total Files Size (in bytes):946324This 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 					

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of: FALLON *et al.* Appl. No.: 13/118,122 Filed: May 27, 2011 For: Systems and Methods for Accelerated Loading of Operating Systems and Application Programs Confirmation No.: 8978 Art Unit: 2118 Examiner: SURYAWANSHI, Suresh Atty. Docket: 2855.004000B

#### **Eleventh Supplemental Information Disclosure Statement**

Mail Stop Issue Fee

Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450

Commissioner:

Notice of Prior and Concurrent Proceedings

Applicants hereby call to the attention of the Patent and Trademark Office the following reexamination proceedings involving patents that are commonly-assigned with the patent in the above-identified patent application:

Proceeding	Status
Inter Partes Reexamination of U.S. Patent No.	Inter Partes Reexamination
6,604,158 (Control No. 95/000,486)	Certificate issued 10/10/2012
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 7,321,937 (Control No. 95/000,466)	Certificate issued 05/15/2012
Inter Partes Reexamination of U.S. Patent	Terminated
No. 6,604,158 (Control No. 95/000,453)	
Ex Parte Reexamination of U.S. Patent No. 6,601,104	Ex Parte Reexamination
(Control No. 90/009,428)	Certificate issued 02/28/2012
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 7,378,992 (Control No. 95/000,478)	Certificate issued 10/04/2012
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 6,624,761 (Control No. 95/000,464)	Certificate issued 06/12/2012
Inter Partes Reexamination of U.S. Patent No.	Inter Partes Reexamination
7,161,506 (Control No. 95/000,479)	Certificate issued 05/22/2012

Proceeding	Status
Inter Partes Reexamination of U.S. Patent No.	Patent Owner's Request for
7,714,747 (Control No. 95/001,517)	Rehearing Under 37 C.F.R. § 41.79 mailed 02/14/2014
Inter Partes Reexamination of U.S. Patent No.	Order Remanding Inter Partes
7,417,568 (Control No. 95/001,533)	Reexamination Under 37
	C.F.R. 41.77(d) to the
	Examiner mailed 05/29/2014
Inter Partes Reexamination of U.S. Patent No.	Order Remanding Inter Partes
7,777,651 (Control No. 95/001,581)	Reexamination Under 37
	C.F.R. 41.77(d) to the
	Examiner mailed 05/29/2014
Inter Partes Reexamination of U.S. Patent No.	Order Remanding Inter Partes
7,400,274 (Control No. 95/001,544)	Reexamination Under 37
	C.F.R. 41.77(d) to the
	Examiner mailed 05/29/2014

Applicants hereby call to the attention of the Patent and Trademark Office the following reexamination proceedings filed by Cellco Partnership d/b/a Verizon Wireless, involving patents that are commonly-assigned with the patent in the above-identified patent application:

Proceeding	Status	
Inter Partes Reexamination of U.S. Patent No.	Inter Partes Reexamination	
7,321,937 (Control No. 95/001,922)	Certificate issued 12/05/2013	
Inter Partes Reexamination of U.S. Patent	Patent Owner's Appeal Brief	
No. 6,604,158 (Control No. 95/001,923)	filed 09/22/2014	
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination	
No. 7,352,300 (Control No. 95/001,924)	Certificate issued 08/04/2014	
Inter Partes Reexamination of U.S. Patent	Notice of Intent to Issue	
No. 7,395,345 (Control No. 95/001,925)	Reexamination Certificate	
	mailed 09/24/2014	
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination	
No. 7,161,506 (Control No. 95/001,926)	Certificate issued 01/08/2014	
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination	
No. 7,415,530 (Control No. 95/001,927)	Certificate issued 08/16/2013	
Inter Partes Reexamination of U.S. Patent No.	Inter Partes Reexamination	
7,378,992 (Control No. 95/001,928)	Certificate issued 01/08/2014	

Applicants invite the Examiner to review the Requests for Reexamination, issued Office Actions, replies, and any other papers in the above-identified reexamination proceedings. If the Examiner is unable to obtain copies of papers in any reexamination proceeding, copies can be provided to the Examiner upon request.

- 3 -

#### Notice of Related Litigation

Applicants notify the Patent and Trademark Office of the following litigation involving U.S. Patents commonly-owned with the current patent application, the subject matter of which may be related to the present patent application:

No.	Case	Status
1	Realtime Data LLC d/b/a IXO v. Packeteer, Inc. et al.,	Dismissed
1	No. 6:08-cv-00144-LED (E.D. Texas)	

Applicants also notify the Patent and Trademark Office of the following additional litigation involving U.S. Patents commonly-owned with the current patent application, the subject matter of which may be related to the present patent application:

No.	Case	Status
2	<i>Realtime Data LLC d/b/a IXO v. Thomson Reuters</i> <i>Corporation et al.</i> No. 1:11-cv-06698-RJH (S.D. New York) (transferred from E.D. Texas; 6:09-cv-00333- LED)	Opinion of the Court of Appeals for the Federal Circuit received 01/27/2014
3	<i>Realtime Data LLC d/b/a IXO v. Morgan Stanley et al.</i> , No. 1:11-cv-06696-RJH (S.D. New York) (transferred from E.D. Texas; 6:09-cv-00326-LED)	Opinion of the Court of Appeals for the Federal Circuit received 01/27/2014
4	<i>Realtime Data LLC d/b/a IXO v. CME Group Inc., et al.</i> , No. 1:11-cv-06697-RJH (S.D. New York) (transferred from E.D. Texas; No. 6:09-cv-00327-LED)	Opinion of the Court of Appeals for the Federal Circuit received

Atty. Dkt. No. 2855.004000B

- 4 -

		01/27/2014
5	Chicago Board Options Exchange, Inc., v. Realtime Data LLC d/b/a IXO, No. 09-cv-4486 (N.D. III.)	Dismissed
6	<i>Thomson Reuters Corporation v. Realtime Data, LLC d/b/a IXO</i> , No. 1:09-cv-07868-RMB (S.D.N.Y)	Consolidated with Case No. 2
7	Realtime Data, LLC d/b/a IXO v. CME Group Inc., et al. (II), No. 6:10-cv-246 (E.D. Texas)	Consolidated with Case No. 4
8	<i>Realtime Data LLC d/b/a IXO v. Thomson Reuters</i> <i>Corporation et al. (11)</i> , No. 6:10-cv-247 (E.D. Texas)	Consolidated with Case No. 2
9	Realtime Data, LLC d/b/a IXO v. Morgan Stanley, et al. (11), No. 6:10-cv-248 (E.D. Texas)	Consolidated with Case No. 3
10	<i>Realtime Data, LLC d/b/a IXO v. MetroPCS Texas, LLC et al.</i> , No. 6:10-cv-00493 (E.D. Texas)	Appeal Terminated

#### Information Disclosure Statement

Listed on accompanying IDS Forms PTO/SB/08a equivalent are documents that may be considered material to the patentability of this application as defined in 37 C.F.R. §1.56, and in compliance with the duty of disclosure requirements of 37 C.F.R. §§ 1.97 and 1.98.

Applicant has listed publication dates on the attached IDS Form based on information presently available to the undersigned. However, the listed publication dates should not be construed as an admission that the information was actually published on the date indicated.

Applicant reserves the right to establish the patentability of the claimed invention over any of the information provided herewith, and/or to prove that this information may not be prior art, and/or to prove that this information may not be enabling for the teachings purportedly offered.

Atty. Dkt. No. 2855.004000B

This statement should not be construed as a representation that a search has been made, or that information more material to the examination of the present patent application does not exist. The Examiner is specifically requested not to rely solely on the material submitted herewith.

- 5 -

Filing under 37 C.F.R. § 1.97(d) This Information Disclosure Statement is being filed more than three months after the U.S. filing date and after the mailing date of a Final Rejection or Notice of Allowance, but on or before payment of the Issue Fee. The required fee is provided through online credit card payment authorization in the amount of \$180.00 in payment of the fee under 37 C.F.R. § 1.17(p).

Statement under 37 C.F.R. § 1.97(e)(2). I hereby state that no item of information in this Information Disclosure Statement was cited in a communication from a foreign patent office in a counterpart foreign application and, to my knowledge after making reasonable inquiry, was known to any individual designated in 37 C.F.R. § 1.56(e) more than three months prior to the filing of this Information Disclosure Statement. 37 C.F.R. § 1.97(e)(2).

In accordance with 37 C.F.R. § 1.98(a)(2), no copies of U.S. patents and patent application publications cited as documents **US1-US5** on the attached IDS Form are submitted.

It is expected that the examiner will review the prosecution and cited art in the parent application nos. 11/551,211, filed October 19, 2006 (now U.S. Patent No. 8,112,619); and 09/776,267, filed February 2, 2001 (now U.S. Patent No. 7,181,608), in accordance with MPEP 2001.06(b), and indicate in the next communication from the

Atty. Dkt. No. 2855.004000B

office that the art cited in the earlier prosecution history has been reviewed in connection with the present application.

- 6 -

It is respectfully requested that the Examiner initial and return a copy of the enclosed IDS Form, and indicate in the official file wrapper of this patent application that the documents have been considered.

The U.S. Patent and Trademark Office is hereby authorized to charge any fee deficiency, or credit any overpayment, to our Deposit Account No. 19-0036.

Respectfully submitted, STERNE, KESSLER, GOLDSTEIN & FOX P.L.L.C.

Michael V. Messinger Attorney for Applicant Registration No. 37,575

Date: September 26,2014

1100 New York Avenue, N.W. Washington, D.C. 20005-3934 (202) 371-2600

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שי <u>ר</u> ש	17 1 / 17 1 × 1	THE CEIDER FRAN		Application Number	13/118,	122	
		TH SUPPLEME		Filing Date	May 27		
		ATION DISCLC		First Named Inventor		. FALLON	
ST.	ATEM	ENT BY APPLI	CANT	Art Unit	2118		
	(Use	as many sheets as necessary)		Examiner Name	SURYA	WANSHI, Suresh	
Sheet	1	of 1		Attorney Docket Number	2855.00	)4000B	
			U.S. PATE	NT DOCUMENTS			
Examiner	Cite	Document Number	Publication Date	Name of Patentee or	p	ages, Columns, Lines, Where	
initials*	No. <sup>1</sup>	Number-Kind Code <sup>2</sup> (if known)	MM-DD-YYYY	Applicant of Cited Document		Passages or Relevant Figures App	ear
	USI	6,723,225 B2	04-20-2004	Scheps			
	US2	6,959,110 B1	10-25-2005	Danskin			
	US3	7,548,657 B2	06-16-2009	Deaven		•	
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initials*	Cite No. <sup>1</sup>	Country Code <sup>3</sup> -Number <sup>4</sup> -Kind Code <sup>5</sup> (if known)	Date MM-DD-YYYY	Applicant of Cited Docume	ent	Relevant Passages or Relevant Figures Appear	Τα
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Examiner	Date	
Signature	Considered	<u> </u>

\*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.<sup>1</sup> Applicant's unique citation designation number (optional).<sup>2</sup> See Kinds Codes of USPTO Patent Documents at www.uspto.gov or MPEP 901.04. <sup>3</sup> Enter Office that issued the document, by the two-letter code (WIPO Standard ST.3).<sup>4</sup> For Japanese patent documents, the indication of the year of the reign of the Emperor must precede the serial number of the patent document, <sup>5</sup> Kind of document by the appropriate symbols as indicated on the document under WIPO Standard ST.16 if possible. <sup>6</sup> Applicant is to place a check mark here if English language Translation is attached.

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of: FALLON *et al.* Appl. No.: 13/118,122 Filed: May 27, 2011 For: Systems and Methods for Accelerated Loading of Operating Systems and Application Programs Confirmation No.: 8978 Art Unit: 2115 Examiner: SURYAWANSHI, Suresh Atty. Docket: 2855.004000B

### Amendment Under 37 C.F.R. § 1.312

Mail Stop Issue Fee

Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450

Sir:

Submitted herein is an Amendment Under 37 C.F.R. § 1.312. As payment of the issue fee has not yet been made or is filed herewith, Applicants respectfully submit that filing under 37 C.F.R. § 1.312 is proper. (M.P.E.P. § 714.16.)

It is believed that extensions of time are not required beyond those that may otherwise be provided for in documents accompanying this Amendment. However, if additional extensions of time are necessary to prevent abandonment of this application, then such extensions of time are hereby petitioned under 37 C.F.R. § 1.136(a), and any fees required therefor are hereby authorized to be charged to our Deposit Account No. 19-0036.

#### Amendments to the Claims

- 2 -

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

1. (Previously Presented) A method for providing accelerated loading of an operating system in a computer system, the method comprising:

loading a portion of boot data in a compressed form that is associated with a portion of a boot data list for booting the computer system into a memory;

accessing the loaded portion of the boot data in the compressed form from the memory;

decompressing the accessed portion of the boot data in the compressed form at a rate that decreases a boot time of the operating system relative to loading the operating system utilizing boot data in an uncompressed form; and

updating the boot data list,

wherein the decompressed portion of boot data comprises a portion of the operating system.

2. (Previously Presented) The method of claim 1, wherein the updating comprises:

associating additional boot data with the boot data list.

3. (Previously Presented) The method of claim 1, wherein the updating comprises:

removing an association of additional boot data that is associated with the boot data list from the boot data list.

- 3 -

4. (Previously Presented) The method of claim 1, wherein the updating comprises:

associating additional boot data with the boot data list; and compressing a portion of the additional boot data.

5. (Cancelled)

6. (Previously Presented) A method for booting a computer system, the method comprising:

storing boot data in a compressed form that is associated with a portion of a boot data list in a first memory;

loading the stored compressed boot data from the first memory;

accessing the loaded compressed boot data;

decompressing the accessed compressed boot data;

utilizing the decompressed boot data to at least partially boot the computer system; and

updating the boot data list,

wherein the loading, the accessing, and the decompressing occur within a period of time which is less than a time to access the boot data from the first memory if the boot data was stored in the first memory in an uncompressed form.

7. (Previously Presented) A system, comprising:

a processor; and

a first memory; and

a second memory configured to store boot data in a compressed form for booting the system and a logic code associated with the processor,

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wherein the processor is configured:

to load a portion of the boot data in the compressed form that is associated with a boot data list used for booting the system into the first memory,

to access the loaded portion of the boot data in the compressed form,

to decompress the accessed portion of the boot data in the compressed form at a rate that decreases a boot time of the system relative to booting the system with uncompressed boot data, and

to update the boot data list.

8. (Previously Presented) The system of claim 7, further comprising:

a data compression engine, coupled to the second memory, configured to compress the portion of the boot data to provide the portion of the boot data in the compressed form; and

a data compression encoder, coupled to the data compression engine, configured to compress additional boot data, the additional boot data not being associated with the boot data list.

9. (Previously Presented) A method of loading an operating system for booting a computer system, comprising:

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storing a portion of the operating system in a compressed form in a first memory;

loading the portion of the operating system from the first memory to a second memory, the portion of the operating system being associated with a boot data list;

accessing the loaded portion of the operating system from the second memory in the compressed form;

decompressing the accessed portion of the operating system to provide a decompressed portion of the operating system;

utilizing the decompressed portion of the operating system to at least partially boot the computer system; and

updating the boot data list,

wherein the portion of the operating system is accessed and decompressed at a rate that is faster than accessing the loaded portion of the operating system from the first memory if the portion of the operating system was to be stored in the first memory in an uncompressed form.

10. (Currently Amended) The method of claim 9, further comprising:

compressing an additional portion of the operating system that is not associated with the boot data list; and

storing the additional portion of the operating system in the first memory, and wherein [[said]] <u>the</u> utilizing comprises:

utilizing the stored additional portion of the operating system to at least further partially boot the computer system.

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11. (Previously Presented) The method of claim 10, wherein the compressing comprises:

compressing the additional portion of the operating system with a data compression encoder.

12. (Currently Amended) A method for providing accelerated loading of an operating system in a computer system, comprising:

loading boot data in a compressed form that is associated with a boot data list from a boot device into a memory upon initialization of the computer system;

accessing the loaded boot data in the compressed form from the memory;

decompressing the accessed boot data in the compressed form at a rate that decreases a time to load the operating system relative to loading the operating system with boot data in an uncompressed form;

utilizing the decompressed boot data to load at least a portion of the operating system for the computer system; and

updating the boot data list.

13. (Previously Presented) The method of claim 12, further comprising:

compressing boot data that is not associated with the boot data list with a data compression encoder.

14. (Previously Presented) A method for providing accelerated loading of an operating system in a computer system, comprising:

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loading boot data in a compressed form that is associated with a boot data list from a boot device;

accessing the loaded boot data in the compressed form;

decompressing the accessed boot data in the compressed form at a rate that decreases a time to load the operating system relative to loading the operating system with the boot data in an uncompressed form; and

updating the boot data list.

15. (Previously Presented) A method for providing accelerated loading of an operating system in a computer system, comprising:

accessing boot data for booting the computer system, wherein a portion of the boot data is in a compressed form and is associated with a boot data list;

loading the boot data into a memory; and

servicing a request for the boot data from the computer system to access the loaded compressed boot data and to decompress the accessed compressed boot data at a rate that decreases a boot time of the operating system relative to loading the operating system utilizing the boot data in an uncompressed form; and

updating the boot data list.

16. (Previously Presented) The method of claim 15, wherein the boot data comprises:

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a program code associated with the operating system.

17. (Previously Presented) The method of claim 15, wherein the operating system comprises:

a plurality of files.

18. (Cancelled)

19. (Previously Presented) The method of claim 15, wherein the boot data comprises:

a program code associated with the operating system and an application program.

20. (Previously Presented) The method of claim 19, wherein the application program comprises:

a plurality of files.

### 21.-22 (Cancelled)

23. (Previously Presented) The method of claim 15, wherein the request for the boot data comprises:

a request to access boot data that is not associated with the boot data list, and wherein the updating comprises:

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associating the accessed boot data that is not associated with the boot data list to the boot data list.

24. (Previously Presented) The method of claim 15, wherein the updating comprises:

disassociating non-accessed boot data from the boot data list.

25. (Previously Presented) The method of claim 15, further comprising: maintaining the boot data list.

26. (Previously Presented) The method of claim 15, wherein the accessing comprises:

accessing the boot data from a non-volatile memory.

27. (Previously Presented) The method of claim 1, wherein the portion of the boot data in the compressed form represents a plurality of files.

28. (Previously Presented) The method of claim 1, wherein the portion of the boot data in the compressed form comprises:

a program code associated with the operating system.

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29. (Previously Presented) The method of claim 1, further comprising:

compressing the portion of the boot data with a compression encoder to provide the portion of the boot data in the compressed form.

30. (Previously Presented) The method of claim 1, wherein the decompressing comprises:

decompressing the accessed portion of the boot data in the compressed form utilizing a decompression decoder.

31. – 32. (Cancelled)

33. (Previously Presented) The method of claim 1, wherein the memory comprises:

a physical memory.

34. – 36. (Cancelled)

37. (Previously Presented) The method of claim 1, wherein the operating system comprises:

a plurality of files.

38. (Cancelled)

39. (Previously Presented) The method of claim 1, wherein the boot data comprises:

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a program code associated with the operating system and an application program.

40. (Previously Presented) The method of claim 39, wherein the application program comprises:

a plurality of files.

41. (Previously Presented) The method of claim 1, wherein the accessing comprises:

accessing the loaded portion of the boot data in the compressed form via direct memory access.

42. (Previously Presented) The method of claim 1, wherein a form of dictionary encoding was utilized to encode the portion of the boot data in the compressed form.

43. (Previously Presented) The method of claim 1, wherein Lempel-Ziv encoding was utilized to encode the portion of the boot data in the compressed form.

44. (Currently Amended) The method of claim 1, wherein a plurality of encoders were was utilized to encode the portion of the boot data in the compressed form.

45. (Previously Presented) The method of claim 6, wherein the compressed boot data represents a plurality of files.

46. (Previously Presented) The method of claim 6, wherein the compressed boot data comprises:

a program code associated with an operating system of the computer system.

47. (Previously Presented) The method of claim 6, further comprising: compressing the boot data to provide the boot data in the compressed form.

48. (Previously Presented) The method of claim 6, wherein the decompressing comprises:

decompressing the accessed compressed boot data with a decompression decoder.

49. – 50. (Cancelled)

51. (Currently Amended) The method of claim 6, wherein the loading comprises:

loading the stored compressed boot data from the first memory to a second memory, and wherein the second memory comprises:

a physical memory.

52. – 54. (Cancelled)

55. (Previously Presented) The method of claim 46, wherein the operating system comprises:

a plurality of files.

57. (Previously Presented) The method of claim 6, wherein the compressed boot data comprises:

a program code associated with an operating system of the computer system and an application program.

58. (Previously Presented) The method of claim 57, wherein the application program comprises:

a plurality of files.

59. (Previously Presented) The method of claim 6, wherein the accessing comprises:

accessing the loaded compressed boot data via direct memory access.

60. (Previously Presented) The method of claim 6, wherein a form of dictionary encoding was utilized to encode the compressed boot data.

<sup>56. (</sup>Cancelled)

61. (Previously Presented) The method of claim 6, wherein Lempel-Ziv encoding was utilized to encode the compressed boot data.

62. (Currently Amended) The method of claim 6, wherein a plurality of encoders were was utilized to encode the compressed boot data.

63. (Previously Presented) The system of claim 7, wherein the boot data in the compressed form represents a plurality of files.

64. (Previously Presented) The system of claim 7, wherein the boot data in the compressed form comprises:

a program code associated with an operating system.

65. (Previously Presented) The system of claim 7, further comprising: an encoder configured to compress the boot data to provide the boot data in the compressed form.

66. (Previously Presented) The system of claim 7, further comprising: a decoder configured to decompress the boot data in the compressed form.

67. – 68. (Cancelled)

69. (Previously Presented) The system of claim 7, wherein the first memory comprises:

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a physical memory.

70.-72. (Cancelled)

73. (Previously Presented) The system of claim 7, wherein the boot data in the compressed form comprises:

a plurality of files.

74. (Cancelled)

75. (Previously Presented) The system of claim 7, wherein the boot data in the compressed form comprises:

a program code associated with an operating system of the system and an application program.

76. (Previously Presented) The system of claim 75, wherein the application program comprises:

a plurality of files.

77. (Previously Presented) The system of claim 7, wherein the processor is further configured to access the loaded portion of the boot data in the compressed form from the first memory via direct memory access.

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78. (Previously Presented) The system of claim 7, wherein the processor is further configured to utilize a form of dictionary encoding to encode a portion of the boot data to provide the portion of the boot data in the compressed form.

79. (Previously Presented) The system of claim 7, wherein the processor is further configured to utilize Lempel-Ziv encoding to encode a portion of the boot data to provide the portion of the boot data in the compressed form.

80. (Previously Presented) The system of claim 7, further comprising:

a plurality of encoders configured to encode the boot data in the compressed form.

81. (Previously Presented) The method of claim 9, wherein the operating system in the compressed form represents a plurality of files.

82. (Previously Presented) The method of claim 9, wherein the operating system in the compressed form comprises:

program code associated with the operating system.

83. (Previously Presented) The method of claim 9, further comprising: compressing a portion of the operating system to provide the portion of the operating system in the compressed form.

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84. (Currently Amended) The method of claim 9, wherein the decompressing the accessed first portion comprise:

decompressing the accessed first portion with a decompression decoder.

85. - 86. (Cancelled)

87. (Previously Presented) The method of claim 9, wherein the second memory comprises:

a physical memory.

88. - 90. (Cancelled)

91. (Previously Presented) The method of claim 9, wherein the operating system comprises:

a plurality of files.

92. (Cancelled)

93. (Previously Presented) The method of claim 9, wherein the operating system in the compressed form comprises:

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a program code associated with the operating system and an application program.

94. (Previously Presented) The method of claim 93, wherein the application program comprises:

a plurality of files.

95. (Previously Presented) The method of claim 9, wherein the accessing comprises:

accessing the loaded first portion from the second memory via direct memory access.

96. (Previously Presented) The method of claim 9, wherein a form of dictionary encoding was utilized to encode the operating system in the compressed form.

97. (Previously Presented) The method of claim 9, wherein Lempel-Ziv encoding was utilized to encode the operating system in the compressed form.

98. (Currently Amended) The method of claim 9, wherein a plurality of encoders were was utilized to encode the operating system in the compressed form.

99. (Previously Presented) The method of claim 12, wherein the boot data in the compressed form represents a plurality of files.

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100. (Previously Presented) The method of claim 12, wherein the boot data in the compressed form comprises:

a program code associated with the operating system.

101. (Previously Presented) The method of claim 12, further comprising: compressing the boot data to provide the boot data in the compressed form.

102. (Previously Presented) The method of claim 12, wherein the decompressing comprises:

decompressing the boot data in the compressed form utilizing a decompression decoder.

103. - 104. (Cancelled)

105. (Previously Presented) The method of claim 12, wherein the memory comprises:

a physical memory.

106. - 108. (Cancelled)

109. (Previously Presented) The method of claim 12, wherein the operating system comprises:

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a plurality of files.

110. (Cancelled)

111. (Previously Presented) The method of claim 12, wherein the boot data in the compressed form comprises:

a program code associated with the operating system and an application program.

112. (Previously Presented) The method of claim 111, wherein the application program comprises:

a plurality of files.

113. (Previously Presented) The method of claim 12, wherein the accessing comprises:

accessing the boot data in the compressed form from the memory via direct memory access.

114. (Previously Presented) The method of claim 12, wherein a form of dictionary encoding was utilized to encode the boot data in the compressed form.

115. (Previously Presented) The method of claim 12, wherein Lempel-Ziv encoding was utilized to encode the boot data in the compressed form.

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116. (Currently Amended) The method of claim 12, wherein a plurality of encoders were was utilized to encode the boot data in compressed form.

117. (Previously Presented) The method of claim 14, wherein the boot data in the compressed form represents a plurality of files.

118. (Previously Presented) The method of claim 14, wherein the boot data in the compressed form comprises:

a program code associated with the operating system.

119. (Previously Presented) The method of claim 14, further comprising: compressing the boot data to provide the compressed boot data.

120. (Previously Presented) The method of claim 14, wherein the decompressing comprises:

decompressing the compressed boot data with a decompression decoder.

121. - 122. (Cancelled)

123. (Previously Presented) The method of claim 14, wherein the memory comprises:

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a physical memory.

124. – 126. (Cancelled)

127. (Previously Presented) The method of claim 14, wherein the operating system comprises:

a plurality of files.

128. (Cancelled)

129. (Currently Amended) The method of claim 14, wherein the boot data in the compressed form comprises:

a program code associated with a combination of the operating system and application program.

130. (Previously Presented) The method of claim 129, wherein the application program comprises:

a plurality of files.

131. (Previously Presented) The method of claim 14, wherein the accessing comprises:

accessing the loaded boot data in the compressed form via direct memory access.

132. (Previously Presented) The method of claim 14, wherein a form of dictionary encoding was utilized to encode the compressed boot data.

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133. (Previously Presented) The method of claim 14, wherein Lempel-Ziv encoding was utilized to encode the compressed boot data.

134. (Currently Amended) The method of claim 14, wherein a plurality of encoders were was utilized to encode the compressed boot data.

135. (Previously Presented) The method of claim 1, further comprising: accessing additional boot data that is not associated with the boot data list, and wherein the updating comprises:

associating the additional boot data with the boot data list.

136. (Previously Presented) The method of claim 1, wherein the updating comprises:

disassociating non-accessed boot data from the boot data list.

137. (Previously Presented) The method of claim 6, further comprising:

accessing additional compressed boot data that is not associated with the boot data list, and wherein the updating comprises:

associating the additional compressed boot data with the boot data list.

138 (Previously Presented) The method of claim 6, wherein the updating comprises:

disassociating non-accessed boot data from the boot data list.

139. (Previously Presented) The system of claim 7, wherein the processor is further configured:

to access additional boot data that is not associated with the boot data list, and to associate the additional boot data with the boot data list.

140. (Previously Presented) The system of claim 7, wherein the processor is further configured:

to disassociate non-accessed boot data from the boot data list.

141. (Currently Amended) The method of claim 9, further comprising:

accessing an additional <u>portion</u> of the operating system that is not associated with the boot data list, and wherein the updating comprises:

associating the additional portion of the operating system with the boot data list.

142. (Previously Presented) The method of claim 9, wherein the updating comprises:

disassociating a non-accessed portion of the operating system from the boot data list.

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143. (Previously Presented) The method of claim 12, further comprising:

accessing additional boot data that is not associated with the boot data list, and wherein the updating comprises:

associating the additional boot data with the boot data list.

144. (Previously Presented) The method of claim 12, wherein the updating comprises:

disassociating non-accessed boot data from the boot data list.

145. (Previously Presented) The method of claim 14, further comprising: accessing additional boot data that is not associated with the boot data list, and wherein the updating comprises:

associating the additional boot data with the boot data list.

146. (Previously Presented) The method of claim 14 wherein the updating comprises:

disassociating non-accessed boot data from the boot data list.

147. (Previously Presented) The method of claim 2, further comprising: storing the updated boot list in a non-volatile memory.

148. (Previously Presented) The method of claim 2, further comprising: compressing at least a portion of the additional boot data.

149. (Previously Presented) The method of claim 148, further comprising: storing the compressed additional boot data.

150. (Currently Amended) The method of claim 1, wherein a plurality of data compression encoders were was utilized to encode the portion of the boot data in the compressed form.

151. (Previously Presented) The method of claim 1, wherein the updating comprises:

updating the boot data list in response to the accessing.

152. (Previously Presented) The method of claim 6, wherein the updating comprises:

updating the boot data list in response to the utilizing.

153. (Previously Presented) The system of claim 7, wherein the processor is configured to update the boot data list based upon the accessed portion of the boot data.

154. (Previously Presented) The method of claim 9, wherein the updating comprises:

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updating the boot data list in response to the accessing or the utilizing.

155. (Previously Presented) The method of claim 12, wherein the updating comprises:

updating the boot data list in response to the accessing or the utilizing.

156. (Previously Presented) The method of claim 14, wherein the updating comprises:

updating the boot data list in response to the accessing.

157. (Previously Presented) The method of claim 15, wherein the

updating comprises:

updating the boot data list in response to the servicing.

#### Remarks

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Reconsideration of this Application and entry of the above Amendment is respectfully requested.

Upon entry of the foregoing amendment, claims 1-4, 6-17, 19, 20, 23-30, 33, 37, 39-48, 51, 55, 57-66, 69, 73, 75-84, 87, 91, 93-102, 105, 109, 111-120, 123, 127, and 129-157 are pending in the application with claims 1, 6, 7, 9, 12, 14, and 15 being the independent claims. Claims 12, 44, 51, 62, 84, 98, 116, 129, 134, 141, and 150 are sought to be amended to correct formal matters in these claims without changing the scope thereof. Applicants reserve the right to prosecute similar or broader claims, with respect to the amended and/or cancelled claims in the future. These changes are believed to introduce no new matter, and their entry is respectfully requested.

## Conclusion

Prompt and favorable consideration of this Amendment is respectfully requested.

Respectfully submitted, STERNE, KESSLER, GOLDSTEIN & FOX P.L.L.C. Michael V. Messinger

Attorney for Applicants Registration No. 37,575

Date:

1100 New York Avenue, N.W. Washington, D.C. 20005-3934 (202) 371-2600

September 26,201X

Electronic Patent A	App	olication Fee	e Transmi	ittal	
Application Number:	13	118122			
Filing Date:	27.	May-2011			
Title of Invention:		STEMS AND METHC			OF OPERATING
First Named Inventor/Applicant Name:	Jar	nes J. Fallon			
Filer:	Mi	chael V. Messinger/	Ann-Marie Faze	ekas	
Attorney Docket Number:	28	55.004000B			
Filed as Large Entity					
Utility under 35 USC 111(a) Filing Fees					
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Basic Filing:					
Pages:					
Claims:					
Miscellaneous-Filing:					
Petition:					
Patent-Appeals-and-Interference:					
Post-Allowance-and-Post-Issuance:					
Extension-of-Time:					

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

Electronic Ac	knowledgement Receipt
EFS ID:	20255776
Application Number:	13118122
International Application Number:	
Confirmation Number:	8978
Title of Invention:	SYSTEMS AND METHODS FOR ACCELERATED LOADING OF OPERATING SYSTEMS AND APPLICATION PROGRAMS
First Named Inventor/Applicant Name:	James J. Fallon
Customer Number:	26111
Filer:	Michael V. Messinger/Ann-Marie Fazekas
Filer Authorized By:	Michael V. Messinger
Attorney Docket Number:	2855.004000B
Receipt Date:	26-SEP-2014
Filing Date:	27-MAY-2011
Time Stamp:	15:42:15
Application Type:	Utility under 35 USC 111(a)

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RAM confirmat	ion Number	2215			
Payment was s	uccessfully received in RAM	\$180			
Payment Type		Credit Card			
Submitted with	n Payment	yes			

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			7338f82d5ec49b9463693c41a757867ef065 28a7		
	Multip	oart Description/PDF files in .	zip description		
	Document De	scription	Start	E	nd
	Miscellaneous Inco	oming Letter	1		1
	Issue Fee Paymen	t (PTO-85B)	2		2
	Information Disclosure State	nent (IDS) Form (SB08)	3		9
	Amendment after Notice of	Allowance (Rule 312)	10		10
	Claims		11		36
	Applicant Arguments/Remarks	Made in an Amendment	37	:	37
Warnings:					
Information	<b>i</b>				
2	Fee Worksheet (SB06)	fee-info.pdf	30521	no	2
			5eca59d08f599dc275e20c666c5e67dcb58 22467	110	
Warnings:					
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		Total Files Size (in bytes)	13	065815	
characterize Post Card, as <u>New Applica</u> If a new appl 1.53(b)-(d) a Acknowledg <u>National Sta</u> If a timely su U.S.C. 371 ar national stag <u>New Interna</u> If a new inter an internatic	vledgement Receipt evidences receip d by the applicant, and including pa s described in MPEP 503. <u>tions Under 35 U.S.C. 111</u> lication is being filed and the applica nd MPEP 506), a Filing Receipt (37 CI ement Receipt will establish the filin <u>ge of an International Application un</u> abmission to enter the national stage and other applicable requirements a F ge submission under 35 U.S.C. 371 w <u>tional Application Filed with the USF</u> rnational application is being filed a conal filing date (see PCT Article 11 an iternational Filing Date (Form PCT/Re	ge counts, where applicable. Ition includes the necessary of R 1.54) will be issued in due g date of the application. Inder 35 U.S.C. 371 orm PCT/DO/EO/903 indicati ill be issued in addition to the PTO as a Receiving Office and the international applicat d MPEP 1810), a Notification	It serves as evidence components for a filir course and the date s on is compliant with ng acceptance of the e Filing Receipt, in du ion includes the nece of the International	of receipt s ng date (see shown on th the condition application te course.	a 37 CFR a 3
	urity, and the date shown on this Acl				

the application.

MICHAEL V. MESSINGER DIRECTOR (202) 772-8667 MIKEM@SKGF.COM



September 26, 2014

Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450 <u>Confirmation No. 8978</u> Mail Stop Issue Fee

 Re: Allowed U.S. Utility Patent Application Appl. No. 13/118,122; Filed: May 27, 2011
 For: Systems and Methods for Accelerated Loading of Operating Systems and Application Programs
 Inventors: FALLON *et al.* Our Ref: 2855.004000B

Commissioner:

In response to the **Notice of Allowance and Fee(s) Due** dated September 4, 2014, the following documents are transmitted for appropriate action by the U.S. Patent and Trademark Office:

- 1. Issue Fee Transmittal (Form PTOL-85);
- 2. Eleventh Supplemental Information Disclosure Statement;
- 3. Form PTO/SB/08a (1 sheet) listing 5 documents (US1-US5); and
- 4. Amendment Under 37 C.F.R. §1.312.

The above-listed documents are filed electronically through EFS-Web.

Fee payment is provided through online credit card payment. The U.S. Patent and Trademark Office is hereby authorized to charge any fee deficiency, or credit any overpayment, to our Deposit Account No. 19-0036.

Respectfully submitted, STERNE/KESSLER, GOLDSTEIN & FOX P.L.L.C. Michael V. Messinger

Attorney for Applicants Registration No. 37,575

MVM/aff Enclosures

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#### PART B - FEE(S) TRANSMITTAL

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

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75.1 S60 : : 89232364 STERNE, KESSLER, GOLDSTEIN & FOX P.L.L.C. 1100 NEW YORK AVENUE, N.W. WASHINGTON, DC 20005

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APPERCACIÓN NO.	ELNO DATE	FIRST NAMED INVENTOR	ATCORNEY DOCKET NO	CONFRMATION NO
13/118/122	05/27/2011	Janes J Falkin	.3855.003000B	8978

TITLE OF INVENTION: SYSTEMS AND METHODS FOR ACCELERATED LOADING OF OPERATING SYSTEMS AND APPLICATION PROGRAMS

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3. ASSIGNEE NAME AND RESIDENCE DATA TO BE PRINTED ON THE PATENT (print or type)

PLEASE NOTE: Unless an assignee is identified below, no assignce data will appear on the patent. If an assignce is identified below, the document has been filed for recordation as set forth in 37 CFR 3.11. Completion of this form is NOT a substitute for filing an assignment. (A) NAME OF ASSIGNEE

(B) RESIDENCES (CITY and STATE OR COUNTRY)

Realtime Data, LLC	Armonk, New York
Please check the appropriate assignce category or categories (will n	or be printed on the patent j. 🗍 Individual 🗴 Corporation of other private group entity 🗍 Government
<ul> <li>4a. The following feets pare submitted:</li> <li>Issue Eve</li> <li>Publication Fee (No small entity discount persuitted)</li> <li>Advance Order - # of Copies</li> </ul>	<ul> <li>4b. Payment of Feetse (Please first reapply any previously paid issue fee shown above)</li> <li>A check is enclosed.</li> <li>Payment by credit card. Form PTO-2038 is attached.</li> <li>Withe Director is hereby authorized to charge the required feets), any deficiency, or credits any overpayment, to Deposit Account Number 19-0035 (enclose an extra copy of this form).</li> </ul>
5. Change in Enfity Status (from status indicated above) D Applicant certifying micro entity status, See 37 CFR J 29	<u>NOTE:</u> Absent a valid certification of Micro Linifty Status (see ferms PTO/SB/15A and 15B), issue see payment in the micro entity amount will not be accepted at the risk of application abandonment.
Applicant asserting small entity status. See 37 CFR 1-27	NOTE: If the application was previously under micro entity status, checking this box will be taken to be a notification of loss of entitlement to micro entity status.
Applicant changing to regular undescounted fee status.	NOTE: Checking this box will be taken to be a notification of loss of entitlement to small or micro- entity status, as applicable.
NOTE: This form must be signed in accordince with 37 CTR 1.31	and 1.33 See 37 CFR 1.4 for signature requirements and certifications
Authorized Signature	Date SPATABOR 26, 2018
Typed or printed name Michael V. Messinger	Registration No. 37,575
	Page 2 of 3

PTOL-85 Part B (10-13) Approved for use through 10/31/2013.

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

# Best Available Copy



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APPLACATION NO.     FIGURATION     FIGURATION     APPORTATION     APPORTATION     APPORTATION     APPORTATION     CONTRACT       1.3/118/122     05/27/2011     Jarrow 1 Fallon     .2855.0630000     80       1.3/118/122     05/27/2011     Jarrow 1 Fallon     .2855.0630000     80       TLL: OF INVENTION: SYSTEMS AND METHODS FOR ACCELERATED LOADING OF OPERATING SYSTEMS AND APPLICATION (GGRAMS)     .2855.0630000     80       APPLN: TYPE     ENTERSYSTEMS     INSTERTED DOM: PORTATION (FEEDER)     PREV. PARDINSUR ELEP     102AL PRESS DUR: DATA	(7)380 (AF)ON NO (278) (VED)874 (VED)874 (204/2014
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ASSIGNED NAME AND RESIDENCE DATA TO HE PRINTED ON THE PATENT (print or type) PLEASE NOTE: Unless an assignee is identified below, no assignee data will appear on the patent. If an assignee is identified below, the document has recordation as set forthin 37-CFR 3.11. Completion of this ligen is NOT a substitute for filing an assignment, (A) NAME OF ASSIGNED. (B) RESIDENCE: (CTTY and STATE OR COUNTRY)	s been filed f
Realtime Data, LLC Armonk, New York	<b></b>
lease check the appropriate assignce category or categories (will not be printed on the patent) 👘 🗋 Individual 📓 Corporation or other private group entry 🗌	
<ul> <li>The following feety are submitted:</li> <li>The following feety are submitted:</li> <li>I type fee</li> <li>I type feety and ity discount permitted:</li> <li>I publication Fee (No small entity discount permitted)</li> <li>I Advance Order - 1 of Copies</li> <li>I Advance Order - 1 of Copies</li> <li>I advance or a submitted in the submitted of the submitt</li></ul>	
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OTE: This form must be signed in accomplete with 37 CFR 1.31 and 1.33. See 37 CFR 1.4 for signature requirements and certifications.	14
Authorized Signature ////////////////////////////////////	



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

# NOTICE OF ALLOWANCE AND FEE(S) DUE

<sup>26111</sup> 7590 09/04/2014 STERNE, KESSLER, GOLDSTEIN & FOX P.L.L.C. 1100 NEW YORK AVENUE, N.W. WASHINGTON, DC 20005

EXAMINER		
SURYAWANSHI, SURESH		
ART UNIT PAPER NUMBE		

2118 DATE MAILED: 09/04/2014

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
13/118,122	05/27/2011	James J. Fallon	2855.004000B	8978

TITLE OF INVENTION: SYSTEMS AND METHODS FOR ACCELERATED LOADING OF OPERATING SYSTEMS AND APPLICATION PROGRAMS

APPLN. TYPE	ENTITY STATUS	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	UNDISCOUNTED	\$0	\$0	\$1780	\$0	12/04/2014

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. <u>PROSECUTION ON THE MERITS IS CLOSED</u>. 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 <u>THREE MONTHS</u> FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. <u>THIS STATUTORY PERIOD CANNOT BE EXTENDED</u>. SEE 35 U.S.C. 151. THE ISSUE FEE DUE INDICATED ABOVE DOES NOT REFLECT A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE IN THIS APPLICATION. IF AN ISSUE FEE HAS PREVIOUSLY BEEN PAID IN THIS APPLICATION (AS SHOWN ABOVE), THE RETURN OF PART B OF THIS FORM WILL BE CONSIDERED A REQUEST TO REAPPLY THE PREVIOUSLY PAID ISSUE FEE TOWARD THE ISSUE FEE NOW DUE.

# HOW TO REPLY TO THIS NOTICE:

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

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

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

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

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

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

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

## PART B - FEE(S) TRANSMITTAL

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

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

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

### 26111 7590 09/04/2014 STERNE, KESSLER, GOLDSTEIN & FOX P.L.L.C. 1100 NEW YORK AVENUE, N.W. WASHINGTON, DC 20005

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

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

(Depositor's name)
(Signature)
(Date)

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
13/118,122	05/27/2011	James J. Fallon	2855.004000B	8978

TITLE OF INVENTION: SYSTEMS AND METHODS FOR ACCELERATED LOADING OF OPERATING SYSTEMS AND APPLICATION PROGRAMS

APPLN. TYPE	ENTITY STATUS	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	UNDISCOUNTED	\$0	\$0	\$1780	\$0	12/04/2014
EXAN	IINER	ART UNIT	CLASS-SUBCLASS			
SURYAWAN	SHI, SURESH	2118	713-002000			
CFR 1.363). Change of corresp Address form PTO/SI "Fee Address" ind	ication (or "Fee Address 2 or more recent) attach	nge of Correspondence	or agents OR, alternativ (2) The name of a single registered attorney or a	3 registered patent attorn	er a 2	

3. ASSIGNEE NAME AND RESIDENCE DATA TO BE PRINTED ON THE PATENT (print or type)

PLEASE NOTE: Unless an assignee is identified below, no assignee data will appear on the patent. If an assignee is identified below, the document has been filed for recordation as set forth in 37 CFR 3.11. Completion of this form is NOT a substitute for filing an assignment. (B) RESIDENCE: (CITY and STATE OR COUNTRY)

(A) NAME OF ASSIGNEE

Individual Corporation or other private group entity Government Please check the appropriate assignee category or categories (will not be printed on the patent) :

<ul> <li>4a. The following fee(s) are submitted:</li> <li>Issue Fee</li> <li>Publication Fee (No small entity discount permitted)</li> <li>Advance Order - # of Copies</li></ul>	<ul> <li>4b. Payment of Fee(s): (Please first reapply any previously paid issue fee shown above)</li> <li>A check is enclosed.</li> <li>Payment by credit card. Form PTO-2038 is attached.</li> <li>The Director is hereby authorized to charge the required fee(s), any deficiency, or credits any overpayment, to Deposit Account Number</li></ul>	
5. Change in Entity Status (from status indicated above)		
Applicant certifying micro entity status. See 37 CFR 1.29	<u>NOTE:</u> Absent a valid certification of Micro Entity Status (see forms PTO/SB/15A and 15B), issue fee payment in the micro entity amount will not be accepted at the risk of application abandonment.	
Applicant asserting small entity status. See 37 CFR 1.27	<u>NOTE</u> : If the application was previously under micro entity status, checking this box will be taken to be a notification of loss of entitlement to micro entity status.	
Applicant changing to regular undiscounted fee status.	<u>NOTE:</u> Checking this box will be taken to be a notification of loss of entitlement to small or micro entity status, as applicable.	
NOTE: This form must be signed in accordance with 37 CFR 1.31 and 1	.33. See 37 CFR 1.4 for signature requirements and certifications.	
Authorized Signature	Date	
Typed or printed name	Registration No	

Page 2 of 3 OMB 0651-0033

	ted States Pate	NT AND TRADEMARK OFFICE	UNITED STATES DEPAR United States Patent and Address: COMMISSIONER F P.O. Box 1450 Alexandria, Virginia 223 www.usplo.gov	Trademark Office OR PATENTS
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
13/118,122	05/27/2011	James J. Fallon	2855.004000B	8978
26111 7590 09/04/2014 STERNE, KESSLER, GOLDSTEIN & FOX P.L.L.C. 1100 NEW YORK AVENUE, N.W. WASHINGTON, DC 20005		EXAMINER		
		SURYAWAN	SHI, SURESH	
		ART UNIT	PAPER NUMBER	
			2118	
			DATE MAILED: 09/04/201	4

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

(Applications filed on or after May 29, 2000)

The Office has discontinued providing a Patent Term Adjustment (PTA) calculation with the Notice of Allowance.

Section 1(h)(2) of the AIA Technical Corrections Act amended 35 U.S.C. 154(b)(3)(B)(i) to eliminate the requirement that the Office provide a patent term adjustment determination with the notice of allowance. See Revisions to Patent Term Adjustment, 78 Fed. Reg. 19416, 19417 (Apr. 1, 2013). Therefore, the Office is no longer providing an initial patent term adjustment determination with the notice of allowance. The Office will continue to provide a patent term adjustment determination with the Issue Notification Letter that is mailed to applicant approximately three weeks prior to the issue date of the patent, and will include the patent term adjustment on the patent. Any request for reconsideration of the patent term adjustment determination (or reinstatement of patent term adjustment) should follow the process outlined in 37 CFR 1.705.

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.

# OMB Clearance and PRA Burden Statement for PTOL-85 Part B

The Paperwork Reduction Act (PRA) of 1995 requires Federal agencies to obtain Office of Management and Budget approval before requesting most types of information from the public. When OMB approves an agency request to collect information from the public, OMB (i) provides a valid OMB Control Number and expiration date for the agency to display on the instrument that will be used to collect the information and (ii) requires the agency to inform the public about the OMB Control Number's legal significance in accordance with 5 CFR 1320.5(b).

The information collected by PTOL-85 Part B is required by 37 CFR 1.311. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, Virginia 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, Virginia 22313-1450. 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.

### **Privacy Act Statement**

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

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

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

	Application No.	Applicant(s)				
Examiner-Initiated Interview Summary	13/118,122	FALLON ET AL.				
Examiner-mittaled interview Summary	Examiner	Art Unit				
	SURESH SURYAWANSHI	2118				
All participants (applicant, applicant's representative, PTO personnel):						
(1) <u>SURESH SURYAWANSHI</u> .	(3)					
(2) <u>Michael V. Messinger (Reg. No. 37,575)</u> .	(2) <u>Michael V. Messinger (Reg. No. 37,575)</u> . (4)					
Date of Interview: <u>26 August 2014</u> .						
Type: X Telephonic Video Conference Personal [copy given to: Applicant	applicant's representative]					
Exhibit shown or demonstration conducted: Yes If Yes, brief description:	🛛 No.					
Issues Discussed 101 112 102 103 Oth (For each of the checked box(es) above, please describe below the issue and detail						
Claim(s) discussed: <u>58</u> .						
Identification of prior art discussed: <u>None</u> .						
Substance of Interview (For each issue discussed, provide a detailed description and indicate if agreement was reached. Some topics may include: identification or clarification of a reference or a portion thereof, claim interpretation, proposed amendments, arguments of any applied references etc)						
Applicant agreed for an examiner's amendments to take care some minor corrections.						
Applicant recordation instructions: It is not necessary for applicant to provide a separate record of the substance of interview.						
<b>Examiner recordation instructions</b> : Examiners must summarize the substance of any interview of record. A complete and proper recordation of the substance of an interview should include the items listed in MPEP 713.04 for complete and proper recordation including the identification of the general thrust of each argument or issue discussed, a general indication of any other pertinent matters discussed regarding patentability and the general results or outcome of the interview, to include an indication as to whether or not agreement was reached on the issues raised.						
Attachment						
/SURESH SURYAWANSHI/ Primary Examiner, Art Unit 2118						
LUS. Patent and Trademark Office PTOL-413B (Rev. 8/11/2010) Interview	/ Summary	Paper No. 20140826				

	Application No. 13/118,122	Applicant(s		
Notice of Allowability	Examiner SURESH SURYAWANSHI	Art Unit 2118	AIA (First Inventor to File) Status No	
The MAILING DATE of this communication appears on the cover sheet with the correspondence address All claims being allowable, PROSECUTION ON THE MERITS IS (OR REMAINS) CLOSED in this application. If not included herewith (or previously mailed), a Notice of Allowance (PTOL-85) or other appropriate communication will be mailed in due course. THIS NOTICE OF ALLOWABILITY 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.				
<ol> <li>This communication is responsive to <u>amendments filed on 8</u></li> <li>A declaration(s)/affidavit(s) under 37 CFR 1.130(b) was</li> </ol>				
<ol> <li>An election was made by the applicant in response to a rest requirement and election have been incorporated into this action</li> </ol>		he interview or	n; the restriction	
3. ☑ The allowed claim(s) is/are <u>1-4,6-17,19,20,23-30,33,37,39-4</u> <u>129-157</u> . As a result of the allowed claim(s), you may be elig participating intellectual property office for the corresponding <u>http://www.uspto.gov/patents/init_events/pph/index.jsp</u> or se	jible to benefit from the <b>Patent Pros</b> g application. For more information, p	ecution Highvolease see		
4. 🗌 Acknowledgment is made of a claim for foreign priority unde	r 35 U.S.C. § 119(a)-(d) or (f).			
Certified copies: a) All b) Some *c) None of the: 1. Certified copies of the priority documents have 2. Certified copies of the priority documents have 3. Copies of the certified copies of the priority doc International Bureau (PCT Rule 17.2(a)). * Certified copies not received:	been received in Application No.		application from the	
Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDONM THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.		complying with	the requirements	
5. CORRECTED DRAWINGS ( as "replacement sheets") must	be submitted.			
including changes required by the attached Examiner's Paper No./Mail Date	s Amendment / Comment or in the C	office action of		
Identifying indicia such as the application number (see 37 CFR 1 each sheet. Replacement sheet(s) should be labeled as such in ti			(not the back) of	
<ol> <li>DEPOSIT OF and/or INFORMATION about the deposit of B attached Examiner's comment regarding REQUIREMENT FC</li> </ol>	IOLOGICAL MATERIAL must be su IN THE DEPOSIT OF BIOLOGICAL	bmitted. Note MATERIAL.	the	
Attachment(s)				
1. Notice of References Cited (PTO-892)	5. 🛛 Examiner's Amend			
2. Information Disclosure Statements (PTO/SB/08), Paper No./Mail Date <u>8/20/14</u>	6. 🗌 Examiner's Statem	ent of Reasons	s for Allowance	
3. Examiner's Comment Regarding Requirement for Deposit of Biological Material	7. 🗌 Other			
<ol> <li>4.</li></ol>				
/SURESH SURYAWANSHI/ Primary Examiner, Art Unit 2118				
U.S. Patent and Trademark Office PTOL-37 (Rev. 08-13) Not	ice of Allowability	Part of Pape	r No./Mail Date 20140826	

Application/Control Number: 13/118,122 Art Unit: 2118

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

# **DETAILED ACTION**

An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR
 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with Michael V. Messinger (Reg. No. 37,575) on 8/26/14.

The application has been amended as follows:
 In <u>Claim</u>:

I. claim 58, line 1,

- i. deleted "Currently Amended";
- ii. inserted after "(", -- Previously Presented) --.

# **Conclusion**

Any inquiry concerning this communication or earlier communications from the examiner should be directed to SURESH SURYAWANSHI whose telephone number is (571)272-3668. The examiner can normally be reached on 9:00am - 5:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Thomas C. Lee can be reached on 571-272-3667. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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

/SURESH SURYAWANSHI/ Primary Examiner, Art Unit 2118

	Application No.	Applicant(s)				
Examiner-Initiated Interview Summary	13/118,122	FALLON ET AL.				
Examiner-mittaled interview Summary	Examiner	Art Unit				
	SURESH SURYAWANSHI	2118				
All participants (applicant, applicant's representative, PTO personnel):						
(1) <u>SURESH SURYAWANSHI</u> .	(3)					
(2) <u>Michael V. Messinger (Reg. No. 37,575)</u> .	(2) <u>Michael V. Messinger (Reg. No. 37,575)</u> . (4)					
Date of Interview: <u>26 August 2014</u> .						
Type: X Telephonic Video Conference Personal [copy given to: Applicant	applicant's representative]					
Exhibit shown or demonstration conducted: Yes If Yes, brief description:	🛛 No.					
Issues Discussed 101 112 102 103 Oth (For each of the checked box(es) above, please describe below the issue and detail						
Claim(s) discussed: <u>58</u> .						
Identification of prior art discussed: <u>None</u> .						
Substance of Interview (For each issue discussed, provide a detailed description and indicate if agreement was reached. Some topics may include: identification or clarification of a reference or a portion thereof, claim interpretation, proposed amendments, arguments of any applied references etc)						
Applicant agreed for an examiner's amendments to take care some minor corrections.						
Applicant recordation instructions: It is not necessary for applicant to provide a separate record of the substance of interview.						
<b>Examiner recordation instructions</b> : Examiners must summarize the substance of any interview of record. A complete and proper recordation of the substance of an interview should include the items listed in MPEP 713.04 for complete and proper recordation including the identification of the general thrust of each argument or issue discussed, a general indication of any other pertinent matters discussed regarding patentability and the general results or outcome of the interview, to include an indication as to whether or not agreement was reached on the issues raised.						
Attachment						
/SURESH SURYAWANSHI/ Primary Examiner, Art Unit 2118						
LUS. Patent and Trademark Office PTOL-413B (Rev. 8/11/2010) Interview	/ Summary	Paper No. 20140826				

# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of: FALLON *et al.* Appl. No.: 13/118,122 Filed: May 27, 2011 For: **Systems and Methods for** Accelerated Loading of Operating

Systems and Application Programs

Confirmation No.: 8978 Art Unit: 2118 Examiner: SURYAWANSHI, Suresh Atty. Docket: 2855.004000B

# **Tenth Supplemental Information Disclosure Statement**

Mail Stop AF

Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450

Commissioner:

Notice of Prior and Concurrent Proceedings

Applicants hereby call to the attention of the Patent and Trademark Office the following reexamination proceedings involving patents that are commonly-assigned with the patent in the above-identified patent application:

Proceeding	Status
Inter Partes Reexamination of U.S. Patent No.	Inter Partes Reexamination
6,604,158 (Control No. 95/000,486)	Certificate issued 10/10/2012
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 7,321,937 (Control No. 95/000,466)	Certificate issued 05/15/2012
Inter Partes Reexamination of U.S. Patent	Terminated
No. 6,604,158 (Control No. 95/000,453)	
Ex Parte Reexamination of U.S. Patent No. 6,601,104	Ex Parte Reexamination
(Control No. 90/009,428)	Certificate issued 02/28/2012
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 7,378,992 (Control No. 95/000,478)	Certificate issued 10/04/2012
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 6,624,761 (Control No. 95/000,464)	Certificate issued 06/12/2012
Inter Partes Reexamination of U.S. Patent No.	Inter Partes Reexamination
7,161,506 (Control No. 95/000,479)	Certificate issued 05/22/2012

FALLON et al.

Proceeding	Status
Inter Partes Reexamination of U.S. Patent No. 7,714,747 (Control No. 95/001,517)	Patent Owner's Request for Rehearing Under 37 C.F.R. § 41.79 mailed 02/14/2014
Inter Partes Reexamination of U.S. Patent No. 7,417,568 (Control No. 95/001,533)	Order Remanding Inter Partes Reexamination Under 37 C.F.R. 41.77(d) to the Examiner mailed 05/29/2014
Inter Partes Reexamination of U.S. Patent No. 7,777,651 (Control No. 95/001,581)	Order Remanding Inter Partes Reexamination Under 37 C.F.R. 41.77(d) to the Examiner mailed 05/29/2014
<i>Inter Partes</i> Reexamination of U.S. Patent No. 7,400,274 (Control No. 95/001,544)	Order Remanding Inter Partes Reexamination Under 37 C.F.R. 41.77(d) to the Examiner mailed 05/29/2014

- 2 -

Applicants hereby call to the attention of the Patent and Trademark Office the following reexamination proceedings filed by Cellco Partnership d/b/a Verizon Wireless, involving patents that are commonly-assigned with the patent in the above-identified patent application:

Proceeding	Status
Inter Partes Reexamination of U.S. Patent No.	Inter Partes Reexamination
7,321,937 (Control No. 95/001,922)	Certificate issued 12/05/2013
Inter Partes Reexamination of U.S. Patent	Notice of Appeal filed
No. 6,604,158 (Control No. 95/001,923)	07/08/2014
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 7,352,300 (Control No. 95/001,924)	Certificate issued 08/04/2014
Inter Partes Reexamination of U.S. Patent	Right of Appeal Notice
No. 7,395,345 (Control No. 95/001,925)	mailed 06/10/2014
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 7,161,506 (Control No. 95/001,926)	Certificate issued 01/08/2014
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 7,415,530 (Control No. 95/001,927)	Certificate issued 08/16/2013
Inter Partes Reexamination of U.S. Patent No.	Inter Partes Reexamination
7,378,992 (Control No. 95/001,928)	Certificate issued 01/08/2014

Atty. Dkt. No. 2855.004000B

Applicants invite the Examiner to review the Requests for Reexamination, issued Office Actions, replies, and any other papers in the above-identified reexamination proceedings. If the Examiner is unable to obtain copies of papers in any reexamination proceeding, copies can be provided to the Examiner upon request. Those documents which may be material that are not already of record in this patent application are listed on the accompanying Form PTO/SB/08. For example, documents related to reexaminations are listed as **NPL5-NPL8**.

- 3 -

# Notice of Related Litigation

Applicants notify the Patent and Trademark Office of the following litigation involving U.S. Patents commonly-owned with the current patent application, the subject matter of which may be related to the present patent application:

No.	Case	Status
1	Realtime Data LLC d/b/a IXO v. Packeteer, Inc. et al.,	Dismissed
1	No. 6:08-cv-00144-LED (E.D. Texas)	

Applicants also notify the Patent and Trademark Office of the following additional litigation involving U.S. Patents commonly-owned with the current patent application, the subject matter of which may be related to the present patent application:

No.	Case	Status
2	Realtime Data LLC d/b/a IXO v. Thomson Reuters Corporation et al. No. 1:11-cv-06698-RJH (S.D. New York) (transferred from E.D. Texas; 6:09-cv-00333- LED)	Opinion of the Court of Appeals for the Federal Circuit received 01/27/2014
3	<i>Realtime Data LLC d/b/a IXO v. Morgan Stanley et al.</i> , No. 1:11-cv-06696-RJH (S.D. New York) (transferred from E.D. Texas; 6:09-cv-00326-LED)	Opinion of the Court of Appeals for the Federal Circuit received 01/27/2014

Atty. Dkt. No. 2855.004000B

4	Realtime Data LLC d/b/a IXO v. CME Group Inc., et al., No. 1:11-cv-06697-RJH (S.D. New York) (transferred from E.D. Tcxas; No. 6:09-cv-00327-LED)	Opinion of the Court of Appeals for the Federal Circuit received 01/27/2014
5	Chicago Board Options Exchange, Inc., v. Realtime Data LLC d/b/a IXO, No. 09-cv-4486 (N.D. III.)	Dismissed
6	<i>Thomson Reuters Corporation v. Realtime Data, LLC</i> <i>d/b/a IXO</i> , No. 1:09-cv-07868-RMB (S.D.N.Y)	Consolidated with Case No. 2
7	Realtime Data, LLC d/b/a IXO v. CME Group Inc., et al. (II), No. 6:10-cv-246 (E.D. Texas)	Consolidated with Case No. 4
8	Realtime Data LLC d/b/a IXO v. Thomson Reuters Corporation et al. (II), No. 6:10-cv-247 (E.D. Texas)	Consolidated with Case No. 2
9	Realtime Data, LLC d/b/a IXO v. Morgan Stanley, et al. (II), No. 6:10-cv-248 (E.D. Texas)	Consolidated with Case No. 3
10	Realtime Data, LLC d/b/a IXO v. MetroPCS Texas, LLC et al., No. 6:10-cy-00493 (E.D. Texas)	Appeal Terminated

- 4 -

# Information Disclosure Statement

Listed on accompanying IDS Form PTO/SB/08b equivalent are documents that may be considered material to the patentability of this application as defined in 37 C.F.R. §1.56, and in compliance with the duty of disclosure requirements of 37 C.F.R. §§ 1.97 and 1.98.

Applicants have listed publication dates on the attached IDS Form based on information presently available to the undersigned. However, the listed publication dates should not be construed as an admission that the information was actually published on the date indicated.

Applicants reserve the right to establish the patentability of the claimed invention over any of the information provided herewith, and/or to prove that this information may

Atty. Dkt. No. 2855.004000B

not be prior art, and/or to prove that this information may not be enabling for the teachings purportedly offered.

- 5 -

This statement should not be construed as a representation that a search has been made, or that information more material to the examination of the present patent application does not exist. The Examiner is specifically requested not to rely solely on the material submitted herewith.

Filing under 37 C.F.R. § 1.97(d) This Information Disclosure Statement is being filed more than three months after the U.S. filing date and after the mailing date of a Final Rejection or Notice of Allowance, but on or before payment of the Issue Fee. The required fee is provided through online credit card payment authorization in the amount of \$180.00 in payment of the fee under 37 C.F.R. § 1.17(p).

Statement under 37 C.F.R. § 1.97(e)(2). I hereby state that no item of information in this Information Disclosure Statement was cited in a communication from a foreign patent office in a counterpart foreign application and, to my knowledge after making reasonable inquiry, was known to any individual designated in 37 C.F.R. § 1.56(e) more than three months prior to the filing of this Information Disclosure Statement. 37 C.F.R. § 1.97(e)(2).

A copies of documents **NPL1-NPL8** are submitted. However, in accordance with 37 C.F.R. § 1.98(a)(2), no copies of the U.S. patents and patent application publications cited as documents **US1-US4** on the attached IDS Forms are submitted.

Atty. Dkt. No. 2855.004000B

Further, copies of documents NPL9-NPL10 are not provided in accordance with the U.S. Patent and Trademark Office Official Gazette notice of October 19, 2004, which states: "the requirement in 37 C.F.R. § 1.98(a)(2)(iii) for a legible copy of the specification, including the claims, and drawings of each cited pending U.S. patent application (or portion of the application which caused it to be listed) is *sua sponte* waived where the cited pending application is stored in the USPTO's IFW system."

- 6 -

It is expected that the examiner will review the prosecution and cited art in the parent application nos. 11/551,211, filed October 19, 2006 (now U.S. Patent No. 8,112,619); and 09/776,267, filed February 2, 2001 (now U.S. Patent No. 7,181,608), in accordance with MPEP 2001.06(b), and indicate in the next communication from the office that the art cited in the earlier prosecution history has been reviewed in connection with the present application.

Applicants submit herewith Office Actions from the following co-pending U.S. Patent Applications:

Document **NPL1** is a copy of a Notice of Allowance mailed June 25, 2014 in the prosecution of co-pending, commonly-assigned U.S. Application No. 14/251,453.

Document **NPL2** is a copy of a Final Office Action mailed June 27, 2014 in the prosecution of co-pending, commonly-assigned U.S. Application No. 14/134,933.

Document NPL3 is a copy of a Notice of Allowance mailed July 8, 2014 in the prosecution of co-pending, commonly-assigned U.S. Application No. 14/134,926.

Atty. Dkt. No. 2855.004000B

Document **NPL4** is a copy of a Notice of Allowance mailed July 22, 2014 in the prosecution of co-pending, commonly-assigned U.S. Application No. 14/033,245.

- 7 -

The identification of these Office Actions is not to be construed as a waiver of secrecy as to those applications now or upon issuance of the present application as a patent. The Examiner is respectfully requested to consider the cited applications and the art cited therein during examination.

It is respectfully requested that the Examiner initial and return a copy of the enclosed IDS Form, and indicate in the official file wrapper of this patent application that the documents have been considered.

The U.S. Patent and Trademark Office is hereby authorized to charge any fee deficiency, or credit any overpayment, to our Deposit Account No. 19-0036.

Respectfully submitted,

STERNE, KESSLER, GOLDSTEIN & FOX P.L.L.C.

\_\_\_ ( KR3 NO. 65,211) 202

Michael V. Messinger Attorney for Applicants Registration No. 37,575

Date: 03/20/14

1100 New York Avenue, N.W. Washington, D.C. 20005-3934 (202) 371-2600

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Atty. Dkt. No. 2855.004000B

		Equivalent of Form PTO/SB/08b (7-09
Substitute for form 1449/PTO	Comp	lete if Known
TENTH SUPPLEMENTAL	Application Number	13/118,122
	Filing Date	May 27, 2011
INFORMATION DISCLOSURE	First Named Inventor	James J. FALLON
STATEMENT BY APPLICANT	Art Unit	2118
(Use as many sheets as necessary)	Examiner Name	SURYAWANSHI, Suresh
Sheet 1 of 1	Attorney Docket Number	2855.004000B

	NON PATENT LITERATURE DOCUMENTS					
Examiner Initials*	Cite No. <sup>1</sup>	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume-issue number(s), publisher, city and/or country where published	T <sup>2</sup>			
	NPL1	Copy of Notice of Allowance for U.S. Appl. No. 14/251,453, mailed June 25, 2014; 8 pages.				
	NPL2	Copy of Final Office Action for U.S. Appl. No. 14/134,933, mailed June 27, 2014; 9 pages.				
	NPL3	Copy of Notice of Allowance for U.S. Appl. No. 14/134,926, mailed July 8, 2014, 9 pages.				
	NPL4	Copy of Notice of Allowance for U.S. Appl. No. 14/033,245, mailed July 22, 2014, 13 pages.				
	NPL5	Right of Appeal Notice Under 37 C.F.R. § 1.953 in Inter Partes Reexamination of U.S. Patent No. 6,604,158, Control No. 95/001,923, mailed June 9, 2014, 14 pages.				
	NPL6	Right of Appeal Notice Under 37 C.F.R. § 1.953 in Inter Partes Reexamination of U.S. Patent No. 7,395,345, Control No. 95/001,925 mailed June 10, 2014, 10 pages.				
	NPL7	Notice of Intent to Issue a Reexamination Certificate in Inter Partes Reexamination of U.S. Patent No. 7,352,300, Control No. 95/001,924, mailed June 27,2014, 7 pages.				
	NPL8	Inter Partes Reexamination Certificate in Inter Partes Reexamination of U.S. Patent No. 7,352,300, Control No. 95/001,924, mailed August 4, 2014, 4 pages.				
	NPL9	U.S. Patent Application No. 14/303,276, James J. FALLON, "Systems and Methods for Data Storage and Retrieval," filed June 12, 2014.				
	NPL10	U.S. Patent Application No. 14/305,692, James J. FALLON, "Systems and Methods for Data Storage and Retrieval," filed June 16, 2014.				

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Examiner Signature /Suresh Suryawanshi/ Date 08/26/2014	Signature	,		08/26/2014	
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\*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. <sup>1</sup> Applicant's unique citation designation number (optional). <sup>2</sup> Applicant is to place a check mark here if English language Translation is attached.



# UNITED STATES PATENT AND TRADEMARK OFFICE

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

# **BIB DATA SHEET**

# **CONFIRMATION NO. 8978**

SERIAL NUM	IBER	FILING			CLASS	GR	OUP AR1		АТТО		ОСКЕТ
13/118,12	22	<b>DATE</b> 05/27/2011			713	2118		28		<b>NO.</b> 355.00400	00B
		RUL	E								
APPLICANTS											
INVENTORS James J. Fallon, Armonk, NY; John Buck, Oceanside, NY; Paul F. Pickel, Bethpage, NY; Stephen J. McErlain, New York, NY;											
** CONTINUIN											
wh	ich is a		76,267 02	/02/200	/2006 PAT 8112 01 PAT 7181608 3/2000		Yes /	/SKS/			
** FOREIGN A											
** <b>IF REQUIRE</b> 06/10/20 <sup>-</sup>	D, FOR		G LICENS	E GRA	NTED **						
Foreign Priority claime		Yes Vo			STATE OR		HEETS	тот		INDEPEN	
35 USC 119(a-d) con- Verified and	ditions met /SURESH	Yes No	Met af Allowa	ance	COUNTRY		WINGS	CLAI		CLAII	
	SURYAWA Examiner's		Initials		NY		13	117 +	-	7 -1-	-
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		LER, GOLDS		OX P.L	L.C.			8/26/	14	8/26/1	.4
		K AVENUE, I DC 20005	N.W.								
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TITLE											
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							🗅 All Fe	es			
		<b>.</b>					🖵 1.16 I	Fees (Fil	ing)		
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	Application/Control No.	Applicant(s)/Patent Under Reexamination
Issue Classification	13118122	FALLON ET AL.
	Examiner	Art Unit
	SURESH SURYAWANSHI	2115

CPC					
Symbol				Туре	Version
G06F	3	1	0613	F	2013-01-01
G06F	3		0638	1	2013-01-01
G06F	3	1	0658	1	2013-01-01
G06F	3	1	0676	1	2013-01-01
G06F	9	1	4401	1	2013-01-01
G06F	9		4406	1	2013-01-01
G06F	9	1	445	1	2013-01-01
Нозм	7		30	1	2013-01-01
G06F	1		24	1	2013-01-01
		1			
		1			

CPC Combination Sets									
Symbol	Туре	Set	Ranking	Version					

NONE		Total Clain	ns Allowed:			
(Assistant Examiner)	(Date)	1-	7			
/SURESH SURYAWANSHI/ Primary Examiner.Art Unit 2115	8/26/14	O.G. Print Claim(s)	O.G. Print Figure			
(Primary Examiner)	(Date)	1	7B			
U.S. Patent and Trademark Office Part of Paper No. 20140826						

	Application/Control No.	Applicant(s)/Patent Under Reexamination			
Issue Classification	13118122	FALLON ET AL.			
	Examiner	Art Unit			
	SURESH SURYAWANSHI	2115			

	US OR	IGINAL CL	ASSIFIC	ATION		INTERNATIONAL CLASSIFICATION									ON			
	CLASS			SUBCLASS					С	LAIMED	NON-CLAIMED				CLAIMED			
713			2			2					6	F	15 / 177 (2006.01.01)					
	CB	OSS REFI		6)		G	0	6	F	9 / 24 (2006.01.01)								
				3)		G	0	6	F	12 / 00 (2006.01.01)								
CLASS	SUB	CLASS (ONE	SUBCLASS PER BLOCK)															
713	1																	
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NONE		Total Clain	ns Allowed:			
(Assistant Examiner)	(Date)	1.	17			
/SURESH SURYAWANSHI/ Primary Examiner.Art Unit 2115	8/26/14	O.G. Print Claim(s)	O.G. Print Figure			
(Primary Examiner)	(Date)	1	7B			
U.S. Patent and Trademark Office Part of Paper No. 20140826						

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Issue Classification	13118122	FALLON ET AL.
	Examiner	Art Unit
	SURESH SURYAWANSHI	2115

	Claims re	numbere	d in the s	ame orde	r as prese	ented by a	applicant		СР	A 🛛	] T.D.	[	<b>R.1</b> .	47	
Final	Original	Final	Original	Final	Original	Final	Original	Final	Original	Final	Original	Final	Original	Final	Original
1	1	19	23	35	45		67		89	77	111	93	133	115	155
2	2	20	24	36	46		68		90	78	112	94	134	116	156
3	3	21	25	37	47	51	69	64	91	79	113	95	135	117	157
4	4	22	26	38	48		70		92	80	114	96	136		
	5	23	27		49		71	65	93	81	115	97	137		
5	6	24	28		50		72	66	94	82	116	98	138		
6	7	25	29	39	51	52	73	67	95	83	117	99	139		
7	8	26	30		52		74	68	96	84	118	100	140		
8	9		31		53	53	75	69	97	85	119	101	141		
9	10		32		54	54	76	70	98	86	120	102	142		
10	11	27	33	40	55	55	77	71	99		121	103	143		
11	12		34		56	56	78	72	100		122	104	144		
12	13		35	41	57	57	79	73	101	87	123	105	145		
13	14		36	42	58	58	80	74	102		124	106	146		
14	15	28	37	43	59	59	81		103		125	107	147		
15	16		38	44	60	60	82		104		126	108	148		
16	17	29	39	45	61	61	83	75	105	88	127	109	149		
	18	30	40	46	62	62	84		106		128	110	150		
17	19	31	41	47	63		85		107	89	129	111	151		
18	20	32	42	48	64		86		108	90	130	112	152		
	21	33	43	49	65	63	87	76	109	91	131	113	153		
	22	34	44	50	66		88		110	92	132	114	154		

NONE		Total Clain	ns Allowed:			
(Assistant Examiner)	(Date)	1.	17			
/SURESH SURYAWANSHI/ Primary Examiner.Art Unit 2115	8/26/14	O.G. Print Claim(s)	O.G. Print Figure			
(Primary Examiner)	(Date)	1	7B			
J.S. Patent and Trademark Office Part of Paper No. 20140826						

Index of Claims					Application/Control No.						Applicant(s)/Patent Under Reexamination					
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Final	Original		2012 1						05	/28/2014		/2014				
1	1	✓		✓	=	=		✓		=	:	-				
2	2			✓	=	=		0		✓		=				
3	3			✓ ✓	=	=		0		✓ ✓		-		_		
4	4 5			 ✓	=	=		0		-		-				
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6	7				=	=		• ✓	-	=		=				
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8	9			✓	=	=		√		✓		=				
9	10			~	=	=		√		<ul> <li>✓</li> </ul>	=					
10	11			~	=	=		√		~		-				
11	12			√	=	=		✓		✓		-				
12	13			~	=	=		~		0		-				
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25	29				=	=		~	-			-				
26	30				=	=		√		_		-				
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	32				√	-		-		-		-				
27	33				=	=		~		=	:	-				
	34				√	-		-		-		-				
	35				√	-		-		-		-				
	36				✓	-		-		-		-				

U.S. Patent and Trademark Office

Part of Paper No. : 20140826

				Ap	oplication	/Coni	trol M	No.		Applicant(s)/Patent Under Reexamination							
	Inc	lex of (	Claim	าร	13	13118122					FALLON ET AL.						
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	Claims r	enumbered	in the s	ame	order as pr	esented by	applica	ant		🗌 СРА	Þ	] Т.С	D. 🗆	R.1.47			
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		38				=	=	=	~	-	-						
	29	39				=	=	=	~	=	= =						
	30	40				=	-	=	~	=	-	-					
	31	41				=	=	=	~	= =							
	32	42				= = ✓		=	=	=							
	33	43				= =		~	=	=	=						
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Part of Paper No. : 20140826

			Application/Control No.				Applicant(s)/Patent Under Reexamination					
Index of Claims				13118122				FALLON ET AL.				
				Examiner SURESH SURYAWANSHI				<b>Art Unit</b> 2115				
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52	73			=	=	<ul> <li>✓</li> </ul>	=	=				
	74			=	=	✓	-	-		-		
53	75			=	=	✓	=	=				
54	76			=	=	✓	0	=				
55	77			=	=	~	=	=				
56	78			=	=	~	=	=				
57	79			=	=	~	=	=				
58	80			=	=	√	=	=				
59	81			=	=	~	0	=				
60	82			=	=	~	0	=				
61	83			=	=	~	0	=				
62	84			=	=	✓	0	=				
	85			✓	-	-	-	-				
	86			~	-	-	-	-				
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	88			√	-	-	-	-				
	89			√	-	-	-	-				
	90			√	-	-	-	-				
64	91			=	=	~	0	=				
	92			=	=	√	-	-				
65	93			=	=	~	0	=				
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67	95			=	=	√	0	=				
68	96			=	=	~	0	=				
69	97			=	=	~	0	=				
70	98			=	=	~	0	=				
71	99			=	=	~	0	=				
72	100			=	=	~	0	=				
73	101			=	=	~	0	=		1		
74	102			=	=	~	0	=		+		
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	100			√	-	-	-	-		-		
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U.S. Patent and Trademark Office

Part of Paper No. : 20140826

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Index of Claims	13118122	FALLON ET AL.
	Examiner	Art Unit
	SURESH SURYAWANSHI	2115
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77 78	110								
78				=	=	<ul> <li>✓</li> </ul>	0	=	
78	111			=	=	✓	-	-	
	1			=	=	✓	0	=	<u> </u>
79	112			=	=	~	0	=	<b>_</b>
	113			=	=	~	0	=	<u> </u>
80	114			=	=	~	0	=	
81	115			=	=	~	0	=	
82	116			=	=	~	0	=	
83	117			=	=	~	=	=	
84	118			=	=	✓	=	=	
85	119			=	=	✓	=	=	
86	120			=	=	~	=	=	
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87	123			=	=	√	=	=	
	124			√	-	-	-	-	
	125			√	-	-	-	-	1
	126			✓	-	-	-	-	1
88	127			=	=	√	=	=	+
	128			=	=	~	-	-	+
89	129			=	=	~	=	=	-
90	130			=	=	√	=	=	1
91	131			=	=	~	=	=	1
92	132			=	=	~	=	=	1
93	133			=	=	✓	=	=	1
94	134			=	=	✓	=	=	+
95	135						√	=	+
96	136						√	=	+
97	137						√	=	+
98	138						√	=	 +
99	139						 ✓	=	+
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U.S. Patent and Trademark Office

Part of Paper No. : 20140826

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1	06	146								=	-	-		
1	07	147								0	=	-		
1	08	148								0	=	=		
1	09	149								0	=	-		
1	10	150								=	=	=		
1	11	151								=	=	=		
1	12	152								0	=	=		
1	13	153								=	=	-		
1	14	154								0	=	-		
1	15	155								0	=	-		
1	16	156								=	=	-		
1	17	157								=	=	-		

# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of: FALLON *et al.* Appl. No.: 13/118,122 Filed: May 27, 2011

For: Systems and Methods for

Accelerated Loading of Operating Systems and Application Programs

Confirmation No.: 8978 Art Unit: 2115 Examiner: SURYAWANSHI, Suresh Atty. Docket: 2855.004000B

Amendment and Reply Under 37 C.F.R. § 1.116

Mail Stop AF

Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450

Commissioner:

submit the following Amendment and Remarks In reply to the Office Action dated June 18, 2014 ("Office Action"), Applicants

charged to our Deposit Account No. 19-0036. fees extensions of time are necessary to prevent abandonment of this application, then such otherwise be provided for in documents accompanying this paper. However, if additional extensions of time are hereby petitioned under 37 C.F.R. § 1.136(a), and any additional fees required to continue prosecution or appeal of this application (including issue fee, for net addition of claims or forwarding to appeal) are hereby authorized to be It is not believed that extensions of time are required beyond those that may

OK to enter. /SKS/ 8/29/14

# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of: FALLON *et al.* Appl. No.: 13/118,122 Filed: May 27, 2011 For: **Systems and Methods for** Accelerated Loading of Operating

Systems and Application Programs

Confirmation No.: 8978 Art Unit: 2118 Examiner: SURYAWANSHI, Suresh Atty. Docket: 2855.004000B

# **Tenth Supplemental Information Disclosure Statement**

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Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450

Commissioner:

Notice of Prior and Concurrent Proceedings

Applicants hereby call to the attention of the Patent and Trademark Office the following reexamination proceedings involving patents that are commonly-assigned with the patent in the above-identified patent application:

Proceeding	Status
Inter Partes Reexamination of U.S. Patent No.	Inter Partes Reexamination
6,604,158 (Control No. 95/000,486)	Certificate issued 10/10/2012
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 7,321,937 (Control No. 95/000,466)	Certificate issued 05/15/2012
Inter Partes Reexamination of U.S. Patent	Terminated
No. 6,604,158 (Control No. 95/000,453)	
Ex Parte Reexamination of U.S. Patent No. 6,601,104	Ex Parte Reexamination
(Control No. 90/009,428)	Certificate issued 02/28/2012
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 7,378,992 (Control No. 95/000,478)	Certificate issued 10/04/2012
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 6,624,761 (Control No. 95/000,464)	Certificate issued 06/12/2012
Inter Partes Reexamination of U.S. Patent No.	Inter Partes Reexamination
7,161,506 (Control No. 95/000,479)	Certificate issued 05/22/2012

Proceeding	Status
<i>Inter Partes</i> Reexamination of U.S. Patent No. 7,714,747 (Control No. 95/001,517)	Patent Owner's Request for Rehearing Under 37 C.F.R. § 41.79 mailed 02/14/2014
Inter Partes Reexamination of U.S. Patent No. 7,417,568 (Control No. 95/001,533)	Order Remanding Inter Partes Reexamination Under 37 C.F.R. 41.77(d) to the Examiner mailed 05/29/2014
<i>Inter Partes</i> Reexamination of U.S. Patent No. 7,777,651 (Control No. 95/001,581)	Order Remanding Inter Partes Reexamination Under 37 C.F.R. 41.77(d) to the Examiner mailed 05/29/2014
Inter Partes Reexamination of U.S. Patent No. 7,400,274 (Control No. 95/001,544)	Order Remanding Inter Partes Reexamination Under 37 C.F.R. 41.77(d) to the Examiner mailed 05/29/2014

- 2 -

Applicants hereby call to the attention of the Patent and Trademark Office the following reexamination proceedings filed by Cellco Partnership d/b/a Verizon Wireless, involving patents that are commonly-assigned with the patent in the above-identified patent application:

Proceeding	Status
Inter Partes Reexamination of U.S. Patent No.	Inter Partes Reexamination
7,321,937 (Control No. 95/001,922)	Certificate issued 12/05/2013
Inter Partes Reexamination of U.S. Patent	Notice of Appeal filed
No. 6,604,158 (Control No. 95/001,923)	07/08/2014
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 7,352,300 (Control No. 95/001,924)	Certificate issued 08/04/2014
Inter Partes Reexamination of U.S. Patent	Right of Appeal Notice
No. 7,395,345 (Control No. 95/001,925)	mailed 06/10/2014
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 7,161,506 (Control No. 95/001,926)	Certificate issued 01/08/2014
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 7,415,530 (Control No. 95/001,927)	Certificate issued 08/16/2013
Inter Partes Reexamination of U.S. Patent No.	Inter Partes Reexamination
7,378,992 (Control No. 95/001,928)	Certificate issued 01/08/2014

Applicants invite the Examiner to review the Requests for Reexamination, issued Office Actions, replies, and any other papers in the above-identified reexamination proceedings. If the Examiner is unable to obtain copies of papers in any reexamination proceeding, copies can be provided to the Examiner upon request. Those documents which may be material that are not already of record in this patent application are listed on the accompanying Form PTO/SB/08. For example, documents related to reexaminations are listed as **NPL5-NPL8**.

- 3 -

# Notice of Related Litigation

Applicants notify the Patent and Trademark Office of the following litigation involving U.S. Patents commonly-owned with the current patent application, the subject matter of which may be related to the present patent application:

No.	Case	Status
1	Realtime Data LLC d/b/a IXO v. Packeteer, Inc. et al.,	Dismissed
1	No. 6:08-cv-00144-LED (E.D. Texas)	

Applicants also notify the Patent and Trademark Office of the following additional litigation involving U.S. Patents commonly-owned with the current patent application, the subject matter of which may be related to the present patent application:

No.	Case	Status
2	Realtime Data LLC d/b/a IXO v. Thomson Reuters Corporation et al. No. 1:11-cv-06698-RJH (S.D. New York) (transferred from E.D. Texas; 6:09-cv-00333- LED)	Opinion of the Court of Appeals for the Federal Circuit received 01/27/2014
.3	<i>Realtime Data LLC d/b/a IXO v. Morgan Stanley et al.</i> , No. 1:11-cv-06696-RJH (S.D. New York) (transferred from E.D. Texas; 6:09-cv-00326-LED)	Opinion of the Court of Appeals for the Federal Circuit received 01/27/2014

4	Realtime Data LLC d/b/a IXO v. CME Group Inc., et al., No. 1:11-cv-06697-RJH (S.D. New York) (transferred from E.D. Texas; No. 6:09-cv-00327- LED)	Opinion of the Court of Appeals for the Federal Circuit received 01/27/2014
5	Chicago Board Options Exchange, Inc., v. Realtime Data LLC d/b/a IXO, No. 09-cv-4486 (N.D. III.)	Dismissed
6	<i>Thomson Reuters Corporation v. Realtime Data, LLC d/b/a IXO</i> , No. 1:09-cv-07868-RMB (S.D.N.Y)	Consolidated with Case No. 2
7	Realtime Data, LLC d/b/a IXO v. CME Group Inc., et al. (II), No. 6:10-cv-246 (E.D. Texas)	Consolidated with Case No. 4
8	Realtime Data LLC d/b/a IXO v. Thomson Reuters Corporation et al. (II), No. 6:10-cv-247 (E.D. Texas)	Consolidated with Case No. 2
9	Realtime Data, LLC d/b/a IXO v. Morgan Stanley, et al. (II), No. 6:10-cv-248 (E.D. Texas)	Consolidated with Case No. 3
10	Realtime Data, LLC d/b/a IXO v. MetroPCS Texas, LLC et al., No. 6:10-cv-00493 (E.D. Texas)	Appeal Terminated

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# Information Disclosure Statement

Listed on accompanying IDS Form PTO/SB/08b equivalent are documents that may be considered material to the patentability of this application as defined in 37 C.F.R. §1.56, and in compliance with the duty of disclosure requirements of 37 C.F.R. §§ 1.97 and 1.98.

Applicants have listed publication dates on the attached IDS Form based on information presently available to the undersigned. However, the listed publication dates should not be construed as an admission that the information was actually published on the date indicated.

Applicants reserve the right to establish the patentability of the claimed invention over any of the information provided herewith, and/or to prove that this information may

not be prior art, and/or to prove that this information may not be enabling for the teachings purportedly offered.

- 5 -

This statement should not be construed as a representation that a search has been made, or that information more material to the examination of the present patent application does not exist. The Examiner is specifically requested not to rely solely on the material submitted herewith.

Filing under 37 C.F.R. § 1.97(d) This Information Disclosure Statement is being filed more than three months after the U.S. filing date and after the mailing date of a Final Rejection or Notice of Allowance, but on or before payment of the Issue Fee. The required fee is provided through online credit card payment authorization in the amount of \$180.00 in payment of the fee under 37 C.F.R. § 1.17(p).

Statement under 37 C.F.R. § 1.97(e)(2). I hereby state that no item of information in this Information Disclosure Statement was cited in a communication from a foreign patent office in a counterpart foreign application and, to my knowledge after making reasonable inquiry, was known to any individual designated in 37 C.F.R. § 1.56(e) more than three months prior to the filing of this Information Disclosure Statement. 37 C.F.R. § 1.97(e)(2).

A copies of documents **NPL1-NPL8** are submitted. However, in accordance with 37 C.F.R. § 1.98(a)(2), no copies of the U.S. patents and patent application publications cited as documents **US1-US4** on the attached IDS Forms are submitted.

Further, copies of documents **NPL9-NPL10** are not provided in accordance with the U.S. Patent and Trademark Office Official Gazette notice of October 19, 2004, which states: "the requirement in 37 C.F.R. § 1.98(a)(2)(iii) for a legible copy of the specification, including the claims, and drawings of each cited pending U.S. patent application (or portion of the application which caused it to be listed) is *sua sponte* waived where the cited pending application is stored in the USPTO's IFW system."

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It is expected that the examiner will review the prosecution and cited art in the parent application nos. 11/551,211, filed October 19, 2006 (now U.S. Patent No. 8,112,619); and 09/776,267, filed February 2, 2001 (now U.S. Patent No. 7,181,608), in accordance with MPEP 2001.06(b), and indicate in the next communication from the office that the art cited in the earlier prosecution history has been reviewed in connection with the present application.

Applicants submit herewith Office Actions from the following co-pending U.S. Patent Applications:

Document **NPL1** is a copy of a Notice of Allowance mailed June 25, 2014 in the prosecution of co-pending, commonly-assigned U.S. Application No. 14/251,453.

Document **NPL2** is a copy of a Final Office Action mailed June 27, 2014 in the prosecution of co-pending, commonly-assigned U.S. Application No. 14/134,933.

Document **NPL3** is a copy of a Notice of Allowance mailed July 8, 2014 in the prosecution of co-pending, commonly-assigned U.S. Application No. 14/134,926,

Document **NPL4** is a copy of a Notice of Allowance mailed July 22, 2014 in the prosecution of co-pending, commonly-assigned U.S. Application No. 14/033,245.

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The identification of these Office Actions is not to be construed as a waiver of secrecy as to those applications now or upon issuance of the present application as a patent. The Examiner is respectfully requested to consider the cited applications and the art cited therein during examination.

It is respectfully requested that the Examiner initial and return a copy of the enclosed IDS Form, and indicate in the official file wrapper of this patent application that the documents have been considered.

The U.S. Patent and Trademark Office is hereby authorized to charge any fee deficiency, or credit any overpayment, to our Deposit Account No. 19-0036.

Respectfully submitted,

STERNE, KESSLER, GOLDSTEIN & FOX P.L.L.C.

( RRy No. 65,211)  $\mathbb{C} \otimes \mathbb{R}$ 

Michael V. Messinger Attorney for Applicants Registration No. 37,575

Date: 08/20/14

1100 New York Avenue, N.W. Washington, D.C. 20005-3934 (202) 371-2600

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TENTH SUPPLEMENTAL INFORMATION DISCLOSURE			Filing Date	May 27, 2011			
			First Named Inventor	James J. FALLON			
STAT	FEMENT	BY APPLICANT	Art Unit	2118			
(Use as many sheets as necessary)			Examiner Name	SURYAWANSHI, Suresh			
Sheet	1 0	f 1	Attorney Docket Number	2855.004000B			

		NON PATENT LITERATURE DOCUMENTS				
Examiner Initials*	Cite No. <sup>1</sup>					
	NPL1	Copy of Notice of Allowance for U.S. Appl. No. 14/251,453, mailed June 25, 2014; 8 pages.				
	NPL2	Copy of Final Office Action for U.S. Appl. No. 14/134,933, mailed June 27, 2014; 9 pages.				
	NPL3	Copy of Notice of Allowance for U.S. Appl. No. 14/134,926, mailed July 8, 2014, 9 pages.				
	NPL4	Copy of Notice of Allowance for U.S. Appl. No. 14/033,245, mailed July 22, 2014, 13 pages.				
	NPL5	Right of Appeal Notice Under 37 C.F.R. § 1.953 in Inter Partes Reexamination of U.S. Patent No. 6,604,158, Control No. 95/001,923, mailed June 9, 2014, 14 pages.				
	NPL6	Right of Appeal Notice Under 37 C.F.R. § 1.953 in Inter Partes Reexamination of U.S. Patent No. 7,395,345, Control No. 95/001,925 mailed June 10, 2014, 10 pages.				
	NPL7	Notice of Intent to Issue a Reexamination Certificate in Inter Partes Reexamination of U.S. Patent No. 7,352,300, Control No. 95/001,924, mailed June 27 ,2014, 7 pages.				
	NPL8	Inter Partes Reexamination Certificate in Inter Partes Reexamination of U.S. Patent No. 7,352,300, Control No. 95/001,924, mailed August 4, 2014, 4 pages.				
	NPL9	U.S. Patent Application No. 14/303,276, James J. FALLON, "Systems and Methods for Data Storage and Retrieval," filed June 12, 2014.				
	NPL10	U.S. Patent Application No. 14/305,692, James J. FALLON, "Systems and Methods for Data Storage and Retrieval," filed June 16, 2014.				

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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. <sup>1</sup> Applicant's unique citation designation number (optional). <sup>2</sup> Applicant is to place a check mark here if English language Translation is attached.



### (12) INTER PARTES REEXAMINATION CERTIFICATE (926th) **United States Patent** US 7,352,300 C1 (10) Number: Fallon

(45) Certificate Issued: Aug. 4, 2014

### DATA COMPRESSION SYSTEMS AND (54) **METHODS**

- Inventor: James J. Fallon, Armonk, NY (US) (75)
- (73) Assignee: Realtime Data, LLC, New York, NY (US)

### **Reexamination Request:**

No. 95/001,924, Mar. 2, 2012

### **Reexamination Certificate for:**

7,352,300
Apr. 1, 2008
11/651,175
Jan. 8, 2007

### **Related U.S. Application Data**

(63) Continuation of application No. 10/668,768, filed on Sep. 22, 2003, now Pat. No. 7,161,506, which is a continuation of application No. 10/016,355, filed on Oct. 29, 2001, now Pat. No. 6,624,761, which is a continuation-in-part of application No. 09/705,446, filed on Nov. 3, 2000, now Pat. No. 6,309,424, which is a continuation of application No. 09/210,491, filed on Dec. 11, 1998, now Pat. No. 6,195,024.

(2006.01)

## (51) Int. Cl.

H03M 7/34

- (52)U.S. Cl. USPC ...... 341/51; 341/79
- (58)Field of Classification Search None See application file for complete search history.

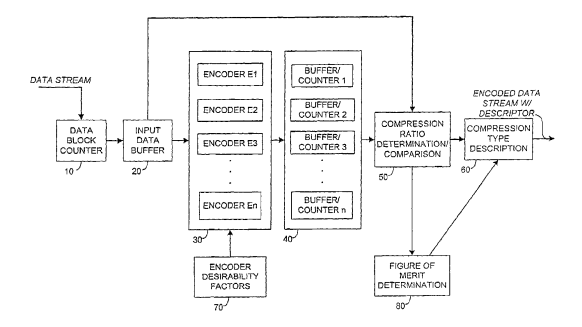
### (56)**References** Cited

To view the complete listing of prior art documents cited during the proceeding for Reexamination Control Number 95/001,924, please refer to the USPTO's public Patent Application Information Retrieval (PAIR) system under the Display References tab.

Primary Examiner - Christina Y Leung

### (57) ABSTRACT

Systems and methods for providing fast and efficient data compression using a combination of content independent data compression and content dependent data compression. In one aspect, a method for compressing data comprises the steps of: analyzing a data block of an input data stream to identify a data type of the data block, the input data stream comprising a plurality of disparate data types; performing content dependent data compression on the data block, if the data type of the data block is identified; performing content independent data compression on the data block, if the data type of the data block is not identified.



## 1

## **INTER PARTES REEXAMINATION CERTIFICATE** ISSUED UNDER 35 U.S.C. 316

#### THE PATENT IS HEREBY AMENDED AS INDICATED BELOW.

Matter enclosed in heavy brackets [] appeared in the patent, but has been deleted and is no longer a part of the 10 patent; matter printed in italics indicates additions made to the patent.

AS A RESULT OF REEXAMINATION, IT HAS BEEN DETERMINED THAT: 15

The patentability of claims 23 and 46 is confirmed.

Claims 19, 24, 25, 28-30, 32, 33, 36, 42, 45, 47, 48, 52, 53, 55, 56 and 59 are cancelled.

patentable.

Claims 1-18, 20-22, 26, 27, 31, 34, 35, 37-41, 43, 44, 49-51, 54, 57, 58 and 60-65 were not reexamined.

66. A computer implemented method comprising:

analyzing data within a data block to identify a data type of the data within said data block from a plurality of disparate data types;

selecting resolution parameters;

- associating a first lossy compression encoder to a first one 30 of said plurality of data types;
- associating a second lossy compression encoder to a second one of said plurality of data types;
- performing a first data compression, wherein said first data compression comprises compressing said data block 35 with said first lossy compression encoder if said data type is identified as said first one of said plurality of data types, wherein said first lossy compression encoder compresses said data block at said selected resolution parameters;
- performing a second data compression, wherein said second data compression comprises compressing said data block with said second lossy compression encoder if said data type is identified as said second one of said plurality of data types;
- outputting said data block in uncompressed form, if no data type is identified for said data block; and
- outputting said data block in compressed form, if said compressed data block is provided by said first data compression or said second data compression, 50
- wherein the analyzing of the data within the data block to identify one or more data types excludes analyzing based only on a descriptor that is indicative of the data type of the data within the data block.
- 67. A computer implemented method comprising: analyzing data within a data block to identify a data type of
- the data within said data block from a plurality of disparate data types;
- selecting resolution parameters;
- said plurality of data types;
- associating a lossless compression encoder to a second one of said plurality of data types;
- performing a first data compression, wherein said first data compression comprises compressing said data block 65 with said lossy compression encoder if said data type is identified as said first one of said plurality of data types,

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wherein said lossy compression encoder compresses said data block at said selected resolution parameters; performing a second data compression, wherein said second data compression comprises compressing said data block with said lossless compression encoder if said

data type is identified as said second one of said plurality of data types:

- outputting said data block in uncompressed form, if no data type identified for said data block; and
- outputting said data block in compressed form, if said compressed data block is provided by said first data compression or said second data compression,
- wherein the analyzing of the data within the data block to identify one or more data types excludes analyzing based only on a descriptor that is indicative of the data type of the data within the data block.

68. The method of claim 19, further comprising appending a type descriptor to an encoded data block, wherein the type New claims 66-104 are added and determined to be 20 descriptor includes values corresponding to a plurality of encoding techniques that were applied to the data block in a specific or random order.

69. The method of claim 42, further comprising appending a type descriptor to an encoded data block, wherein the type descriptor includes values corresponding to a plurality of encoding techniques that were applied to the data block in a specific or random order.

70. The method of claim 66, further comprising associating a desirability factor to said second lossy encoder.

71. The method of claim 67, further comprising associating a desirability factor to said lossless encoder.

72. The computer implemented method of claim 66, wherein said data block is included in a data stream, a second data block is included in said data stream, a second data type is identified for said second data block, and said second data type is compressed with said second lossy compression encoder if said second data type is identified as said second one of said plurality of data types.

73. The computer implemented method of claim 66, wherein said second lossy encoder provides a compressed data block and a compression ratio for said compressed data block is determined.

74. The computer implemented method of claim 66, wherein said data block is provided in a data stream and a determination is made whether the data stream contains additional data to be processed.

75. The computer implemented method of claim 66, wherein said second data compression provides a compressed data block and appending a descriptor to the compressed data block that is representative of how said compressed data block was compressed.

76. The computer implemented method of claim 66, further comprising transmitting said data block in uncompressed form and appending a descriptor to the uncompressed data 55 block that is indicative that no compression was performed on said data block.

77. The computer implemented method of claim 66, wherein said data block is a variable-size data block.

78. The computer implemented method of claim 66, further associating a lossy compression encoder to a first one of 60 comprising counting the size of said data block.

79. The computer implemented method of claim 67, wherein said data block is included in a data stream, a second data block is included in said data stream, a second data type is identified for said second data block, and said second data type is compressed with said second lossy compression encoder if said second data type is identified as said second one of said plurality of data types.

80. The computer implemented method of claim 67, wherein said second lossy encoder provides a compressed data block and a compression ratio for said compressed data block is determined.

81. The computer implemented method of claim 67, <sup>5</sup> wherein said data block is provided in a data stream and a determination is made whether the data stream contains additional data to be processed.

82. The computer implemented method of claim 67, wherein said second data compression provides a compressed data block and appending a descriptor to the compressed data block that is representative of how said compressed data block was compressed.

83. The computer implemented method of claim 67, further comprising transmitting said data block in uncompressed form and appending a descriptor to the uncompressed data block that is indicative that no compression was performed on said data block.

84. The computer implemented method of claim 67,  $_{20}$  wherein said data block is a variable-size data block.

85. The computer implemented method of claim 67, further comprising counting the size of said data block.

86. A computer implemented method comprising: analyzing, data within a data block to identify a data type 25 of the data within said data block from a plurality of

disparate data types:

selecting resolution parameters;

- associating a first lossy compression encoder to a first one of said plurality of data types; 30
- associating a second lossy compression encoder to a second one of said plurality of data types;
- performing a first data compression, wherein said first data compression comprises compressing said data block with said first lossy compression encoder if said data 35 type is identified as said first one of said plurality of data types, wherein said first lossy compression encoder compresses said data block at said selected resolution parameters;
- performing a second data compression, wherein said sec-40 ond data compression comprises compressing said data block with said second lossy compression encoder if said data type is identified as said second one of said plurality of data types;
- outputting said data block in uncompressed form, if no data 45 is identified for said data block; and
- outputting said data block in compressed form, if said compressed data block is provided by said first data compression or said second data compression.

87. The computer implemented method of claim 86, 50 wherein said data block is included in a data stream, a second data block is included in said data stream, a second data type is identified for said second data block, and said second data type is compressed with said second lossy compression encoder if said second data type is identified as said second 55 one of said plurality of data types.

88. The computer implemented method of claim 86, wherein said second lossy encoder provides a compressed data block and a compression ratio for said compressed data block is determined.

89. The computer implemented method of claim 86, wherein said data block is provided in a data stream and a determination is made whether the data stream contains additional data to be processed.

90. The computer implemented method of claim 86, 65 wherein said second data compression provides a compressed data block and appending a descriptor to the com-

pressed data block that is representative of how said compressed data block was compressed.

91. The computer implemented method of claim 86, further comprising transmitting said data block in uncompressed

form and appending a descriptor to the uncompressed data block that is indicative that no compression was performed on said data block.

92. The computer implemented method of claim 86, wherein said data block is a variable-size data block.

93. The computer implemented method of claim 86, further comprising counting the size of said data block.

94. A computer implemented method comprising:

analyzing data within a data block to identify a data type of the data within said data block from a plurality of disparate data types:

selecting resolution parameters;

- associating a lossy compression encoder to a first one of said plurality of data types;
- associating a lossless compression encoder to a second one of said plurality of data types;
- performing a first data compression, wherein said first data compression comprises compressing said data block with said loss compression encoder if said data type is identified as said first one of said plurality of data types, wherein said lossy compression encoder compresses said data block at said selected resolution parameters;
- performing a second data compression, wherein said second data compression comprises compressing said data block with said lossless compression encoder if said data type is identified as said second one of said plurality of data types;
- outputting said data block in uncompressed form, if no data type is identified for said data block: and
- outputting said data block in compressed form, if said compressed data block is provided by said first data compression or said second data compression.

95. The computer implemented method of claim 94, wherein said data block is included in a data stream, a second data block is included in said data stream, a second data type is identified for said second data block, and said second data type is compressed with said second lossy compression encoder if said second data type is identified as said second one of said plurality of data types.

96. The computer implemented method of claim 94, wherein said data block is provided in a data stream and a determination is made whether the data stream contains additional data to be processed.

97. The computer implemented method of claim 94, wherein said second data compression provides a compressed data block and appending a descriptor to the compressed data block that is representative of how said compressed data block was compressed.

98. The computer implemented method of claim 94, further comprising transmitting said data block in uncompressed form and appending a descriptor to the uncompressed data block that is indicative that no compression was performed on said data block.

99. The computer implemented method of claim 94, wherein said data block is a variable-size data block.

100. The computer implemented method of claim 94, further comprising counting the size of said data block.

101. A method comprising:

analyzing a data block to identify a data type of said data block from a plurality of data types;

selecting resolution parameters;

associating a first lossy compression encoder to a first one of said plurality of data types;

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- associating a second lossy compression encoder to a second one of said plurality of data types;
- performing a first data compression, wherein said first data compression comprises compressing said data block with said first lossy compression encoder if said data <sup>5</sup> type is identified as said first one of said plurality of data types, wherein said first lossy compression encoder compresses said data block at said selected resolution parameters;
- performing a second data compression, wherein said sec-<sup>10</sup> ond data compression comprises compressing said data block with said second lossy compression encoder if said data type is identified as said second one of said plurality of data types; and
- outputting said data block in uncompressed form, if no data <sup>15</sup> type is identified for said data block.
- 102. A method comprising:
- analyzing a data block to identify a data type of said data block from a plurality of data types;
- selecting resolution parameters;
- associating a lossy compression encoder to a first one of said plurality of data types;
- associating a lossless compression encoder to a second one of said plurality of data types;
- performing a first data compression, wherein said second <sup>25</sup> data compression comprises compressing said data block with said lossy compression encoder if said data type is identified as said first one of said plurality of data types, wherein said lossy compression encoder compresses said data block at said selected resolution <sup>30</sup> parameters;
- performing a second data compression, wherein said second data compression comprises compressing said data block with said lossless compression encoder if said data type is identified as said second one of said plurality <sup>35</sup> of data types; and
- outputting said data block in uncompressed form, if no data type is identified for said data block.
- 103. A method comprising:
- analyzing a data block to identify a data type of said data <sup>40</sup> block from a plurality of data types;
- selecting resolution parameters;
- associating a first lossy compression encoder to a first one of plurality of data types;

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- associating a second lossy compression encoder to a second one of said plurality of data types;
- performing a first data compression, wherein said first data compression comprises compressing said data block with said first lossy compression encoder if said data type is identified as said first one of said plurality of data types, wherein said first lossy compression encoder compresses said data block at said selected resolution parameters;
- performing a second data compression, wherein said second data compression comprises compressing said data block with said second lossy compression encoder if said data type is identified as said second one of said plurality of data types;
- outputting said data block in uncompressed form, if no data type is identified for said data block; and
- outputting said data block in compressed form, if said compressed data block is provided said first data compression or said second data compression.
- 104. A method comprising:

analyzing a data block to identify a data type of said data block from a plurality of data types;

selecting resolution parameters;

- associating a lossy compression encoder to a fist one of said plurality of data types;
- associating a lossless compression encoder to a second one of said plurality of data types;
- performing a first data compression, wherein said first data compression comprises compressing said data block with said lossy compression encoder if said data type is identified as said first one of said plurality of data types, wherein said lossy compression encoder compresses said data block at said selected resolution parameters;
- performing a second data compression, wherein said second data compression comprises compressing said data block with said lossless compression encoder if said data type is identified as said second one of said plurality of data types;
- outputting said data block in uncompressed form, if no data type is identified for said data block; and
- outputting said data block in compressed form, if said compressed data block is provided by said first data compression or said second data compression.

\* \* \* \* \*

Electronic Patent Application Fee Transmittal						
Application Number:	pplication Number: 13118122					
Filing Date:	27	-May-2011				
Title of Invention:	SYSTEMS AND METHODS FOR ACCELERATED LOADING OF OPERATING SYSTEMS AND APPLICATION PROGRAMS					
First Named Inventor/Applicant Name:	Jar	nes J. Fallon				
Filer:	Mi	chael V. Messinger/	Ann-Marie Faze	kas		
Attorney Docket Number:	Docket Number: 2855.004000B					
Filed as Large Entity						
Utility under 35 USC 111(a) Filing Fees						
Description Fee Code Quantity Amount USD(\$						
Basic Filing:						
Pages:						
Claims:						
Miscellaneous-Filing:						
Petition:						
Patent-Appeals-and-Interference:						
Post-Allowance-and-Post-Issuance:						
Extension-of-Time:						

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

Electronic Acknowledgement Receipt					
EFS ID:	19920432				
Application Number:	13118122				
International Application Number:					
Confirmation Number:	8978				
Title of Invention:	SYSTEMS AND METHODS FOR ACCELERATED LOADING OF OPERATING SYSTEMS AND APPLICATION PROGRAMS				
First Named Inventor/Applicant Name:	James J. Fallon				
Customer Number:	26111				
Filer:	Michael V. Messinger/Ann-Marie Fazekas				
Filer Authorized By:	Michael V. Messinger				
Attorney Docket Number:	2855.004000B				
Receipt Date:	20-AUG-2014				
Filing Date:	27-MAY-2011				
Time Stamp:	18:20:37				

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RAM confirmati	on Number	4527					
Payment was su	accessfully received in RAM	\$180					
Payment Type 0		Credit Card					
Submitted with	Payment	yes	yes				

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	Miscellaneous Inc	coming Letter	1		2
	After Final Consideration Program Request		3	3	
	Response After Final Action		4	4	
	Claims		5	37	
	Applicant Arguments/Remark	ss Made in an Amendment	38		50
	Information Disclosure State	ement (IDS) Form (SB08)	51		58
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Information:					
2	Non Patent Literature	NPL1_NOA_14251453_062520 14.pdf	430088	no	8
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Warnings:					
Information:					
4	Non Patent Literature	NPL3_NOA_14134926_070820 14.pdf	453459	no	9
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5	Non Patent Literature	NPL4_NOA_14033245_072220 14.pdf	582277	no	13
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6	Non Patent Literature	NPL6_RAN_95001925_0610201	327226	no	10
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Information:       9x99407827b1624e49486868b7266244         Warnings:       Information:         8       Non Patent Literature       NPL8_Reexam_Cert_95001924 _08042014.pdf       369303 _86882568777e0fdad238e1bed23140b04       no       4         Warnings:       Information:       109       no       4         9       Fee Worksheet (SB06)       fee-info.pdf       30521 _26s268a3ccc355842514693c98ba5788       no       2         Warnings:       Information:       200x       no       2       2         9       Fee Worksheet (SB06)       fee-info.pdf       30521 _26s268a3ccc355842514693c98ba5788       no       2         Warnings:       Information:       2       2       2       2       2         This Acknowledgement Receipt evidences receipt on the noted date by the USPTO of the indicated documents,       23897241       1	7	Non Patent Literature	NPL7_NIIRC_95001924_062720	230696	no	7			
Information:         8       Non Patent Literature       NPL8_Reexam_Cert_95001924 08042014.pdf       369303 08042014.pdf       no       4         Warnings:			14.pdf						
8       Non Patent Literature       NPL8_Reexam_Cert_95001924 008042014,pdf       369303       no       4         Warnings:         Information:         9       Fee Worksheet (SB06)       fee-info.pdf       30521 	Warnings:								
8       Non Patent Literature       NPL8_Reexam_Cert_95001924 08042014.pdf       no       4         Warnings:         Information:         9       Fee Worksheet (SB06)       fee-info.pdf       30521 28208871089208805788 _28606       no       2         Warnings:         Information:         Total Files Size (in bytes)       23897241         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 Post Card, as described in MPEP 503.         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         New International Application Filed with the USPTO as a Receiving Office         If a new international Application is being filed and the application in the rational application is compliant with the conditions of 35 U.S.C. 371         If a timely submission to enter the national stage of an int	Information				_				
Warnings:         Information:         9       Fee Worksheet (SB06)         fee-info.pdf       30521 2452464ccct554423 1489249845788         Warnings:         Information:         Total Files Size (in bytes)         23897241    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 Post Card, as described in MPEP 503.          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 is compliant with the conditions of 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 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 a national application as a national stage submission under 35 U.S.C. 371 will be issued in addition to the Filing	8	Non Patent Literature		369303	no	Δ			
Information:         9       Fee Worksheet (SB06)       fee-info.pdf       30521 2000       no       2         Warnings:       Information:       23897241       23897241         Total Files Size (in bytes):       23897241         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 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       11         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 Application is being filed and the international application includes the necessary components for a nationa			_08042014.pdf						
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9       Fee Worksheet (SB06)       fee-info.pdf       no       2         245cores:SSB405: Warstersebub/S89         Warnings:         Information:         Total Files Size (in bytes):       23897241         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 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 application seeming office <td col<="" th=""><th>Information</th><th></th><th></th><th></th><th></th><th></th></td>	<th>Information</th> <th></th> <th></th> <th></th> <th></th> <th></th>	Information							
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MICHAEL V. MESSINGER DIRECTOR (202) 772-8667 MIKEM@SKGF.COM



August 20, 2014

Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450 Confirmation No. 8978 Art Unit 2634 Attn: Mail Stop AF

 Re: U.S. Utility Patent Application Appl. No. 13/118,122; Filing Date: May 27, 2011
 For: Systems and Methods for Accelerated Loading of Operating Systems and Application Programs
 Inventors: FALLON et al. Our Ref: 2855.004000B

Commissioner:

Transmitted herewith for appropriate action are the following documents:

- 1. Online Credit Card Payment Authorization in the amount of \$180.00 to cover the Information Disclosure Statement fee;
- 2. Certification and Request for Consideration Under the After Final Consideration Pilot Program 2.0;
- 3. Amendment and Reply Under 37 C.F.R § 1.116;
- 4. Tenth Supplemental Information Disclosure Statement;
- 5. Form PTO/SB/08b (1 sheet) listing 10 documents (NPL1-NPL10); and
- 6. Copies of cited documents (NPL1-NPL8).

The above-listed documents are filed electronically through EFS-Web.

In the event that extensions of time are necessary to prevent abandonment of this patent application, then such extensions of time are hereby petitioned.

Commissioner for Patents August 20, 2014 Page 2

Fee payment is provided through online credit card payment. The U.S. Patent and Trademark Office is hereby authorized to charge any fee deficiency, or credit any overpayment, to our Deposit Account No. 19-0036.

Respectfully submitted,

STERNE KESSLER, GOLDSTEIN & FOX P.L.L.C. ŝ, Michael V. Messinger

Attorney for Applicant Registration No. 37,575

MVM/aff Enclosures

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## Doc Code: A.NE.AFCP Document Description: After Final Consideration Pilot Program Request

	PTO/SB/434 (05-13)					
	CERTIFICATION AND REQUEST FOR CONSIDERATION UNDER THE AFTER FINAL CONSIDERATION PILOT PROGRAM 2.0					
Practitioner Docket No.: Filing Date:						
2855.004000B 13/118,122				May 27, 2011		
	ned Inventor:	Systems and Met	hods for Accele	rated Loading of Operating Systems		
James	J. FALLON	and Application I		_		
APPLICA PROGRA	APPLICANT HEREBY CERTIFIES THE FOLLOWING AND REQUESTS CONSIDERATION UNDER THE AFTER FINAL CONSIDERATION PILOT PROGRAM 2.0 (AFCP 2.0) OF THE ACCOMPANYING RESPONSE UNDER 37 CFR 1.116.					
1.	<ol> <li>The above-identified application is (i) an original utility, plant, or design nonprovisional application filed under</li> <li>35 U.S.C. 111(a) [a continuing application (e.g., a continuation or divisional application) is filed under 35 U.S.C. 111(a) and is eligible under (i)], or (ii) an international application that has entered the national stage in compliance with 35 U.S.C. 371(c).</li> </ol>					
2.	The above-identified application of	contains an outstanding	final rejection.			
3.	amendment to at least one indep any aspect.	endent claim, and the a	mendment does not	rejection. The response includes an broaden the scope of the independent claim in		
4.	This certification and request for response to the outstanding final		P 2.0 is the only AFC	P 2.0 certification and request filed in		
5.	Applicant is willing and available t	o participate in any inte	rview requested by t	he examiner concerning the present response.		
6.	6. This certification and request is being filed electronically using the Office's electronic filing system (EFS-Web).					
7.	<ol> <li>Any fees that would be necessary consistent with current practice concerning responses after final rejection under 37 CFR 1.116, e.g., extension of time fees, are being concurrently filed herewith. [There is no additional fee required to request consideration under AFCP 2.0.]</li> </ol>					
8.	8. By filing this certification and request, applicant acknowledges the following:					
<ul> <li>Reissue applications and reexamination proceedings are not eligible to participate in AFCP 2.0.</li> <li>The examiner will verify that the AFCP 2.0 submission is compliant, <i>i.e.</i>, that the requirements of the program have been met (see items 1 to 7 above). For compliant submissions:         <ul> <li>The examiner will review the response under 37 CFR 1.116 to determine if additional search and/or consideration (i) is necessitated by the amendment and (ii) could be completed within the time allotted under AFCP 2.0. If additional search and/or consideration is required but cannot be completed within the allotted time, the examiner will process the submission consistent with current practice concerning responses after final rejection under 37 CFR 1.116, <i>e.g.</i>, by mailing an advisory action.</li> <li>If the examiner determines that the amendment does not necessitate additional search and/or consideration, or if the examiner determines that additional search and/or consideration is required and could be completed within the allotted time, then the examiner will consider whether the amendment places the application in condition for allowance (after completing the additional search and/or consideration, if required). If the examiner determines that the application in condition for allowance (after completing the conducted by the examiner, and if the examiner does not have negotiation authority, a primary examiner and/or supervisory patent examiner will also participate.</li> <li>If the applicant declines the interview, or if the interview cannot be scheduled within ten (10) calendar days from the date that the examiner first contacts the applicant, then the examiner will proceed consistent with current practice concerning responses after final rejection under 37 CFR 1.116.</li> </ul> </li> </ul>						
Signatur	August 29201X					
Name (Print/T	ynod)		Practitioner Registration No.			
Micha	Michael V. Messinger 37,575					
Note: This form must be signed in accordance with 37 CFR 1.33. See 37 CFR 1.4(d) for signature requirements and certifications. Submit multiple forms if more than one signature is required, see below*.						
X * Total of 1 forms are submitted.						
	1884968					

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of: FALLON *et al.* Appl. No.: 13/118,122 Filed: May 27, 2011 For: Systems and Methods for Accelerated Loading of Operating Systems and Application Programs Confirmation No.: 8978 Art Unit: 2115 Examiner: SURYAWANSHI, Suresh Atty. Docket: 2855.004000B

### Amendment and Reply Under 37 C.F.R. § 1.116

Mail Stop AF

Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450

Commissioner:

In reply to the Office Action dated June 18, 2014 ("Office Action"), Applicants submit the following Amendment and Remarks.

It is not believed that extensions of time are required beyond those that may otherwise be provided for in documents accompanying this paper. However, if additional extensions of time are necessary to prevent abandonment of this application, then such extensions of time are hereby petitioned under 37 C.F.R. § 1.136(a), and any additional fees required to continue prosecution or appeal of this application (including issue fee, fees for net addition of claims or forwarding to appeal) are hereby authorized to be charged to our Deposit Account No. 19-0036. - 2 - FALLON *et al.* Reply to Office Action of February 19, 2014 Appl. No. 13/118,122

## Amendments to the Claims

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

1. (Currently Amended) A method for providing accelerated loading of an operating system in a computer system, the method comprising:

loading a portion of boot data in a compressed form that is associated with a portion of a boot data list for booting the computer system into a memory;

accessing the loaded portion of <u>the</u> boot data in the compressed form from the memory;

decompressing the accessed portion of <u>the</u> boot data in the compressed form at a rate that decreases a boot time of the operating system relative to loading the operating system utilizing boot data in an uncompressed form; and

updating the boot data list,

wherein the <u>decompressed</u> portion of <del>decompressed</del> boot data comprises [[:]] a portion of the operating system.

2. (Currently Amended) The method of claim 1, wherein the updating comprises:

associating a second portion of additional boot data with the boot data list.

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3. (Currently Amended) The method of claim 1, wherein the updating comprises:

removing an association of a second portion of additional boot data that is associated with the boot data list from the boot data list.

4. (Currently Amended) The method of claim 1, wherein the updating comprises:

associating a second portion of <u>additional</u> boot data with the boot data list; and compressing a portion of the second portion of <u>additional</u> boot data.

### 5. (Cancelled)

6. (Currently Amended) A method for booting a computer system, the method comprising:

storing boot data in a compressed form <u>that is</u> associated with a portion of a boot data list in a first memory;

loading the stored compressed boot data from the first memory;

accessing the loaded compressed boot data;

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decompressing the accessed compressed boot data;

utilizing the decompressed boot data to at least partially boot the computer system; and

updating the boot data list,

wherein the loading, the accessing, and the decompressing occur within a period of time which is less than a time to access the boot data from the first memory if the boot data was stored in the first memory in an uncompressed form.

7. (Currently Amended) A system, comprising:

a processor; and

a first memory; and

a second memory configured to store boot data in a compressed form for booting

the system and a logic code associated with the processor, [[,]]

wherein the processor is configured:

to load a portion of the boot data in the compressed form that is associated

with a boot data list used for booting the system into the first memory,

to access the loaded portion of the boot data in the compressed form,

- 5 - FALLON *et al.* Reply to Office Action of February 19, 2014 Appl. No. 13/118,122 to decompress the accessed portion of the boot data in the compressed form at a rate that decreases a boot time of the system relative to booting the system with uncompressed boot data, and

to update the boot data list.

8. (Currently Amended) The system of claim 7, further comprising:

a data compression engine, coupled to the <u>second</u> memory, configured to compress the portion of <u>the</u> boot data to provide the portion of <u>the</u> boot data in the compressed form; and

a data compression encoder, coupled to the data compression engine, configured to compress a second portion of <u>additional</u> boot data, the second portion of <u>additional</u> boot data not being associated with the boot data list.

9. (Currently Amended) A method of loading an operating system for booting a computer system, comprising:

storing a first portion of the operating system in a compressed form in a first memory;

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loading the first portion of the operating system from the first memory to a second memory, the first portion of the operating system being associated with a boot data list;

accessing the first loaded portion of the operating system from the second memory in the compressed form;

decompressing the accessed first portion of the operating system to provide a decompressed first portion of the operating system;

utilizing the decompressed first portion of the operating system to at least partially boot the computer system; and

updating the boot data list,

wherein the first portion of the operating system is accessed and decompressed at a rate that is faster than accessing the loaded first portion of the operating system from the first memory if the first portion of the operating system was to be stored in the first memory in an uncompressed form.

10. (Currently Amended) The method of claim 9, further comprising:

compressing a second an additional portion of the operating system that is not associated with the boot data list; and

- 7 - FALLON *et al.* Reply to Office Action of February 19, 2014 Appl. No. 13/118,122 storing the second additional portion of the operating system in the first memory,

and

wherein said utilizing comprises:

utilizing the stored second <u>additional</u> portion of the operating system to at least further partially boot the computer system.

11. (Currently Amended) The method of claim 10, wherein the compressing comprises:

compressing the second <u>additional</u> portion of the operating system with a data compression encoder.

12. (Currently Amended) A method for providing accelerated loading of an operating system in a computer system, comprising:

loading boot data in a compressed form that is associated with a boot data list from a non-volatile boot device into a memory upon initialization of the computer system;

accessing the loaded boot data in the compressed form from the memory;

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decompressing the accessed boot data in the compressed form at a rate that decreases a time to load the operating system relative to a second time to loading the operating system with boot data in an uncompressed form;

utilizing the decompressed boot data to load at least a portion the operating system for the computer system; and

updating the boot data list.

13. (Currently Amended) The method of claim 12, further comprising:

compressing boot data that is not associated with [[a]] the boot data list with a data compression encoder.

14. (Previously Presented) A method for providing accelerated loading of an operating system in a computer system, comprising:

loading boot data in a compressed form that is associated with a boot data list from a boot device;

accessing the loaded boot data in the compressed form;

decompressing the accessed boot data in the compressed form at a rate that decreases a time to load the operating system relative to loading the operating system with the boot data in an uncompressed form; and

- 9 - FALLON *et al.* Reply to Office Action of February 19, 2014 Appl. No. 13/118,122 updating the boot data list.

15. (Currently Amended) A method for providing accelerated loading of an operating system in a computer system, comprising:

accessing boot data for booting the computer system, wherein a portion of the boot data is in a compressed form and is associated with a boot data list;

loading the boot data into a memory; and

servicing a request for the boot data from the computer system to access the loaded compressed boot data and to decompress the accessed compressed boot data at a rate that decreases a boot time of the operating system relative to loading the operating system utilizing the boot data in an uncompressed form; and

updating the boot data list.

16. (Previously Presented) The method of claim 15, wherein the boot data comprises:

a program code associated with the operating system.

17. (Previously Presented) The method of claim 15, wherein the operating system comprises:

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FALLON *et al.* Appl. No. 13/118,122

18. (Cancelled)

19. (Previously Presented) The method of claim 15, wherein the boot data comprises:

a program code associated with the operating system and an application program.

20. (Previously Presented) The method of claim 19, wherein the application program comprises:

a plurality of files.

21.-22 (Cancelled)

23. (Currently Amended) The method of claim 15, wherein the servicing comprises: request for the boot data comprises:

<u>a</u> servicing the request to access boot data that is not associated with the boot data list, and wherein the updating comprises:

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associating the accessed boot data that is not associated with the boot data list to the boot data list.

24. (Currently Amended) The method of claim 15, wherein a second portion of the boot data that is associated with the boot data list is not accessed, and wherein the updating comprises:

disassociating the second portion of the non-accessed boot data from the boot data list.

25. (Previously Presented) The method of claim 15, further comprising: maintaining the boot data list.

26. (Previously Presented) The method of claim 15, wherein the accessing comprises:

accessing the boot data from a non-volatile memory.

27. (Previously Presented) The method of claim 1, wherein the portion of the boot data in the compressed form represents a plurality of files.

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28. (Previously Presented) The method of claim 1, wherein the portion of the boot data in the compressed form comprises:

a program code associated with the operating system.

29. (Previously Presented) The method of claim 1, further comprising:

compressing the portion of the boot data with a compression encoder to provide the portion of the boot data in the compressed form.

30. (Previously Presented) The method of claim 1, wherein the decompressing comprises:

decompressing the accessed portion of the boot data in the compressed form utilizing a decompression decoder.

31. - 32. (Cancelled)

33. (Previously Presented) The method of claim 1, wherein the memory comprises:

a physical memory.

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FALLON *et al.* Appl. No. 13/118,122

34. - 36. (Cancelled)

37. (Previously Presented) The method of claim 1, wherein the operating system comprises:

a plurality of files.

## 38. (Cancelled)

39. (Previously Presented) The method of claim 1, wherein the boot data comprises:

a program code associated with the operating system and an application program.

40. (Previously Presented) The method of claim 39, wherein the application program comprises:

a plurality of files.

41. (Previously Presented) The method of claim 1, wherein the accessing comprises:

FALLON et al. Appl. No. 13/118,122 Reply to Office Action of February 19, 2014

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accessing the loaded portion of the boot data in the compressed form via direct memory access.

(Previously Presented) The method of claim 1, wherein a form of 42. dictionary encoding was utilized to encode the portion of the boot data in the compressed form.

(Previously Presented) The method of claim 1, wherein Lempel-Ziv 43. encoding was utilized to encode the portion of the boot data in the compressed form.

(Currently Amended) The method of claim 1, wherein a plurality of 44. encoders were utilized to encode the portion of the boot data in the compressed form.

(Previously Presented) The method of claim 6, wherein the compressed 45. boot data represents a plurality of files.

(Previously Presented) The method of claim 6, wherein the compressed 46. boot data comprises:

a program code associated with an operating system of the computer system.

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47. (Currently Amended) The method of claim 6, further comprising:compressing the boot data to provide the compressed boot data in the compressedform.

48. (Currently Amended) The method of claim 6, wherein the decompressing comprises:

decompressing the accessed compressed boot data with a decompression decoder.

49. – 50. (Cancelled)

51. (Currently Amended) The method of claim 6, wherein the loading comprises:

loading the stored compressed boot data from the first memory to a second memory, wherein the second memory comprises:

a physical memory.

52. - 54. (Cancelled)

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55. (Previously Presented) The method of claim 46, wherein the operating system comprises:

a plurality of files.

56. (Cancelled)

57. (Previously Presented) The method of claim 6, wherein the compressed boot data comprises:

a program code associated with an operating system of the computer system and an application program.

58. (Currently Amended The method of claim 57, wherein the application program comprises:

a plurality of files.

59. (Previously Presented) The method of claim 6, wherein the accessing comprises:

accessing the loaded compressed boot data via direct memory access.

- 17 - FALLON *et al.* Reply to Office Action of February 19, 2014 Appl. No. 13/118,122 60. (Previously Presented) The method of claim 6, wherein a form of

60. (Previously Presented) The method of claim 6, wherein a form dictionary encoding was utilized to encode the compressed boot data.

61. (Previously Presented) The method of claim 6, wherein Lempel-Ziv encoding was utilized to encode the compressed boot data.

62. (Previously Presented) The method of claim 6, wherein a plurality of encoders were utilized to encode the compressed boot data.

63. (Previously Presented) The system of claim 7, wherein the boot data in the compressed form represents a plurality of files.

64. (Previously Presented) The system of claim 7, wherein the boot data in the compressed form comprises:

a program code associated with an operating system.

65. (Previously Presented) The system of claim 7, further comprising:

an encoder configured to compress the boot data to provide the boot data in the compressed form.

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66. (Previously Presented) The system of claim 7, further comprising:

a decoder configured to decompress the boot data in the compressed form.

67. - 68. (Cancelled)

69. (Previously Presented) The system of claim 7, wherein the first memory comprises:

a physical memory.

## 70. – 72. (Cancelled)

73. (Previously Presented) The system of claim 7, wherein the boot data in the compressed form comprises:

a plurality of files.

74. (Cancelled)

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75. (Previously Presented) The system of claim 7, wherein the boot data in the compressed form comprises:

a program code associated with an operating system of the system and an application program.

76. (Currently Amended) The system of claim [[74]] <u>75</u>, wherein the application program comprises:

a plurality of files.

77. (Currently Amended) The system of claim 7, wherein the processor is further configured to access the loaded portion of the boot data in the compressed form from the <u>first</u> memory via direct memory access.

78. (Previously Presented) The system of claim 7, wherein the processor is further configured to utilize a form of dictionary encoding to encode a portion of the boot data to provide the portion of the boot data in the compressed form.

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79. (Previously Presented) The system of claim 7, wherein the processor is further configured to utilize Lempel-Ziv encoding to encode a portion of the boot data to provide the portion of the boot data in the compressed form.

80. (Previously Presented) The system of claim 7, further comprising:

a plurality of encoders configured to encode the boot data in the compressed form.

81. (Previously Presented) The method of claim 9, wherein the operating system in the compressed form represents a plurality of files.

82. (Previously Presented) The method of claim 9, wherein the operating system in the compressed form comprises:

program code associated with the operating system.

83. (Currently Amended) The method of claim 9, further comprising:

compressing a first portion of the operating system to provide the first portion of the operating system in the compressed form.

- 21 - FALLON *et al.* Reply to Office Action of February 19, 2014 Appl. No. 13/118,122 84. (Previously Presented) The method of claim 9, wherein the decompressing the accessed first portion comprise:

decompressing the accessed first portion with a decompression decoder.

85. - 86. (Cancelled)

87. (Currently Amended) The method of claim 9, wherein the first second memory comprises:

a physical memory.

## 88. – 90. (Cancelled)

91. (Previously Presented) The method of claim 9, wherein the operating system comprises:

a plurality of files.

92. (Cancelled)

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93. (Previously Presented) The method of claim 9, wherein the operating system in the compressed form comprises:

a program code associated with the operating system and an application program.

94. (Previously Presented) The method of claim 93, wherein the application program comprises:

a plurality of files.

95. (Previously Presented) The method of claim 9, wherein the accessing comprises:

accessing the loaded first portion from the second memory via direct memory access.

96. (Previously Presented) The method of claim 9, wherein a form of dictionary encoding was utilized to encode the operating system in the compressed form.

97. (Previously Presented) The method of claim 9, wherein Lempel-Ziv encoding was utilized to encode the operating system in the compressed form.

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98. (Previously Presented) The method of claim 9, wherein a plurality of encoders were utilized to encode the operating system in the compressed form.

99. (Previously Presented) The method of claim 12, wherein the boot data in the compressed form represents a plurality of files.

100. (Previously Presented) The method of claim 12, wherein the boot data in the compressed form comprises:

a program code associated with the operating system.

101. (Currently Amended) The method of claim 12, further comprising:compressing the boot data to provide the boot data in the compressed form.

102. (Previously Presented) The method of claim 12, wherein the decompressing comprises:

decompressing the boot data in the compressed form utilizing a decompression decoder.

103. -104. (Cancelled)

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105. (Previously Presented) The method of claim 12, wherein the memory comprises:

a physical memory.

106. - 108. (Cancelled)

109. (Previously Presented) The method of claim 12, wherein the operating system comprises:

a plurality of files.

110. (Cancelled)

111. (Previously Presented) The method of claim 12, wherein the boot data in the compressed form comprises:

a program code associated with the operating system and an application program.

112. (Previously Presented) The method of claim 111, wherein the application program comprises:

- 25 - FALLON *et al.* Reply to Office Action of February 19, 2014 Appl. No. 13/118,122 a plurality of files.

113. (Previously Presented) The method of claim 12, wherein the accessing comprises:

accessing the boot data in the compressed form from the memory via direct memory access.

114. (Previously Presented) The method of claim 12, wherein a form of dictionary encoding was utilized to encode the boot data in the compressed form.

115. (Previously Presented) The method of claim 12, wherein Lempel-Ziv encoding [was utilized to encode the boot data in the compressed form.

116. (Previously Presented) The method of claim 12, wherein a plurality of encoders were utilized to encode the boot data in compressed form.

117. (Previously Presented) The method of claim 14, wherein the boot data in the compressed form represents a plurality of files.

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118. (Previously Presented) The method of claim 14, wherein the boot data in the compressed form comprises:

a program code associated with the operating system.

119. (Currently Amended) The method of claim 14, further comprising:compressing <u>the</u> boot data to provide the compressed boot data.

120. (Previously Presented) The method of claim 14, wherein the decompressing comprises:

decompressing the compressed boot data with a decompression decoder.

121. - 122. (Cancelled)

123. (Previously Presented) The method of claim 14, wherein the memory comprises:

a physical memory.

124. – 126. (Cancelled)

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127. (Currently Amended) The method of claim 14, wherein the operating system is comprised of comprises:

a plurality of files.

128. (Cancelled)

129. (Previously Presented) The method of claim 14, wherein the boot data in the compressed form comprises:

a program code associated with a combination of the operating system and application program.

130. (Currently Amended) The method of claim 129, wherein the application program is comprised of comprises:

a plurality of files.

131. (Previously Presented) The method of claim 14, wherein the accessing comprises:

accessing the loaded boot data in the compressed form via direct memory access.

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132. (Previously Presented) The method of claim 14, wherein a form of dictionary encoding was utilized to encode the compressed boot data.

133. (Previously Presented) The method of claim 14, wherein Lempel-Ziv encoding was utilized to encode the compressed boot data.

134. (Previously Presented) The method of claim 14, wherein a plurality of encoders were utilized to encode the compressed boot data.

135. (Currently Amended) The method of claim 1, further comprising:

accessing a second portion of <u>additional</u> boot data that is not associated with the boot data list, and wherein the updating comprises:

associating the second portion of additional boot data with the boot data list.

136. (Currently Amended) The method of claim 1, wherein a second portion of the boot data that is associated with the boot data list is not accessed, and wherein the updating comprises:

disassociating the second portion of non-accessed boot data from the boot data list.

137. (Currently Amended) The method of claim 6, further comprising: accessing a second <u>additional</u> compressed boot data that is not associated with the boot data list, and wherein the updating comprises:

associating the second additional compressed boot data with the boot data list.

138 (Currently Amended) The method of claim 6, wherein second boot data that is associated with the boot data list is not accessed, and wherein the updating comprises:

disassociating the second non-accessed boot data from the boot data list.

139. (Currently Amended) The system of claim 7, wherein the processor is further configured:

to access a second portion of the <u>additional</u> boot data that is not associated with the boot data list, and

to associate the second portion of the additional boot data with the boot data list.

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140. (Currently Amended) The system of claim 7, wherein a second portion of the boot data in that is associated with the boot data list is not accessed by the processor, and wherein the processor is further configured:

to disassociate the second non-accessed boot data from the boot data list.

141. (Currently Amended) The method of claim 9, further comprising:

accessing a second an additional of the operating system that is not associated with the boot data list, and wherein the updating comprises:

associating the second additional portion of the operating system with the boot data list.

142. (Currently Amended) The method of claim 9, wherein a second portion of the operating system that is associated with the boot data list is not accessed from the memory, and wherein the updating comprises:

disassociating the second <u>a non-accessed</u> portion of the operating system from the boot data list.

143. (Currently Amended) The method of claim 12, further comprising:

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accessing second <u>additional</u> boot data that is not associated with the boot data list, and wherein the updating comprises:

associating the second additional boot data with the boot data list.

144. (Currently Amended) The method of claim 12, wherein second boot data that is associated with the boot data list is not accessed from the memory, and wherein the updating comprises:

disassociating the second non-accessed boot data from the boot data list.

145. (Currently Amended) The method of claim 14, further comprising:

accessing second <u>additional</u> boot data that is not associated with the boot data list, and wherein the updating comprises:

associating the second additional boot data with the boot data list.

146. (Currently Amended) The method of claim 14, wherein second boot data that is associated with the boot data list is not accessed, and wherein the updating comprises:

disassociating the second non-accessed boot data from the boot data list.

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147. (Previously Presented) The method of claim 2, further comprising:storing the updated boot list in a non-volatile memory.

148. (Currently Amended) The method of claim 2, further comprising:compressing at least a portion of the second portion of <u>additional</u> boot data.

149. (Currently Amended) The method of claim 148, further comprising:storing the compressed second portion of <u>additional</u> boot data.

150. (Previously Presented) The method of claim 1, wherein a plurality of data compression encoders were utilized to encode the portion of the boot data in the compressed form.

151. (Previously Presented) The method of claim 1, wherein the updating comprises:

updating the boot data list in response to the accessing.

152. (Previously Presented) The method of claim 6, wherein the updating comprises:

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updating the boot data list in response to the utilizing.

153. (Previously Presented) The system of claim 7, wherein the processor is configured to update the boot data list based upon the accessed portion of the boot data.

154. (Previously Presented) The method of claim 9, wherein the updating comprises:

updating the boot data list in response to the accessing or the utilizing.

155. (Previously Presented) The method of claim 12, wherein the updating comprises:

updating the boot data list in response to the accessing or the utilizing.

156. (Previously Presented) The method of claim 14, wherein the updating comprises:

updating the boot data list in response to the accessing.

157. (Previously Presented) The method of claim 15, wherein the updating comprises:

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updating the boot data list in response to the servicing.

### Remarks

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Reconsideration of this Application is respectfully requested.

Upon entry of the foregoing amendment, claims 1-4, 6-17, 19, 20, 23-30, 33, 37, 39-48, 51, 55, 57-66, 69, 73, 75-84, 87, 91, 93-102, 105, 109, 111-120, 123, 127, 129-157 are pending in the application, with claims 1, 6, 7, 9, 12, 14, and 15 being the independent claims. Claims 1-4, 6-13, 15, 23, 24, 44, 47, 48, 51, 58, 76, 77, 83, 87, 101, 119, 127, 130, 135-146, 148, and 149 are sought to be amended. Claims 5, 18, 22, 31, 32, 34-36, 38, 49, 50, 52-54, 56, 68, 70-72, 74, 85, 86, 88-90, 92, 103, 104, 106-108, 10, 121, 122, 124-126, and 128 were previously sought to be canceled without prejudice to or disclaimer of the subject matter therein. Applicants reserve the right to prosecute similar or broader claims, with respect to the cancelled and/or amended claims, in the future. These changes are believed to introduce no new matter, and their entry is respectfully requested.

Based on the above amendment and the following remarks, Applicants respectfully request that the Examiner reconsider all outstanding objections and rejections and that they be withdrawn. Throughout the Remarks, Applicants remind the Examiner that the claims are given their broadest reasonable meaning in view of the specification, and any paraphrasing of the claim features is not to be interpreted as reading any features into, or characterizing of, the claims.

### Statement of Substance of Interview

Pursuant to 37 C.F.R. § 1.133, Applicants provide the following statement of substance of the interview. Applicants express their appreciation to Examiner Suresh

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Suryawanshi for the courtesy of a first telephonic interview with Applicants' representative, Michael R. Malek (Reg. No.: 65,211), on June 24, 2014 and a second telephonic interview with Applicants' representative on July 23, 2014. During the first telephonic interview, the Examiner indicated that the Office Action is a final Office Action. During the second telephonic interview, Applicants' representative and the Examiner discussed the rejections of claims 2-4, 6, 8, 9, 10, 11, 12, 135, 137, 139, 140, 141, 142, 148, and 149 under 35 U.S.C. § 112, first paragraph. A first agreement was reached that the amendments to claims 2-4, 8, 10, 11, 12, 24, 135, 137, 139, 141, 148, and 149 presented herewith should overcome these rejections. A second agreement was reached that claims 6 and 9 as presented in the Amendment and Reply Under 37 C.F.R. §1.111 that was filed on May 6, 2014 satisfy the requirements of 35 U.S.C. § 112, first paragraph.

### **Claim Objections**

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Claims 74 and 76 stand objected to because of various alleged informalities. Without acquiescing to the merits of this allegation, Applicants have amended claims 74 and 76 to accommodate the Examiner's objections. Accordingly, Applicants respectfully request the objection to claims 74 and 76 be reconsidered and withdrawn.

# Rejections under 35 U.S.C. § 112

Claims 2-4, 8, 24, 135-136, 139-140, and 148-149

Claims 2-4, 8, 24, 135-136, 139-140, and 148-149 stand rejected under 35 U.S.C. § 112, first paragraph, as allegedly failing to comply with the written description and enablement requirements. Specifically, the Office Action alleges the features of "a

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second portion of boot data" that was previously recited by claims 2-4, 8, 24, 135-136, 139-140, and 148-149 "is not disclosed in the provided specification anywhere." (Office Action, p. 3). Although Applicants believe these features are disclosed in the Specification as filed on May 27, 2011 ("Specification"), Applicants have amended claims 2-4, 8, 24, 135-136, 139-140, and 148-149 to accommodate the Examiner's rejection without acquiescing to the merits of this allegation and for the sole purpose of advancing prosecution of this Application.

As discussed in the Statement of Substance of Interview above, the Examiner has agreed that the amendment to claims 2-4, 8, 24, 135, 139, and 148-149 presented herewith overcome the rejections of these claims under 35 U.S.C. § 112, first paragraph. Additionally, Applicants believe at least the features of "*disassociating non-accessed boot data*" that is presently recited by claim 24 and analogous features that are presently recited by claims 136 and 140 are fully set forth in the words, structures, figures, diagrams, and formulas of the Specification. As a non-limiting example, Applicant respectfully directs the Examiner to ¶ [0016] of the Specification that provides, with emphasis added:

[0016] In another aspect, the method for accelerated loading of an operating system comprises updating the list of boot data during the boot process. The step of updating comprises adding to the list any boot data requested by the computer system not previously stored in the list and/or <u>removing from the list any boot data</u> <u>previously stored in the list and not requested by the computer</u> <u>system</u>.

As another non-limiting example, Applicant respectfully directs the Examiner to

- ¶ [0109] of the Specification that provides, with emphasis added:
  - [0109] Further, during the boot process, if no request is made by the host computer for a data block that was pre-loaded into the local memory of the data storage controller (affirmative result in

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step 84), then the <u>boot data list will be updated by removing the</u> <u>non-requested data block</u> from the list (step 85). Thereafter, upon the next boot sequence, the data storage controller will not pre-load that data into local memory.

As a further non-limiting example, Applicant respectfully directs the Examiner to

- ¶ [0114] of the Specification that provides, with emphasis added:
  - Then, referring to Fig. 8b, upon each subsequent launch of [0114] the application (affirmative result in step 95), the data storage controller would retrieve and read the stored list (step 96) and then proceed to preload the application data specified on the list (i.e., the data associated with the expected data requests) into the onboard cache memory (step 97). During the application launch process, the data storage controller will receive requests for application data (step 98). If the host computer issues a request for application data that is pre-loaded in the local memory of the data storage controller (affirmative result in step 99), the request is immediately serviced using the preloaded data (step 100). If the host computer issues a request for application data that is not preloaded in the local memory of the data storage controller (negative result in step 99), the controller will retrieve the requested data from the hard disk memory, store the data in the local memory, and then deliver the requested application data to the computer bus (step 101). In addition, the data storage controller would update the application data list by recording any changes in the actual data requests as compared to the expected data requests already stored in the list (step 102).
  - As a yet further non-limiting example, Applicant respectfully directs the

Examiner to ¶ [0115] of the Specification that provides, with emphasis added:

[0115] Further, during the launch process, if no request is made by the host computer for a data block that was pre-loaded into the local memory of the data storage controller (affirmative result in step 103), then the <u>application data list will be updated by</u> <u>removing the non-requested data block from the list</u> (step 104). Thereafter, upon the next launch sequence for the given application, the data storage controller will not pre-load that data into local memory.

These aforementioned features of claims 24, 136, and 140 are not to be construed solely

based upon this aforementioned passage in the Specification. Applicants reserve the right

Reply to Office Action of February 19, 2014Appl. No. 13/118,1to demonstrate that these aforementioned features of claims 24, 136, and 140 can beconstrued based upon different passages in the Specification in the future.

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Accordingly, Applicants respectfully request the rejection to claims 2-4, 8, 24, 135-136, 139-140, and 148-149 under 35 U.S.C. § 112, first paragraph, be reconsidered and withdrawn.

# Claims 6 and 9

Claims 6 and 9 stand rejected under 35 U.S.C. § 112, first paragraph, as allegedly failing to comply with the written description and enablement requirements. Specifically, the Office Action alleges the features of "a first memory" that was previously recited by claims 6 and 9 "is not disclosed in the provided specification anywhere." (Office Action, p. 4). Although the Examiner agreed that these aforementioned features of claims 6 and 9 comply with 35 U.S.C. § 112, first paragraph, Applicants provide the Examiner with citations to the Specification as per his request.

According to the Specification, the "data storage controller can proceed to preload the portions of the computer operating system from the boot device (e.g., hard disk) into the on-board cache memory." (Specification, ¶ [0102]). Additionally, "if the [data] was stored in compressed format on the boot device, the data will be decompressed". (Specification, ¶ [0108]). These passages of the Specification disclose "storing boot data in a compressed form associated with a portion of a boot data list in a first memory". One of ordinary skill in the art would recognize the "boot device (e.g., hard disk)" as being an example of "a first memory" as recited by claims 6 and 9 are sufficient to satisfy 35 U.S.C. § 112, first paragraph. Although Applicants have provided specific citations to the Specification, Applicants reserve the right to demonstrate that these

Reply to Office Action of February 19, 2014 Appl. No. 13/118,1 aforementioned features of claims 6 and 9 are fully supported elsewhere in the Specification in the future.

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Accordingly, Applicants respectfully request the rejection to claims 6 and 9 under 35 U.S.C. § 112, first paragraph, be reconsidered and withdrawn.

# Claim 9

Claim 9 stands rejected under 35 U.S.C. § 112, first paragraph, as allegedly failing to comply with the written description and enablement requirements. Specifically, the Office Action alleges the features of "a second memory" that was previously recited by claims 6 and 9 "is not disclosed in the provided specification anywhere." (Office Action, p. 5). Although the Examiner agreed that these aforementioned features of claim 9 comply with 35 U.S.C. § 112, first paragraph, Applicants provide the Examiner with citations to the Specification as per his request.

According to the Specification, the "data storage controller can proceed to preload the portions of the computer operating system from the boot device (e.g., hard disk) into the on-board cache memory." (Specification, ¶ [0102]). This passage of the Specification discloses "loading the first portion of the operating system from the first memory to a second memory." One of ordinary skill in the art would recognize the "onboard cache memory" as being an example of "a second memory" as recited by claim 9 are sufficient to satisfy 35 U.S.C. § 112, first paragraph. Although Applicants have provided specific citations to the Specification, Applicants reserve the right to demonstrate that these aforementioned features of claim 9 are fully supported elsewhere in the Specification in the future.

Accordingly, Applicants respectfully request the rejection to claim 9 under 35 U.S.C. § 112, first paragraph, be reconsidered and withdrawn.

# Claims 10-11 and 141-142

Claims 10-11 and 141-142 stand rejected under 35 U.S.C. § 112, first paragraph, as allegedly failing to comply with the written description and enablement requirements.

Specifically, the Office Action alleges the features of "a second portion of the operating system" that was previously recited by claims 10-11 and 141-142 "is not disclosed in the provided specification anywhere." (Office Action, p. 6). Although Applicants believe these features are disclosed in the Specification, Applicants have amended claims 10-11 and 141-142 to accommodate the Examiner's rejection without acquiescing to the merits of this allegation and for the sole purpose of advancing prosecution of this Application. As discussed in the Statement of Substance of Interview above, the Examiner has agreed that the amendment to claims 10-11 and 141 presented herewith overcome the rejections of these claims under 35 U.S.C. § 112, first paragraph.

Additionally, Applicants believe at least the feature of "disassociating a nonaccessed portion of the operating system" is fully set forth in the words, structures, figures, diagrams, and formulas of the Specification. As a non-limiting example, Applicant respectfully directs the Examiner to  $\P$  [0016] of the Specification that provides, with emphasis added:

[0016] In another aspect, the method for accelerated loading of an operating system comprises updating the list of boot data during the boot process. The step of updating comprises adding to the list any boot data requested by the computer system not previously stored in the list and/or <u>removing from the list any boot data</u> <u>previously stored in the list and not requested by the computer</u> <u>system</u>.

As another non-limiting example, Applicant respectfully directs the Examiner to

¶ [0109] of the Specification that provides, with emphasis added:

[0109] Further, during the boot process, if no request is made by the host computer for a data block that was pre-loaded into the local memory of the data storage controller (affirmative result in step 84), then the *boot data list will be updated by removing the non-requested data block* from the list (step 85). Thereafter, upon the next boot sequence, the data storage controller will not pre-load that data into local memory.

As a further non-limiting example, Applicant respectfully directs the Examiner to

- ¶ [0114] of the Specification that provides, with emphasis added:
  - Then, referring to Fig. 8b, upon each subsequent launch of the [0114] application (affirmative result in step 95), the data storage controller would retrieve and read the stored list (step 96) and then proceed to preload the application data specified on the list (i.e., the data associated with the expected data requests) into the onboard cache memory (step 97). During the application launch process, the data storage controller will receive requests for application data (step 98). If the host computer issues a request for application data that is pre-loaded in the local memory of the data storage controller (affirmative result in step 99), the request is immediately serviced using the preloaded data (step 100). If the host computer issues a request for application data that is not preloaded in the local memory of the data storage controller (negative result in step 99), the controller will retrieve the requested data from the hard disk memory, store the data in the local memory, and then deliver the requested application data to the computer bus (step 101). In addition, the data storage controller would update the application data list by recording any changes in the actual data requests as compared to the expected data requests already stored in the list (step 102).

As a yet further non-limiting example, Applicant respectfully directs the Examiner to  $\P$  [0115] of the Specification that provides, with emphasis added:

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[0115] Further, during the launch process, if no request is made by the host computer for a data block that was pre-loaded into the local memory of the data storage controller (affirmative result in step 103), then the <u>application data list will be updated by</u> <u>removing the non-requested data block from the list</u> (step 104). Thereafter, upon the next launch sequence for the given application, the data storage controller will not pre-load that data into local memory.

These aforementioned features of claim 142 are not to be construed solely based upon this aforementioned passage in the Specification. Applicants reserve the right to demonstrate that these aforementioned features of claims 142 can be construed based upon different passages in the Specification in the future.

Accordingly, Applicants respectfully request the rejection to claims 10-11 and 141-142 under 35 U.S.C. § 112, first paragraph, be reconsidered and withdrawn.

### Claim 12

Claim 12 stands rejected under 35 U.S.C. § 112, first paragraph, as allegedly failing to comply with the written description and enablement requirements. Specifically, the Office Action alleges the features of "a second time to load" that was previously recited by claim 12 "is not disclosed in the provided specification anywhere." (Office Action, p. 8). Although Applicants believe these features are disclosed in the Specification, Applicants have amended claim 12 to accommodate the Examiner's rejection without acquiescing to the merits of this allegation and for the sole purpose of advancing prosecution of this Application. As discussed in the Statement of Substance of Interview above, the Examiner has agreed that the amendment to claim 12 presented

Reply to Office Action of February 19, 2014Appl. No. 13/118,122herewith overcome the rejections of this claim under 35 U.S.C. § 112, first paragraph.Accordingly, Applicants respectfully request the rejection to claim 12 under 35 U.S.C. §112, first paragraph, be reconsidered and withdrawn.

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### <u>Claim 137</u>

Claim 137 stands rejected under 35 U.S.C. § 112, first paragraph, as allegedly failing to comply with the written description and enablement requirements. Specifically, the Office Action alleges the features of "a second compressed boot data" that was previously recited by claim 137 "is not disclosed in the provided specification anywhere." (Office Action, p. 9). Although Applicants believe these features are disclosed in the Specification, Applicants have amended claim 137 to accommodate the Examiner's rejection without acquiescing to the merits of this allegation and for the sole purpose of advancing prosecution of this Application. As discussed in the Statement of Substance of Interview above, the Examiner has agreed that the amendment to claim 137 presented herewith overcome the rejections of this claim under 35 U.S.C. § 112, first paragraph, be reconsidered and withdrawn.

# <u>Claim 138</u>

Claim 138 stands rejected under 35 U.S.C. § 112, first paragraph, as allegedly failing to comply with the written description and enablement requirements. Specifically, the Office Action alleges the features of "a second boot data" that was previously recited by claim 138 "is not disclosed in the provided specification anywhere." (Office Action, p. 10). Although Applicants believe these features are disclosed in the Specification,

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Applicants have amended claim 138 to accommodate the Examiner's rejection without acquiescing to the merits of this allegation and for the sole purpose of advancing prosecution of this Application. As discussed in the Statement of Substance of Interview above, the Examiner has agreed that the amendment to claim 138 presented herewith overcome the rejections of this claim under 35 U.S.C. § 112, first paragraph. Accordingly, Applicants respectfully request the rejection to claim 138 under 35 U.S.C. § 112, first paragraph, be reconsidered and withdrawn.

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## Allowable Subject Matter

<u>Claims 13, 51, 57-62, 81-84, 87, 91, 93-102, 105, 109, 111-116, 137-138, 141-</u> 144, 147-149, 152, and 154-155

Claims 13, 51, 57-62, 81-84, 87, 91, 93-102, 105, 109, 111-116, 137-138, 141-144, 147-149, 152, and 154-155 stand objected to as allegedly "being depended on rejected claims." (Office Action, p. 10). From the discussion above, Applicants have traversed the rejections to independent claims 6, 9, and 12. Dependent claims 13, 51, 57-62, 81-84, 87, 91, 93-102, 105, 109, 111-116, 137-138, 141-144, 147-149, 152, and 154-155 are likewise allowable for at least the same reasons as the independent claims from which they respectively depend and further in view of their own respective features. Accordingly, Applicants respectfully request that the objection of claims 13, 51, 57-62, 81-84, 87, 91, 93-102, 105, 109, 111-116, 137-138, 141-144, 147-149, 152, and 154-155 be reconsidered and withdrawn.

# Allowed Claims

Claims 1, 7, 14, 15-17, 19-20, 23, 25-30, 33, 37, 39-48, 55, 63-66, 69, 73, 75, 77-80, 117-120, 123, 127, 129-136, 139-140, 145-146, 150-151, 153, and 156-157

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Applicants thank the Examiner for indicating the allowability of claims 1, 7, 14, 15-17, 19-20, 23, 25-30, 33, 37, 39-48, 55, 63-66, 69, 73, 75, 77-80, 117-120, 123, 127, 129-136, 139-140, 145-146, 150-151, 153, and 156-157 in the Office Action. (Office Action, p. 11). Applicants believe these claims should remain allowable even in light of the amendments to some of these claims presented herewith.

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### Conclusion

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All of the stated grounds of objection and rejection have been properly traversed, accommodated, or rendered moot. Applicants therefore respectfully request that the Examiner reconsider all presently outstanding objections and rejections and that they be withdrawn. Applicants believe that a full and complete reply has been made to the outstanding Office Action and, as such, the present application is in condition for allowance. If the Examiner believes, for any reason, that personal communication will expedite prosecution of this application, the Examiner is invited to telephone the undersigned at the number provided.

Prompt and favorable consideration of this Amendment and Reply is respectfully requested.

Respectfully submitted,

STERNE KESSLER, GOLDSTEPS & FOX P.L.L.C.

urad 20 2.14 Date:

1100 New York Avenue, N.W. Washington, D.C. 20005-3934 (202) 371-2600 <sup>1883101\_1</sup>

Michael V. Messinger Attorney for Applicants Registration No. 37,575

PTO/SB/06 (09-11) Approved for use through 1/31/2014. 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.										
								or Docket Number 118,122	Filing Date 05/27/2011	To be Mailed
	APPLICATION AS FILED – PART I									
	(Column 1) (Column 2)									
	FOR     NUMBER FILED     NUMBER EXTRA     RATE (\$)     FEE (\$)									EE (\$)
	BASIC FEE (37 CFR 1.16(a), (b), c	or (c))	N/A		N/A			N/A		
	SEARCH FEE (37 CFR 1.16(k), (i), c	or (m))		N/A		N/A		N/A		
	EXAMINATION FE (37 CFR 1.16(o), (p), o			N/A		N/A		N/A		
	TAL CLAIMS CFR 1.16(i))			min	us 20 = *			X \$ =		
	EPENDENT CLAIM CFR 1.16(h))	S		mi	nus 3 = *			X \$ =		
APPLICATION SIZE FEE (37 CFR 1.16(s)) If the specification and drawings exceed 100 sheets of paper, the application size fee due is \$310 (\$155 for small entity) for each additional 50 sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s).										
	MULTIPLE DEPEN	IDENT CLA	AIM PRE	SENT (3	7 CFR 1.16(j))					
* If t	the difference in colu	ımn 1 is les	ss than z	ero, ente	r "0" in column 2.			TOTAL		
		(Colum	ın 1)		<b>APPLICAT</b> (Column 2)	ION AS AMEN (Column 3		RT II		
AMENDMENT	08/20/2014	CLAIMS REMAINI AFTER AMENDI			HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EX	TRA	RATE (\$)	ADDITIC	ONAL FEE (\$)
ME	Total (37 CFR 1.16(i))	* 117		Minus	** 133	= 0		x \$80 =		0
IN I	Independent (37 CFR 1.16(h))	t * 7		Minus	***7	= 0		x \$420 =		0
AMI	Application Size Fee (37 CFR 1.16(s))									
	FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(j))									
								TOTAL ADD'L FE	E	0
		(Colum	ın 1)		(Column 2)	(Column 3	)			
		CLAIN REMAIN AFTE AMENDN	NING ER		HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EX	TRA	RATE (\$)	ADDITIC	DNAL FEE (\$)
ENT	Total (37 CFR 1.16(i))	*		Minus	**	=		X \$ =		
ENDMI	Independent (37 CFR 1.16(h))	*		Minus	***	=		X \$ =		
ΪEN	Application Size Fee (37 CFR 1.16(s))									
AM	FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(j))									
** lf *** l	TOTAL ADD'L FEE * If the entry in column 1 is less than the entry in column 2, write "0" in column 3. ** If the "Highest Number Previously Paid For" IN THIS SPACE is less than 20, enter "20". *** If the "Highest Number Previously Paid For" IN THIS SPACE is less than 3, enter "3". The "Highest Number Previously Paid For" (Total or Independent) is the highest number found in the appropriate box in column 1.									
This o	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 37 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 complete 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.

	ed States Patent a	AND TRADEMARK OFFICE	UNITED STATES DEPAR United States Patent and Address: COMMISSIONER F P.0. Box 1450 Alexandria, Virginia 223 www.uspto.gov	Trademark Office OR PATENTS
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
13/118,122	05/27/2011	James J. Fallon	2855.004000B	8978
	7590 07/24/2014 SLER, GOLDSTEIN & F0	EXAMINER		
1100 NEW YO	RK AVENUE, N.W.	SURYAWANSHI, SURESH		
WASHINGTON	N, DC 20005		ART UNIT	PAPER NUMBER
			2118	
			MAIL DATE	DELIVERY MODE
			07/24/2014	PAPER

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

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

	Application No.	Applicant(s)							
Applicant-Initiated Interview Summary	13/118,122	FALLON ET AL.							
Appreant initiated interview cullinary	Examiner	Art Unit							
	SURESH SURYAWANSHI	2118							
All participants (applicant, applicant's representative, PTO personnel):									
(1) <u>SURESH SURYAWANSHI</u> . (3)									
(2) <u>Michael R. Malek (Reg. No. 65,211)</u> . (4)									
Date of Interview: <u>23 July 2014</u> .									
Type: 🛛 Telephonic 🔲 Video Conference Personal [copy given to: 🗌 applicant 🔲 applicant's representative]									
Exhibit shown or demonstration conducted: Yes If Yes, brief description:									
Issues Discussed ☐101 ⊠112 ☐102 ☐103 ☐Oth (For each of the checked box(es) above, please describe below the issue and detai									
Claim(s) discussed: <u>2-4,6,8-12,24,135-142,148 and 149</u> .									
Identification of prior art discussed: None.									
Substance of Interview (For each issue discussed, provide a detailed description and indicate if agreement was reached. Some topics may include: identification or clarification of a reference or a portion thereof, claim interpretation, proposed amendments, arguments of any applied references etc)									
Applicant suggested amendments and arguments overcon agenda with suggested amendments by applicant.	Applicant suggested amendments and arguments overcome the current pending rejections. Attached here provided agenda with suggested amendments by applicant.								
Applicant recordation instructions: The formal written reply to the last Office action must include the substance of the interview. (See MPEP section 713.04). If a reply to the last Office action has already been filed, applicant is given a non-extendable period of the longer of one month or thirty days from this interview date, or the mailing date of this interview summary form, whichever is later, to file a statement of the substance of the interview interview.									
<b>Examiner recordation instructions</b> : Examiners must summarize the substance of any interview of record. A complete and proper recordation of the substance of an interview should include the items listed in MPEP 713.04 for complete and proper recordation including the identification of the general thrust of each argument or issue discussed, a general indication of any other pertinent matters discussed regarding patentability and the general results or outcome of the interview, to include an indication as to whether or not agreement was reached on the issues raised.									
X Attachment									
/SURESH SURYAWANSHI/ Primary Examiner, Art Unit 2118									
U.S. Patent and Trademark Office PTOL-413 (Rev. 8/11/2010) Interview	/ v Summary	Paper No. 20140723							

Interview Summary

### Summary of Record of Interview Requirements

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

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

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

Paragraph (b)

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

#### 37 CFR §1.2 Business to be transacted in writing.

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

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

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

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

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

The Form provides for recordation of the following information:

- Application Number (Series Code and Serial Number)
- Name of applicant
- Name of examiner
- Date of interview
- Type of interview (telephonic, video-conference, or personal)
- Name of participant(s) (applicant, attorney or agent, examiner, other PTO personnel, etc.)
- An indication whether or not an exhibit was shown or a demonstration conducted
- An identification of the specific prior art discussed

 An indication whether an agreement was reached and if so, a description of the general nature of the agreement (may be by attachment of a copy of amendments or claims agreed as being allowable). Note: Agreement as to allowability is tentative and does not restrict further action by the examiner to the contrary.

- The signature of the examiner who conducted the interview (if Form is not an attachment to a signed Office action)

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

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

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

#### **Examiner to Check for Accuracy**

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

	ED STATES PATENT	AND TRADEMARK OFFICE	UNITED STATES DEPAR United States Patent and Address: COMMISSIONER F P.O. Box 1450 Alexandria, Virginia 22: www.uspto.gov	OR PATENTS
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
13/118,122	05/27/2011	James J. Fallon	2855.004000B	8978
	7590 06/26/2014 SLER, GOLDSTEIN & I	EXAMINER		
1100 NEW YO	RK AVENUE, N.W.	SURYAWANSHI, SURESH		
WASHINGTO	N, DC 20005		ART UNIT	PAPER NUMBER
			2118	
			MAIL DATE	DELIVERY MODE
			06/26/2014	PAPER

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Appricant-initiated interview Summary	Examiner	Art Unit						
	SURESH SURYAWANSHI	2118						
All participants (applicant, applicant's representative, PTO personnel):								
(3)								
(2) <u>Michael V. Messinger (Reg. No. 37,575)</u> . (4)								
Date of Interview: 24 June 2014.								
Type: 🛛 Telephonic 🔲 Video Conference Personal [copy given to: 🗌 applicant 🔲 applicant's representative]								
Exhibit shown or demonstration conducted: Yes   If Yes, brief description:	🛛 No.							
Issues Discussed 101 112 102 103 Oth (For each of the checked box(es) above, please describe below the issue and detail								
Claim(s) discussed: <u>None</u> .								
Identification of prior art discussed: None.								
Substance of Interview (For each issue discussed, provide a detailed description and indicate if agreement was reached. Some topics may include: identification or clarification of a reference or a portion thereof, claim interpretation, proposed amendments, arguments of any applied references etc)								
Applicant called to find out if the rejection was final or non-final. Examiner indicated that the rejection was final but by mistake (somehow) non-final box was checked on Office Action Summary form.								
Applicant recordation instructions: The formal written reply to the last Office action must include the substance of the interview. (See MPEP section 713.04). If a reply to the last Office action has already been filed, applicant is given a non-extendable period of the longer of one month or thirty days from this interview date, or the mailing date of this interview summary form, whichever is later, to file a statement of the substance of the interview interview.								
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Attachment								
/SURESH SURYAWANSHI/ Primary Examiner, Art Unit 2118								
U.S. Patent and Trademark Office PTOL-413 (Rev. 8/11/2010) Interview	y Summary	Paper No	. 20140624-A					

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### Summary of Record of Interview Requirements

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Paragraph (b)

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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.

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

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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
13/118,122	05/27/2011	James J. Fallon	2855.004000B	8978
	7590 06/18/2014 SLER, GOLDSTEIN & I	EXAMINER		
1100 NEW YO	RK AVENUE, N.W.	SURYAWANSHI, SURESH		
WASHINGTO	N, DC 20005	ART UNIT	PAPER NUMBER	
			2118	
			MAIL DATE	DELIVERY MODE
			06/18/2014	PAPER

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

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

	Application No. 13/118,122	) AL.				
Office Action Summary	Examiner SURESH SURYAWANSHI	Art Unit 2115	AIA (First Inventor to File) Status No			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address						
<ul> <li>Period for Reply</li> <li>A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE <u>3</u> MONTHS FROM THE MAILING DATE OF THIS COMMUNICATION.</li> <li>Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.</li> <li>If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.</li> <li>Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).</li> </ul>						
Status						
1) Responsive to communication(s) filed on <u>5/6/1</u> A declaration(s)/affidavit(s) under <b>37 CFR 1.1</b>						
2a) This action is <b>FINAL</b> . 2b) ⊠ This	action is non-final.					
3) An election was made by the applicant in respo	onse to a restriction requirement	set forth duri	ng the interview on			
; the restriction requirement and election	-					
4) Since this application is in condition for allowar						
closed in accordance with the practice under E	<i>x parte Quayle</i> , 1935 C.D. 11, 4	53 O.G. 213.				
<ul> <li>Disposition of Claims*</li> <li>5) ☐ Claim(s) See Continuation Sheet is/are pendin 5a) Of the above claim(s) is/are withdraw</li> <li>6) ☐ Claim(s) See Continuation Sheet is/are allowed</li> <li>7) ☐ Claim(s) 2-4,6,8-12,24 and 135-142 is/are rejere</li> <li>8) ☐ Claim(s) See Continuation Sheet is/are objected</li> <li>9) ☐ Claim(s) are subject to restriction and/or</li> <li>* If any claims have been determined allowable, you may be ell participating intellectual property office for the corresponding an <a href="http://www.uspto.gov/patents/init_events/pph/index.jsp">http://www.uspto.gov/patents/init_events/pph/index.jsp</a> or send</li> <li>Application Papers <ul> <li>10) ☐ The specification is objected to by the Examine</li> <li>11) ☐ The drawing(s) filed on is/are: a) ☐ accord Applicant may not request that any objection to the ord Replacement drawing sheet(s) including the correct</li> </ul> </li> </ul>	vn from consideration. d. cted. ed to. r election requirement. igible to benefit from the <b>Patent Pro</b> oplication. For more information, plea an inquiry to <u>PPHfeedback@uspto.</u> r. epted or b)  Objected to by the drawing(s) be held in abeyance. Sec	ase see gov. Examiner. e 37 CFR 1.85	i(a).			
Priority under 35 U.S.C. § 119          12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).         Certified copies:         a) ☐ All       b) ☐ Some** c) ☐ None of the:         1. ☐       Certified copies of the priority documents have been received.         2. ☐       Certified copies of the priority documents have been received in Application No         3. ☐       Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).         ** See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)       1) Notice of References Cited (PTO-892)       3) Interview Summary (PTO-413)         Paper No(s)/Mail Date.       .						
Paper No(s)/Mail Date <u>12/30/13,2/12/14,3/28/14,5/22/14</u> . U.S. Patent and Trademark Office	4) Other:					
PTOL-326 (Rev. 11-13) Office Action \$	Summary	Part of Paper N	o./Mail Date 20140527			

### **Continuation Sheet (PTOL-326)**

Continuation of Disposition of Claims: Claims pending in the application are 1-4,6-17,19,20,23-30,33,37,39-48,51,55,57-66,69,73-84,87,91,93-102,105,109,111-120,123,127 and 129-157.

Continuation of Disposition of Claims: Claims allowed are 1,7,14-17,19,20,23,25-30,33,37,39-48,55,63-66,69,73,75,77-80,117-120,123,127,129-136,139,140,145,146,150,151,153,156 and 157.

Continuation of Disposition of Claims: Claims objected to are 13,51,57-62,81-84,87,91,93-102,105,109,111-116,137,138,141-144,147-149,152,154 and 155.

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

# **DETAILED ACTION**

Claims 1-4, 6-17, 19-20, 23-30, 33, 37, 39-48, 51, 55, 57-66, 69, 73, 75-84, 87, 91, 93-102, 105, 109, 111-120, 123, 127, 129-157 are presented for examination.

# **Claim** Objections

Claim 74 is objected to because of the following informalities: it is indicated
 "Cancelled" and if it is not cancelled, it is not proper dependent claim. Appropriate correction is required.

4. Claim 76 is objected to because of the following informalities: it depends on a cancelled claim 74. Appropriate correction is required.

## Claim Rejections - 35 USC § 112

### 5. The following is a quotation of the first paragraph of 35 U.S.C. 112(a):

(a) IN GENERAL.—The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same, and shall set forth the best mode contemplated by the inventor or joint inventor of carrying out the invention.

The following is a quotation of the first paragraph of pre-AIA 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same, and shall set forth the best mode contemplated by the inventor of carrying out his invention.

6. Claims 2-4, 8, 24, 135-136, 139-140 and 148-149 are rejected under 35 U.S.C. 112(a) or

35 U.S.C. 112 (pre-AIA), first paragraph, as failing to comply with the written description

requirement. The claim(s) contains subject matter which was not described in the specification

in such a way as to reasonably convey to one skilled in the relevant art that the inventor or a joint

inventor, or for pre-AIA the inventor(s), at the time the application was filed, had possession of

the claimed invention.

Applicants have introduced a new limitation of "a second portion of boot data" that is not disclosed in the provided specification anywhere. Examiner searched the whole specification but he was unable to find the new limitation. Therefore, applicants have introduced a new matter.

Claims 2-4, 8, 24, 135-136, 139-140 and 148-149 are rejected under 35 U.S.C. 112(a) or
 35 U.S.C. 112 (pre-AIA), first paragraph, as failing to comply with the enablement requirement.

The claim(s) contains subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention.

Applicants fail to teach introduced a new limitation of "a second portion of boot data" that is not disclosed in the provided specification anywhere. Examiner searched the whole specification but he was unable to find this new limitation. The examiner submits that it would require undue experimentation to make and use the claimed second portion of boot data.

8. Claims 6 and 9 are rejected under 35 U.S.C. 112(a) or 35 U.S.C. 112 (pre-AIA), first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor or a joint inventor, or for pre-AIA the inventor(s), at the time the application was filed, had possession of the claimed invention.

Applicants have introduced a new limitation of "a first memory" that is not disclosed in the provided specification anywhere. Examiner searched the whole specification but he was unable to find the new limitation. Therefore, applicants have introduced a new matter.

9. Claims 6 and 9 are rejected under 35 U.S.C. 112(a) or 35 U.S.C. 112 (pre-AIA), first paragraph, as failing to comply with the enablement requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention.

Applicants fail to teach introduced a new limitation of "a first memory" that is not disclosed in the provided specification anywhere. Examiner searched the whole specification but he was unable to find this new limitation. The examiner submits that it would require undue experimentation to make and use the claimed second portion of the operating system.

10. Claim 9 is rejected under 35 U.S.C. 112(a) or 35 U.S.C. 112 (pre-AIA), first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor or a joint inventor, or for pre-AIA the inventor(s), at the time the application was filed, had possession of the claimed invention.

Applicants have introduced a new limitation of "a second memory" that is not disclosed in the provided specification anywhere. Examiner searched the whole specification but he was unable to find the new limitation. Therefore, applicants have introduced a new matter.

11. Claim 9 is rejected under 35 U.S.C. 112(a) or 35 U.S.C. 112 (pre-AIA), first paragraph, as failing to comply with the enablement requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention.

Applicants fail to teach introduced a new limitation of "a second memory" that is not disclosed in the provided specification anywhere. Examiner searched the whole specification but he was unable to find this new limitation. The examiner submits that it would require undue experimentation to make and use the claimed second portion of the operating system.

12. Claims 10-11 and 141-142 are rejected under 35 U.S.C. 112(a) or 35 U.S.C. 112 (pre-AIA), first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor or a joint inventor, or for pre-AIA the inventor(s), at the time the application was filed, had possession of the claimed invention.

Applicants have introduced a new limitation of "a second portion of the operating system" that is not disclosed in the provided specification anywhere. Examiner searched the whole specification but he was unable to find the new limitation. Therefore, applicants have introduced a new matter.

13. Claims 10-11 and 141-142 are rejected under 35 U.S.C. 112(a) or 35 U.S.C. 112 (pre-AIA), first paragraph, as failing to comply with the enablement requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention.

Applicants fail to teach introduced a new limitation of "a second portion of the operating system" that is not disclosed in the provided specification anywhere. Examiner searched the whole specification but he was unable to find this new limitation. The examiner submits that it would require undue experimentation to make and use the claimed second portion of the operating system.

14. Claim 12 is rejected under 35 U.S.C. 112(a) or 35 U.S.C. 112 (pre-AIA), first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor or a joint inventor, or for pre-AIA the inventor(s), at the time the application was filed, had possession of the claimed invention.

Applicants have introduced a new limitation of "a second time to load" that is not disclosed in the provided specification anywhere. Examiner searched the whole specification but he was unable to find the new limitation. Therefore, applicants have introduced a new matter.

15. Claim 12 is rejected under 35 U.S.C. 112(a) or 35 U.S.C. 112 (pre-AIA), first paragraph, as failing to comply with the enablement requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention.

Applicants fail to teach introduced a new limitation of "a second time to load" that is not disclosed in the provided specification anywhere. Examiner searched the whole specification but he was unable to find this new limitation. The examiner submits that it would require undue experimentation to make and use the claimed second portion of the operating system.

16. Claim 137 is rejected under 35 U.S.C. 112(a) or 35 U.S.C. 112 (pre-AIA), first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor or a joint inventor, or for pre-AIA the inventor(s), at the time the application was filed, had possession of the claimed invention.

Applicants have introduced a new limitation of "a second compressed boot data" that is not disclosed in the provided specification anywhere. Examiner searched the whole specification but he was unable to find the new limitation. Therefore, applicants have introduced a new matter.

17. Claim 137 is rejected under 35 U.S.C. 112(a) or 35 U.S.C. 112 (pre-AIA), first paragraph, as failing to comply with the enablement requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention.

Applicants fail to teach introduced a new limitation of "a second compressed boot data" that is not disclosed in the provided specification anywhere. Examiner searched the whole specification but he was unable to find this new limitation. The examiner submits that it would require undue experimentation to make and use the claimed second portion of boot data.

18. Claim 138 is rejected under 35 U.S.C. 112(a) or 35 U.S.C. 112 (pre-AIA), first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor or a joint inventor, or for pre-AIA the inventor(s), at the time the application was filed, had possession of the claimed invention.

Applicants have introduced a new limitation of "a second boot data" that is not disclosed in the provided specification anywhere. Examiner searched the whole specification but he was unable to find the new limitation. Therefore, applicants have introduced a new matter.

19. Claim 138 is rejected under 35 U.S.C. 112(a) or 35 U.S.C. 112 (pre-AIA), first paragraph, as failing to comply with the enablement requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention.

Applicants fail to teach introduced a new limitation of "a second boot data" that is not disclosed in the provided specification anywhere. Examiner searched the whole specification but he was unable to find this new limitation. The examiner submits that it would require undue experimentation to make and use the claimed second portion of boot data.

Claims 13, 51, 57-62, 81-84, 97, 91, 93-102, 105, 109, 111-116, 137-138, 141-144, 147-149, 152, 154-155 are objected as these are depended on rejected claims.

#### Allowable Subject Matter

Claims 1, 7, 14, 15-17, 19-20, 23, 25-30, 33, 37, 39-48, 55, 63-66, 69, 73, 75, 77-80, 117120, 123, 127, 129-136, 139-140, 145-146, 150-151, 153, 156-157 are allowed.

#### **Conclusion**

22. 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.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to SURESH SURYAWANSHI whose telephone number is (571)272-3668. The examiner can normally be reached on 9:00am - 5:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Thomas C. Lee can be reached on 571-272-3667. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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

/SURESH SURYAWANSHI/ Primary Examiner, Art Unit 2115

Equivalent of Form PTO/SB/08b (7-09)

Substitute for form 1449/PTO	Comp	lete if Known
SIXTH SUPPLEMENTAL	Application Number	13/118,122
	Filing Date	May 27, 2011
INFORMATION DISCLOSURE	First Named Inventor	James J. FALLON
STATEMENT BY APPLICANT	Art Unit	2115
(Use as many sheets as necessary)	Examiner Name	SURYAWANSHI, Suresh
Sheet 1 of 2	Attorney Docket Number	2855 004000B

		NON PATENT LITERATURE DOCUMENTS	
Examiner Initials*	Cite No. <sup>1</sup>	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume-issue number(s), publisher, city and/or country where published	T
	NPL1	Copy of Supplemental Notice of Allowability for U.S. Appl. No. 13/154,211, mailed November 26, 2013, 4 pages.	
	NPL2	Copy of Notice of Allowance for U.S. Appl. No. 13/101,994, mailed December 2, 2013, 7 pages.	
	NPL3	Copy of Notice of Allowance for U.S. Appl. No. 11/553,419, mailed December 18, 2013, 6 pages.	
	NPL4	Copy of Non-Final Office Action for U.S. Appl. No. 14/035,716, mailed December 20, 2013, 12 pages.	
	NPL5	Copy of Notice of Allowance for U.S. Appl. No. 14/035,712, mailed December 20, 2013, 8 pages.	
	NPL6	Copy of Non-Final Office Action for U.S. Appl. No. 14/035,719, mailed December 20, 2013, 11 pages.	
	NPL7	Notice of Intent to Issue an Inter Partes Reexamination Certificate in Inter Partes Reexamination of U.S. Patent No. 7,321,937, Control No. 95/001,922, mailed November 13, 2013, 8 pages.	
	NPL8	Notice of Intent to Issue an Inter Partes Reexamination Certificate in Inter Partes Reexamination of U.S. Patent No. 7,378,992, Control No. 95/001,928, mailed November 21, 2013, 10 pages.	
	NPL9	Notice of Intent to Issue an Inter Partes Reexamination Certificate in Inter Partes Reexamination of U.S. Patent No. 7,161,506, Control No. 95/001,926, mailed November 27, 2013, 10 pages.	
	NPL10	Inter Partes Reexamination Certificate in Inter Partes Reexamination of U.S. Patent No. 7,321,937, Control No. 95/001.922, mailed December 5, 2013, 2 pages.	

Examiner /Suresh Suryawanshi/ Date Considered 06/10/2014	Examiner Signature	/Suresh Suryawanshi/		
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\*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. <sup>1</sup> Applicant's Apple computing the communication of the communication of the computer of the computer of the communication of the computer of the c

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	NPL11	U.S. Patent Application No. 14 Video and Audio Data Storage			
	NPL12	U.S. Patent Application No. 14 Decoding Data," filed Septemb		Aethods for Encoding and	
	NPL13	U.S. Patent Application No. 14 Decoding Data," filed Septemb		Aethods for Encoding and	
	NPL14	U.S. Patent Application No. 14 Decoding Data," filed Septemb		Aethods for Encoding and	
	NPL15	U.S. Patent Application No. 14 Systems and Methods," filed S		, "Data Compression	
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125	√	-	-	-		
126	√	-	-	-		
127	=	=	√	=		
128	=	=	✓	-		
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U.S. Patent and Trademark Office

Part of Paper No.: 20140527

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# EAST Search History

## EAST Search History (Prior Art)

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
S1	8	("5812883" "5881104" "5901278" "6216157" "6257693" "6938073" "7050639" "7245636").pn.	USPAT	OR	OFF	2014/05/23 13:42
S2	2	"20020078241" "20030058873"	US- PGPUB	OR	OFF	2014/05/23 13:53
S3	8	list near2 boot adj1 data	USPAT	OR	OFF	2014/05/23 14:32
S4	11	list near2 boot adj1 data	US- PGPUB	OR	OFF	2014/05/23 14:36
S5	0	list near2 boot adj1 data	EPO; JPO; IBM_TDB	OR	OFF	2014/05/23 15:15
S6	1	load\$3 with boot adj1 data near3 compressed	USPAT	OR	OFF	2014/05/27 09:36
S7	1	load\$3 with boot adj1 data near3 compressed	US- PGPUB	OR	OFF	2014/05/27 09:39
S8	0	load\$3 with boot adj1 data near3 compressed	EPO; JPO; IBM_TDB	OR	OFF	2014/05/27 09:39
S9	2	boot near4 compressed with list with (computer system)	USPAT	OR	OFF	2014/05/27 09:56
S10	2	boot near4 compressed with list with (computer system)	US- PGPUB	OR	OFF	2014/05/27 10:04
S11	0	boot near4 compressed with list with (computer system)	EPO; JPO; IBM_TDB	OR	OFF	2014/05/27 10:04
S12	31	booting with (fast\$2 high\$2 adj1 speed) and compressed	USPAT	OR	OFF	2014/05/27 10:16
S13	13	booting with (fast\$2 high\$2 adj1 speed) and compressed with memory	USPAT	OR	OFF	2014/05/27 10:17
S14	15	booting with (fast\$2 high\$2 adj1 speed) and compressed with memory	US- PGPUB	OR	OFF	2014/05/27 10:30
S15	0	booting with (fast\$2 high\$2 adj1 speed) and compressed with memory	EPO; JPO; IBM_TDB	OR	OFF	2014/05/27 10:37
S16	16	updat\$3 near2 boot\$3 near2 list	USPAT	OR	OFF	2014/05/27 10:53
S17	16	updat\$3 near2 boot\$3 near2 list	US- PGPUB	OR	OFF	2014/05/27 11:08
S18	0	updat\$3 near2 boot\$3 near2 list	EPO; JPO; IBM_TDB	OR	OFF	2014/05/27 11:27
S19	12833	(fast\$2 high\$2 adj1 speed) near3 (boot\$3 resum\$3 start\$3 restart\$3)	USPAT	OR	OFF	2014/05/27 11:34
S20	317	(fast\$2 high\$2 adj1 speed) near3 (boot\$3 resum\$3 start\$3 restart\$3) near2 process	USPAT	OR	OFF	2014/05/27 11:34

S21	1	(fast\$2 high\$2 adj1 speed) near3 (boot\$3 resum\$3 start\$3 restart\$3) near2 process with compressed	USPAT	OR	OFF	2014/05/27 11:35
S22	0	(fast\$2 high\$2 adj1 speed) near3 (boot\$3 resum\$3 start\$3 restart\$3) near2 process with compressed		OR	OFF	2014/05/27 11:35
S23	0	(fast\$2 high\$2 adj1 speed) near3 (boot\$3 resum\$3 start\$3 restart\$3) near2 process with compressed		OR	OFF	2014/05/27 11:35

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## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

FALLON et al.

Appl. No.: 13/118,122

Filed: May 27, 2011

For: Systems and Methods for Accelerated Loading of Operating Systems and Application Programs Confirmation No.: 8978 Art Unit: 2115 Examiner: SURYAWANSHI, Suresh Atty. Docket: 2855.004000B

**Eighth Supplemental Information Disclosure Statement** 

## Mail Stop Amendment

Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450

Commissioner:

Notice of Prior and Concurrent Proceedings

Applicants hereby call to the attention of the Patent and Trademark Office the following reexamination proceedings involving patents that are commonly-assigned with the patent in the above-identified patent application:

Proceeding	Status
Inter Partes Reexamination of U.S. Patent No.	Inter Partes Reexamination
6,604,158 (Control No. 95/000,486)	Certificate issued 10/10/2012
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 7,321,937 (Control No. 95/000,466)	Certificate issued 05/15/2012
Inter Partes Reexamination of U.S. Patent	Terminated
No. 6,604,158 (Control No. 95/000,453)	
Ex Parte Reexamination of U.S. Patent No. 6,601,104	Ex Parte Reexamination
(Control No. 90/009,428)	Certificate issued 02/28/2012
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 7,378,992 (Control No. 95/000,478)	Certificate issued 10/04/2012
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 6,624,761 (Control No. 95/000,464)	Certificate issued 06/12/2012
Inter Partes Reexamination of U.S. Patent No.	Inter Partes Reexamination
7,161,506 (Control No. 95/000,479)	Certificate issued 05/22/2012

ALL REFERENCES CONSIDERED EXCEPT WHERE LINED THROUGH. /SKS./

## FALLON *et al.* Appl. No. 13/118,122

Proceeding	Status
Inter Partes Reexamination of U.S. Patent No. 7,714,747 (Control No. 95/001,517)	Patent Owner's Request for Rehearing Under 37 C.F.R. § 41.79 mailed 02/14/2014
<i>Inter Partes</i> Reexamination of U.S. Patent No. 7,417,568 (Control No. 95/001,533)	Patent Owner's Corrected Request to Reopen Prosecution under 37 C.F.R. § 41.77(b) filed 03/11/2014
Inter Partes Reexamination of U.S. Patent No. 7,777,651 (Control No. 95/001,581)	Patent Owner's Corrected Request to Reopen Prosecution under 37 C.F.R. § 41.77(b) filed 03/11/2014
Inter Partes Reexamination of U.S. Patent No. 7,400,274 (Control No. 95/001,544)	Patent Owner's Corrected Request to Reopen Prosecution under 37 C.F.R. § 41.77(b) filed 03/11/2014

Applicants hereby call to the attention of the Patent and Trademark Office the following reexamination proceedings filed by Cellco Partnership d/b/a Verizon Wireless, involving patents that are commonly-assigned with the patent in the above-identified patent application:

Proceeding	Status
Inter Partes Reexamination of U.S. Patent No.	Inter Partes Reexamination
7,321,937 (Control No. 95/001,922)	Certificate issued 12/05/2013
Inter Partes Reexamination of U.S. Patent	Patent Owner's Supplemental
No. 6,604,158 (Control No. 95/001,923)	Reply to Action Closing
	Prosecution filed 02/27/2014
Inter Partes Reexamination of U.S. Patent	Right of Appeal Notice
No. 7,352,300 (Control No. 95/001,924)	mailed 08/29/2013
Inter Partes Reexamination of U.S. Patent	Patent Owner's Supplemental
No. 7,395,345 (Control No. 95/001,925)	Reply to Action Closing
	Prosecution filed 02/27/2014
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 7,161,506 (Control No. 95/001,926)	Certificate issued 01/08/2014
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 7,415,530 (Control No. 95/001,927)	Certificate issued 08/16/2013
Inter Partes Reexamination of U.S. Patent No.	Inter Partes Reexamination
7,378,992 (Control No. 95/001,928)	Certificate issued 01/08/2014

ALL REFERENCES CONSIDERED EXCEPT WATER PART 1023 FAM 000GH. /SKS./

Applicants invite the Examiner to review the Requests for Reexamination, issued Office Actions, replies, and any other papers in the above-identified reexamination proceedings. If the Examiner is unable to obtain copies of papers in any reexamination proceeding, copies can be provided to the Examiner upon request. Those documents which may be material that are not already of record in this patent application are listed on the accompanying Form PTO/SB/08. For example, documents related to reexaminations are listed as NPL6-NPL14.

- 3 -

#### Notice of Related Litigation

Applicants notify the Patent and Trademark Office of the following litigation involving U.S. Patents commonly-owned with the current patent application, the subject matter of which may be related to the present patent application:

No.	Case	Status
1	Realtime Data LLC d/b/a IXO v. Packeteer, Inc. et al.,	Dismissed
1	No. 6:08-cv-00144-LED (E.D. Texas)	<u> </u>

Applicants also notify the Patent and Trademark Office of the following additional litigation involving U.S. Patents commonly-owned with the current patent application, the subject matter of which may be related to the present patent application:

No.	Case	Status
2	Realtime Data LLC d/b/a IXO v. Thomson Reuters Corporation et al. No. 1:11-cv-06698-RJH (S.D. New York) (transferred from E.D. Texas; 6:09-cv-00333- LED)	Opinion of the Court of Appeals for the Federal Circuit received
3	<i>Realtime Data LLC d/b/a IXO v. Morgan Stanley et al.</i> , No. 1:11-cv-06696-RJH (S.D. New York) (transferred from E.D. Texas; 6:09-cv-00326-LED)	01/27/2014 Opinion of the Court of Appeals for the Federal Circuit received 01/27/2014

ALL REFERENCES CONSIDERED EXCEPT WHERE IN 235 HAR 000 GH. /SKS./

4	Realtime Data LLC d/b/a IXO v. CME Group Inc., et al., No. 1:11-cv-06697-RJH (S.D. New York) (transferred from E.D. Texas; No. 6:09-cv-00327- LED)	Opinion of the Court of Appeals for the Federal Circuit received 01/27/2014
5	Chicago Board Options Exchange, Inc., v. Realtime Data LLC d/b/a IXO, No. 09-cv-4486 (N.D. III.)	Dismissed
6	Thomson Reuters Corporation v. Realtime Data, LLC d/b/a LXO, No. 1:09-cv-07868-RMB (S.D.N.Y)	Consolidated with Case No. 2
7	Realtime Data, LLC d/b/a IXO v. CME Group Inc., et al. (II), No. 6:10-cv-246 (E.D. Texas)	Consolidated with Case No. 4
8	Realtime Data LLC d/b/a IXO v. Thomson Reuters Corporation et al. (II), No. 6:10-cv-247 (E.D. Texas)	Consolidated with Case No. 2
9	Realtime Data, LLC d/b/a IXO v. Morgan Stanley, et al. (II), No. 6:10-cv-248 (E.D. Texas)	Consolidated with Case No. 3
10	Realtime Data, LLC d/b/a IXO v. MetroPCS Texas, LLC et al., No. 6:10-cv-00493 (E.D. Texas)	Notice of Appeal Filed

#### Information Disclosure Statement

Listed on accompanying IDS Forms PTO/SB/08a equivalent and PTO/SB/08b equivalent are documents that may be considered material to the patentability of this application as defined in 37 C.F.R. §1.56, and in compliance with the duty of disclosure requirements of 37 C.F.R. §§ 1.97 and 1.98.

Applicants have listed publication dates on the attached IDS Forms based on information presently available to the undersigned. However, the listed publication dates should not be construed as an admission that the information was actually published on the date indicated.

Applicants reserve the right to establish the patentability of the claimed invention over any of the information provided herewith, and/or to prove that this information may

# ALL REFERENCES CONSIDERED EXCEPT WHERE IN EBSTANDOR . /SKS./

not be prior art, and/or to prove that this information may not be enabling for the teachings purportedly offered.

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This statement should not be construed as a representation that a search has been made, or that information more material to the examination of the present patent application does not exist. The Examiner is specifically requested not to rely solely on the material submitted herewith.

Filing under 37 C.F.R. § 1.97(c). This Information Disclosure Statement is being filed more than three months after the U.S. filing date AND after the mailing date of the first Office Action on the merits, but before the mailing date of a Final Rejection, or Notice of Allowance, or an action that otherwise closes prosecution in the application. The required fee is provided through online credit card payment authorization in the amount of \$180.00 in payment of the fee under 37 C.F.R. § 1.17(p).

Copies of documents NPL1-NPL14 are submitted. However, in accordance with 37 C.F.R. § 1.98(a)(2), no copies of U.S. patents and patent application publications cited as documents US1-US10 on the attached IDS Forms are submitted.

Applicants submit herewith Office Actions from the following co-pending, commonly-assigned U.S. Patent Application Nos.:

Document **NPL1** is a copy of a Notice of Allowance mailed February 20, 2014, in the prosecution of co-pending, commonly-assigned U.S. Application No. 13/101,994.

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Document NPL2 is a copy of a Supplemental Notice of Allowance mailed February 25, 2014, in the prosecution of co-pending, commonly-assigned U.S. Application No. 12/857,238.

- 6 -

Document NPL3 is a copy of a Non-Final Office Action mailed February 25, 2014, in the prosecution of co-pending, commonly-assigned U.S. Application No. 14/134,933.

Document NPL4 is a copy of a Non-Final Office Action mailed February 26, 2014, in the prosecution of co-pending, commonly-assigned U.S. Application No. 14/033,245.

Document NPL5 is a copy of a Non-Final Office Action mailed February 27, 2014, in the prosecution of co-pending, commonly-assigned U.S. Application No. 14/134,926.

The identification of these Office Actions is not to be construed as a waiver of secrecy as to those applications now or upon issuance of the present application as a patent. The Examiner is respectfully requested to consider the cited applications and the art cited therein during examination.

It is expected that the examiner will review the prosecution and cited art in the parent application nos. 11/551,211, filed October 19, 2006 (now U.S. Patent No. 8,112,619); and 09/776,267, filed February 2, 2001 (now U.S. Patent No. 7,181,608), in accordance with MPEP 2001.06(b), and indicate in the next communication from the

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office that the art cited in the earlier prosecution history has been reviewed in connection with the present application.

- 7 -

It is respectfully requested that the Examiner initial and return a copy of the enclosed IDS Forms, and indicate in the official file wrapper of this patent application that the documents have been considered.

The U.S. Patent and Trademark Office is hereby authorized to charge any fee deficiency, or credit any overpayment, to our Deposit Account No. 19-0036.

Respectfully submitted,

STERNE, KESSLER, GOLDSTEIN & FOX P.L.L.C.

Narch 28, 2014 Date:

Attorney for Applicants Registration No. 37,575

Michael V. Messinger

1100 New York Avenue, N.W. Washington, D.C. 20005-3934 (202) 371-2600

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/Suresh Suryawanshi/

05/28/2014

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Sheet	1	of 1		Attorney Docket Number	2855.00	4000B	
			U.S. PATEN	T DOCUMENTS		8	
	Cite	Document Number				A tool the trace	
Examiner initials*	Cite No <sup>1</sup>	Number-Kind Code <sup>2</sup> (if known)	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document		iges, Columns, Lines, Where Passages or Relevant Figures App	car
	US1	5,812,883	09-22-1998	Rao			
	US2	5,881,104	03-09-1999	Akahane			
	US3	5,901,278	05-04-1999	Kurihara et al.	1		
•••••	US4	6,216,157 B1	04-10-2001	Vishwanath et al.	1		
	US5	6,257,693 B1	07-10-2001	Miller et al.	1		
	US6	6,938,073 B1	08-30-2005	Mendhekar et al.	1		••••••
	US7	7,050,639 B1	05-23-2006	Barnes et al.	1		
<u> <u>Andrean</u></u>	US8	7,245,636 B1	07-17-2007	Hans et al.			
بمسميهم	US9	2002/0078241 A1	06-20-2002	Vidal et al.	+		
	US10	2002/00/8241 A1	03-27-2003	Geiger et al.		· · · · · · · · · · · · · · · · · · ·	
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initials*	Cite No. <sup>1</sup>	Country Code <sup>3</sup> -Number <sup>4</sup> Kind Code <sup>5</sup> (if known)	Date MM-DD-YYYY	Applicant of Cited Docum	ent	Relevant Passages or Relevant Figures Appear	Lo
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Examiner Signature	/Suresh Suryawanshi/	Date Considered	05/28/2014						
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\*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. <sup>1</sup> Applicant's unique citation designation number (optional). <sup>2</sup> See Kinds Codes of USPTO Patent Documents at www.uspto.gov.or MPEP 901.04. <sup>3</sup> Enter Office that issued the document, by the two-letter code (WIPO Standard ST.3). <sup>4</sup> For Japanes pludat documents, heimine and the document under WIPO Standard ST.16 if possible. <sup>6</sup> Applicant is to place a check mark here if Enelish language Translation is attached.

Equivalent of Form PTO/SB/08b (7-09)

Substitute for form 1449/PTO					Complete if Known		
EIGHTH SUPPLEMENTAL		NARNTAT	Application Number	13/118,122			
		Filing Date	May 27, 2011				
INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Use as many sheets as necessary)			SCLOSURE	First Named Inventor	James J. FALLON		
			PPLICANT	Art Unit	2115		
			necessary)	Examiner Name	SURYAWANSHI, Suresh		
Sheet	1	of		2	Attorney Docket Number	2855.004000B	

		NON PATENT LITERATURE DOCUMENTS					
Examiner Initials*	Cite No. <sup>1</sup>	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume-issue number(s), publisher, city and/or country where published					
	NPL1	Copy of Notice of Allowance for U.S. Appl. No. 13/101,994, mailed February 20, 2014, 5 pages.					
	NPL2	Copy of Supplemental Notice of Allowance for U.S. Appl. No. 12/857,238, mailed February 25, 2014, 2 pages.					
	NPL3	Copy of Non-Final Office Action for U.S. Appl. No. 14/134,933, mailed February 25, 2014, 7 pages.					
	NPL4	Copy of Non-Final Office Action for U.S. Appl. No. 14/033,245, mailed February 26, 2014, 11 pages.					
	NPL5	Copy of Non-Final Office Action for U.S. Appl. No. 14/134,926, mailed February 27, 2014, 16 pages.					
	NPL6	Declaration of Dr. James W. Modestino under 37 C.F.R. § 1.132 in Inter Partes Reexamination of U.S. Patent No. 7,417,568, Control No. 95/001,533, executed November 29, 2013; 51 pages.					
	NPL7	Declaration of Dr. James W. Modestino under 37 C.F.R. § 1.132 in Inter Partes Reexamination of U.S. Patent No. 7,400,274, Control No. 95/001,544, executed November 29, 2013; 49 pages.					
	NPL8	Declaration of Dr. James W. Modestino under 37 C.F.R. § 1.132 in Inter Partes Reexamination of U.S. Patent No. 7,777,651, Control No. 95/001,581, executed November 29, 2013; 50 pages.					
	NPL9	Patent Owner's Request For Rehearing Under 37 C.F.R. § 41.79, in Inter Partes Reexamination of U.S. Patent No. 7,714,747, Control No. 95/001,517, filed February 14, 2014, 11 pages.					
	NPL10	Patent Owner's Supplemental Reply to Action Closing Prosecution in Inter Partes Reexamination of U.S. Patent No. 6,604,158, Control No. 95/001,923, filed February 27, 2014, 10 pages.					

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Examiner	Surech Sunawanchi/	Date	06/10/2014
Signature	/Ouresh ouryawanshi/	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 Angle CREPERED MEDICINES PRODUCES SPICE REPORT COMPACT REPORT OF THROUGH. /SKS./

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EMEN	ION DIS	EIGHTH SUFFLEIMENTAL Filing Date May 27 2011					
EMEN	INFORMATION DISCLOSURE First Named Inventor James J. FALLON						
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NPL11	Reexamina	tion of U.S. Pater	l Reply to Action Closing Pros at No. 7,395,345, Control No. 9	ecution in Inter Partes 5/001,925, filed February			
NPL12	41.77(b) in	Inter Partes Reex	amination of U.S. Patent No. 7				
NPL13 Corrected Request to Reopen Prosecution Before the Examiner under 37 C.F.R. § 41.77(b) in Inter Partes Reexamination of U.S. Patent No. 7,400,274, Control No. 95/001,544, mailed March 11, 2014, 39 pages.							
NPL14	41.77(b) in	Inter Partes Reex	amination of U.S. Patent No. 7	iner under 37 C.F.R. § ,777,651, Control No.			
	No. <sup>1</sup> NPL11 NPL12 NPL13	Cite No.1appropriate date, pageNPL11Patent Own Reexaminat 27, 2014, 9NPL12Corrected F 41.77(b) in 95/001,533NPL13Corrected F 41.77(b) in 95/001,544NPL14Corrected F 41.77(b) in	Cite No.1Include name of the aut appropriate), title of the item date, page(s), volume-issueNPL11Patent Owner's Supplementa Reexamination of U.S. Pater 27, 2014, 9 pages.NPL12Corrected Request to Reoper 41.77(b) in Inter Partes Reex 95/001,533, mailed March 1NPL13Corrected Request to Reoper 41.77(b) in Inter Partes Reex 95/001,544, mailed March 1NPL14Corrected Request to Reoper 	Cite No.1appropriate), title of the item (book, magazine, journal, seri date, page(s), volume-issue number(s), publisher, city andPatent Owner's Supplemental Reply to Action Closing Pros Reexamination of U.S. Patent No. 7,395,345, Control No. 9 27, 2014, 9 pages.NPL12Corrected Request to Reopen Prosecution Before the Exam 41.77(b) in Inter Partes Reexamination of U.S. Patent No. 7 95/001,533, mailed March 11, 2014, 48 pages.NPL13Corrected Request to Reopen Prosecution Before the Exam 41.77(b) in Inter Partes Reexamination of U.S. Patent No. 7 95/001,534, mailed March 11, 2014, 48 pages.NPL13Corrected Request to Reopen Prosecution Before the Exam 41.77(b) in Inter Partes Reexamination of U.S. Patent No. 7 95/001,544, mailed March 11, 2014, 39 pages.Corrected Request to Reopen Prosecution Before the Exam 41.77(b) in Inter Partes Reexamination of U.S. Patent No. 7 95/001,544, mailed March 11, 2014, 39 pages.	Cite No.1Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume-issue number(s), publisher, city and/or country where publishedNPL11Patent Owner's Supplemental Reply to Action Closing Prosecution in Inter Partes Reexamination of U.S. Patent No. 7,395,345, Control No. 95/001,925, filed February 27, 2014, 9 pages.NPL12Corrected Request to Reopen Prosecution Before the Examiner under 37 C.F.R. § 41.77(b) in Inter Partes Reexamination of U.S. Patent No. 7,417,568, Control No. 95/001,533, mailed March 11, 2014, 48 pages.NPL13Corrected Request to Reopen Prosecution Before the Examiner under 37 C.F.R. § 41.77(b) in Inter Partes Reexamination of U.S. Patent No. 7,400,274, Control No. 95/001,544, mailed March 11, 2014, 39 pages.NPL14Corrected Request to Reopen Prosecution Before the Examiner under 37 C.F.R. § 41.77(b) in Inter Partes Reexamination of U.S. Patent No. 7,400,274, Control No. 95/001,544, mailed March 11, 2014, 39 pages.		

Date 06/10/2014 Examiner /Suresh Suryawanshi/ Considered Signature

\*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. <sup>1</sup> Applicant's Algue CREETERED MEDICES NOT STOLE RED<sup>C</sup> EXCEPTION WEIGHT STREETERED OF A STREETERE

Substitute for form 1449/PTO	Complete if Known	
NINTH SUPPLEMENTAL	Application Number	13/118,122
	Filing Date	May 27, 2011
INFORMATION DISCLOSURE	First Named Inventor	James J. FALLON
STATEMENT BY APPLICANT	Art Unit	2115
(Use as many sheets as necessary)	Examiner Name	SURYAWANSHI, Suresh
Sheet 1 of 1	Attorney Docket Number	2855.004000B

Examiner Initials*	Cite No. <sup>1</sup>	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume-issue number(s), publisher, city and/or country where published					
	NPL1	Copy of Final Office Action for U.S. Appl. No. 09/969,987, mailed April 8, 2014, 8 pages.					
	NPL2	Copy of Non-Final Office Action for U.S. Appl. No. 13/403,785, mailed May 9, 2014, 5 pages.					
	NPL3	U.S. Patent Application No. 14/251,453, James J. FALLON, "Data Compression Systems and Methods," filed April 11, 2014.					

Examiner Date 05/28/2014 /Suresh Suryawanshi/ Considered Signature

\*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 Anique PREFERENCE OF THE STORE SPORE SPORE REPORT FOR MARKED OF THE SOUGH. /SKS./

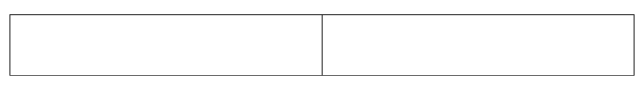
	Application/Control No.	Applicant(s)/Patent Under Reexamination
Search Notes	13118122	FALLON ET AL.
	Examiner	Art Unit
	SURESH SURYAWANSHI	2115

CPC- SEARCHED		
Symbol	Date	Examiner

CPC COMBINATION SETS - SEAF	RCHED	
Symbol	Date	Examiner

US CLASSIFICATION SEARCHED					
Class	Subclass	Date	Examiner		
713	2	5/11/12, 5/14/12	SKS		
Search updated		12/26/12	SKS		
Search updated		7/16/13	SKS		
Search updated		9/16/13	SKS		
Search updated		2/11/14, 2/12/14	SKS		
Search updated		5/23/14, 5/27/14	SKS		

SEARCH NOTES					
Search Notes	Date	Examiner			
EAST; USPAT; US-PGPUB; EPO; JPO; IBM_TDB; NPL	5/11/12, 5/14/12	SKS			
Search updated	12/26/12	SKS			
Search updated	7/16/13	SKS			
Search updated	9/16/13	SKS			
Claim language searched in US-PGPUB	9/16/13	SKS			
Search updated	2/11/14, 2/12/14	SKS			
Search updated	5/23/14, 5/27/14	SKS			



U.S. Patent and Trademark Office

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Part of Paper No. : 20140527

INTERFERENCE SEARCH						
US Class/ CPC Symbol	US Subclass / CPC Group	Date	Examiner			
713	1	5/11/12, 5/14/12	SKS			
711	113	5/11/12, 5/14/12	SKS			
Search updated		12/26/12	SKS			
Search updated		7/16/13	SKS			
Search updated		9/16/13	SKS			
Search updated		2/11/14, 2/12/14	SKS			
Search updated		5/23/14, 5/27/14	SKS			

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		as many sheets as necessary)		Examiner Name	SURYA	WANSHI, Suresh	
Sheet	1	of 1		Attorney Docket Number	2855.00	***************************************	
			U.S. PATER	VT DOCUMENTS			
		Document Number	1				
Examiner initials*	Cite No. <sup>1</sup>	Number-Kind Code <sup>2</sup> (if known)	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document		ages, Columns, Lines, Where Passages or Relevant Figures Appo	ear
	US1	5,784,631	07-21-1998	Wise			
	US2	5,807,036	09-15-1998	Lostlen			
	US3	5,856,797	01-05-1999	Kawauchi	[		
	US4	6,009,491	12-28-1999	Roppel et al.			
	US5	7,327,287 B2	02-05-2008	Martinian et al.			
	US6	7,711,938 B2	05-04-2010	Wise et al.	1		
	US7	8,004,431 B2	08-23-2011	Reznik	1		
	US8	2001/0019630 A1	09-06-2001	Johnson			
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Examiner		Foreign Patent Document	Publication			Pages, Columns, Lines, Where	
initials*	Cite No.1	Country Code <sup>3</sup> -Number <sup>4</sup> -Kind Code <sup>5</sup> (if known)	Date MM-DD-YYYY	Date Applicant of Cited Document		Relevant Passages or Relevant Figures Appear	
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Signature /Suresh Suryawanshi/ Considered 05/28/2014	Signature	Considered	00/28/2014
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\*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.<sup>1</sup> Applicant's unique citation designation number (optional).<sup>2</sup> See Kinds Codes of USPTO Patent Documents at www.uspto.gov or MPEP 901.04.<sup>3</sup> Enter Office that issued the document, by the two-letter code (WIPO Standard ST.3). <sup>4</sup> For Japanes patent for more than the form of the form of the form of the document by the appropriate symbols as indicated on the document under WIPO Standard ST.16 if possible. <sup>6</sup> Applicant is to place a check mark here if English language Translation is attached.

Equivalent of Form PTO/SB/08b (7-09)

Substitute for	form 1449/PTO	Complete if Known		
SEV	ENT! SUPPLEMENTAL	Application Number	13/118,122	
		Filing Date	May 27, 2011	
	RMATION DISCLOSURE	First Named Inventor	James J. FALLON	
STAT	EMENT BY APPLICANT	Art Unit	2115	
	(Use as many sheets as necessary)	Examiner Name	SURYAWANSHI, Suresh	
Sheet	1 of 3	Attorney Docket Number	2855.004000B	

		NON PATENT LITERATURE DOCUMENTS	
Examiner Initials*	Cite No. <sup>1</sup>	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume-issue number(s), publisher, city and/or country where published	T
	NPL1	Opinion, with Errata, filed in Realtime Data, LLC d/b/a IXO v. Morgan Stanley, et al., Case Nos. 13-1092, -1093, -1095, -1097, -1098, -1099, -1100, -1101, and -1103, United States Court of Appeals for the Federal Circuit, filed January 27, 2014, 41 pages.	
	NPL2	Copy of Supplemental Notice of Allowability for U.S. Appl. No. 13/154,211, mailed December 19, 2013, 4 pages.	
	NPL3	Copy of Final Office Action for U.S. Appl. No. 12/690,125, mailed December 27, 2013, 12 pages.	
	NPL4	Copy of Corrected Notice of Allowability for U.S. Appl. No. 11/553,419, mailed January 14, 2014, 2 pages.	
	NPL5	Copy of Notice of Allowance for U.S. Appl. No. 14/035,561, mailed January 16, 2014, 9 pages.	
	NPL6	Copy of Corrected Notice of Allowability for U.S. Application No. 11/553,419, mailed January 31, 2014, 2 pages.	
	NPL7	Patent Owner's Request to Reopen Prosecution Before the Examiner under 37 C.F.R. § 41.77(b) in Inter Partes Reexamination of U.S. Patent No. 7,417,568, Control No. 95/001,533, filed December 2, 2013, 41 pages.	
	NPL8	Patent Owner's Request to Reopen Prosecution Before the Examiner under 37 C.F.R. § 41.77(b) in Inter Partes Reexamination of U.S. Patent No. 7,777,651, Control No. 95/001,581, filed December 2, 2013, 57 pages.	
	NPL9	Patent Owner's Request to Reopen Prosecution Before the Examiner under 37 C.F.R. § 41.77(b) in Inter Partes Reexamination of U.S. Patent No. 7,400,274, Control No. 95/001,544, filed December 2, 2013, 33 pages.	
	NPL10	Patent Owner's Petition Under 37 C.F.R. § 1.182 in Opposition to CME Group's Petition to Strike Patent Owner's Proposed New Claims, in Inter Partes Reexamination of U.S. Patent No. 7,417,568, Control No. 95/001,533, mailed January 2, 2014, 8 pages.	

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Examiner	/Surach Survawanchi/	Date	05/28/2014
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. <sup>1</sup> Applicant's Angle contraction in the contraction of the con

		Equivalent of Form PTO/SB/08b (7-09
Substitute for form 1449/PTO	Comp	lete if Known
SEVENTH SUPPLEMENTAL	Application Number	13/118,122
	Filing Date	May 27, 2011
INFORMATION DISCLOSURE	First Named Inventor	James J. FALLON
STATEMENT BY APPLICANT	Art Unit	2115
(Use as many sheets as necessary)	Examiner Name	SURYAWANSHI, Suresh
Sheet 2 of 3	Attorney Docket Number	2855.004000B

	NON PATENT LITERATURE DOCUMENTS							
Examiner Cite Initials* No. <sup>1</sup>		Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume number, publisher, city and/or country where published	T					
	NPL11	Patent Owner's Petition Under 37 C.F.R. § 1.182 in Opposition to CME Group's Petition to Strike Patent Owner's Proposed New Claims, in Inter Partes Reexamination of U.S. Patent No. 7,400,274, Control No. 95/001,544, mailed January 2, 2014, 8 pages.						
	NPL12	Patent Owner's Petition Under 37 C.F.R. § 1.182 in Opposition to CME Group's Petition to Strike Patent Owner's Proposed New Claims, in Inter Partes Reexamination of U.S. Patent No. 7,777,651, Control No. 95/001,581, mailed January 2, 2014, 10 pages.						
	NPL13	Inter Partes Reexamination Certificate in Inter Partes Reexamination of U.S. Patent No. 7,161,506, Control No. 95/001,926, mailed January 8, 2014, 2 pages.						
	NPL14	Inter Partes Reexamination Certificate in Inter Partes Reexamination of U.S. Patent No. 7,378,992, Control No. 95/001,928, mailed January 8, 2014, 3 pages.						
	NPL15	Examiner's Determination Under 37 C.F.R. § 41.77(d) in Inter Partes Reexamination of U.S. Patent No. 7,714,747, Control No. 95/001,517, mailed January 14, 2014, 11 pages.						
	NPL16	Patent Owner's Petition Under 37 C.F.R. § 1.181 to Strike Third Party Requester's Improper Response Under 37 C.F.R. § 41.77(c), in Inter Partes Reexamination of U.S. Patent No. 7,417,568, Control No. 95/001,533, mailed January 22, 2014, 3 pages.						
	NPL17	Patent Owner's Petition Under 37 C.F.R. § 1.181 to Strike Third Party Requester's Improper Response Under 37 C.F.R. § 41.77(c), in Inter Partes Reexamination of U.S. Patent No. 7,400,274, Control No. 95/001,544, mailed January 22, 2014, 3 pages.						
	NPL18	Patent Owner's Petition Under 37 C.F.R. § 1.181 to Strike Third Party Requester's Improper Response Under 37 C.F.R. § 41.77(c), in Inter Partes Reexamination of U.S. Patent No. 7,777,651, Control No. 95/001,581, mailed January 22, 2014, 3 pages.						
	NPL19	Patent Owner's Petition Under 37 C.F.R. § 1.181 to Strike Third Party Requester's Improper Response Under 37 C.F.R. § 1.132, in Inter Partes Reexamination of U.S. Patent No. 7,417,568, Control No. 95/001,533, mailed January 22, 2014, 3 pages.						
	NPL20	Patent Owner's Petition Under 37 C.F.R. § 1.181 to Strike Third Party Requester's Improper Response Under 37 C.F.R. § 1.132, in Inter Partes Reexamination of U.S. Patent No. 7,400,274, Control No. 95/001,544, mailed January 22, 2014, 3 pages.						

Examiner Signature	Date Considered	05/28/2014
Signature		

\*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. <sup>1</sup> Applicant's an que citation restriction is attracted by the second seco

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		SUPPLEMENTAL	Filing Date	May 27, 2011			
INFO	RMAT	ION DISCLOSURE	First Named Inventor	James J. FALLON			
STATEMENT BY APPLICANT			Art Unit	2115			
		iny sheets as necessary)	Examiner Name	SURYAWANSHI, Suresh			
Sheet	3	of 3	Attorney Docket Numbe	r 2855.004000B			
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Examiner Initials*	Cite No, <sup>1</sup>	appropriate), title of the iter	or (in CAPITAL LETTERS n (book, magazine, journal, number, publisher, city and	), title of the article (when serial, symposium, catalog, /or country where published	T		
NPL21     Patent Owner's Petition Under Improper Response Under 37 Patent No. 7,777,651, Control       NPL22     Court Docket History for 6:1 T-Mobile, USA Inc., downlo			C.F.R. § 1.132, in Inter Part	tes Reexamination of U.S.			
				time Data, LLC d/b/a IXO, v. ages.			
	NPL23		:11-cv-06696-RJH, Realtime Data, LLC d/b/a IXO, v. nloaded January 30, 2014, 80 pages.				
	NPL24	Court Docket History for 1:11 Group Inc. et al., downloaded					
	NPL25	Court Docket History for 1:11 Thomson Reuters et al., down					
:	NPL26	U.S. Patent Application No. 1 Video and Audio Data Distrib					
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Examiner Signature	/Suresh Suryawanshi/	Date Considered	05/28/2014	
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Substitute for form 1449/PTO	Comp	lete if Known
NINTH SUPPLEMENTAL	Application Number	13/118,122
	Filing Date	May 27, 2011
INFORMATION DISCLOSURE	First Named Inventor	James J. FALLON
STATEMENT BY APPLICANT	Art Unit	2115
(Use as many sheets as necessary)	Examiner Name	SURYAWANSHI, Suresh
Sheet 1 of 1	Attorney Docket Number	2855.004000B

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	NPL1	Copy of Final Office Action for U.S. Appl. No. 09/969,987, mailed April 8, 2014, 8 pages.								
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Signature	Considered	

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Electronic Patent Application Fee Transmittal							
Application Number:	13118122						
Filing Date:	27	-May-2011					
Title of Invention:	SYSTEMS AND METHODS FOR ACCELERATED LOADING OF OPERATING SYSTEMS AND APPLICATION PROGRAMS						
First Named Inventor/Applicant Name:	James J. Fallon						
Filer:	Mi	chael V. Messinger/	William Flanigei	۱			
Attorney Docket Number:	28	55.004000B					
Filed as Large Entity							
Utility under 35 USC 111(a) Filing Fees							
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)		
Basic Filing:							
Pages:							
Claims:							
Miscellaneous-Filing:							
Petition:	Petition:						
Patent-Appeals-and-Interference:							
Post-Allowance-and-Post-Issuance:							
Extension-of-Time:							

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

Electronic Acknowledgement Receipt		
EFS ID:	19104409	
Application Number:	13118122	
International Application Number:		
Confirmation Number:	8978	
Title of Invention:	SYSTEMS AND METHODS FOR ACCELERATED LOADING OF OPERATING SYSTEMS AND APPLICATION PROGRAMS	
First Named Inventor/Applicant Name:	James J. Fallon	
Customer Number:	26111	
Filer:	Michael V. Messinger/William Flanigen	
Filer Authorized By:	Michael V. Messinger	
Attorney Docket Number:	2855.004000B	
Receipt Date:	22-MAY-2014	
Filing Date:	27-MAY-2011	
Time Stamp:	15:11:53	
Application Type:	Utility under 35 USC 111(a)	

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Document Number	<b>Document Description</b>	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
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	Miscellaneous Incoming Letter		1	:	2
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			22b4105855db3dc455822f331b2b747bf0d d9537	yes	10
1		2855004000B_9SIDS.pdf	1218906	yes	10

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. MICHAEL V. MESSINGER DIRECTOR (202) 772-8667 MIKEM@SKGF.COM



May 22, 2014

Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450 <u>Confirmation No. 8978</u> Art Unit 2115 Attn: Mail Stop Amendment

 Re: U.S. Utility Patent Application Application No. 13/118,122; Filing Date: May 27, 2011
 For: Systems and Methods for Accelerated Loading of Operating Systems and Application Programs
 Inventors: FALLON *et al.* Our Ref: 2855.004000B

## Commissioner:

Transmitted herewith for appropriate action are the following documents:

- 1. Online Credit Card Payment Authorization in the amount of \$180.00 in payment of the fee under 37 C.F.R. 1.17(p);
- 2. Ninth Supplemental Information Disclosure Statement;
- 3. Form PTO/SB/08b (1 sheet) listing 3 documents (NPL1-NPL3); and
- 4. Copies of cited documents (NPL1-NPL2).

## The above-listed documents are filed electronically through EFS-Web.

In the event that extensions of time are necessary to prevent abandonment of this patent application, then such extensions of time are hereby petitioned.

Commissioner for Patents May 22, 2014 Page 2

Fee payment is provided through online credit card payment. The U.S. Patent and Trademark Office is hereby authorized to charge any fee deficiency, or credit any overpayment, to our Deposit Account No. 19-0036.

Respectfully submitted,

STERNE/KESSLER, GOLDSTEIN & FOX P.L.L.C. Michael V. Messinger

Attorney for Applicants Registration No. 37,575

MVM/MRM/wcf Enclosures

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## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

FALLON et al.

Appl. No.: 13/118,122

Filed: May 27, 2011

For: Systems and Methods for Accelerated Loading of Operating Systems and Application Programs Confirmation No.: 8978 Art Unit: 2115 Examiner: SURYAWANSHI, Suresh Atty. Docket: 2855.004000B

# Ninth Supplemental Information Disclosure Statement

Mail Stop Amendment

Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450

Commissioner:

Notice of Prior and Concurrent Proceedings

Applicants hereby call to the attention of the Patent and Trademark Office the following reexamination proceedings involving patents that are commonly-assigned with the patent in the above-identified patent application:

Proceeding	Status
Inter Partes Reexamination of U.S. Patent No.	Inter Partes Reexamination
6,604,158 (Control No. 95/000,486)	Certificate issued 10/10/2012
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 7,321,937 (Control No. 95/000,466)	Certificate issued 05/15/2012
Inter Partes Reexamination of U.S. Patent	Terminated
No. 6,604,158 (Control No. 95/000,453)	
Ex Parte Reexamination of U.S. Patent No. 6,601,104	Ex Parte Reexamination
(Control No. 90/009,428)	Certificate issued 02/28/2012
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 7,378,992 (Control No. 95/000,478)	Certificate issued 10/04/2012
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 6,624,761 (Control No. 95/000,464)	Certificate issued 06/12/2012
Inter Partes Reexamination of U.S. Patent No.	Inter Partes Reexamination
7,161,506 (Control No. 95/000,479)	Certificate issued 05/22/2012

# FALLON *et al.* Appl. No. 13/118,122

Proceeding	Status
Inter Partes Reexamination of U.S. Patent No. 7,714,747 (Control No. 95/001,517)	Patent Owner's Request for Rehearing Under 37 C.F.R. § 41.79 mailed 02/14/2014
Inter Partes Reexamination of U.S. Patent No. 7,417,568 (Control No. 95/001,533)	Patent Owner's Corrected Request to Reopen Prosecution under 37 C.F.R. § 41.77(b) filed 03/11/2014
Inter Partes Reexamination of U.S. Patent No. 7,777,651 (Control No. 95/001,581)	Patent Owner's Corrected Request to Reopen Prosecution under 37 C.F.R. § 41.77(b) filed 03/11/2014
<i>Inter Partes</i> Reexamination of U.S. Patent No. 7,400,274 (Control No. 95/001,544)	Patent Owner's Corrected Request to Reopen Prosecution under 37 C.F.R. § 41.77(b) filed 03/11/2014

Applicants hereby call to the attention of the Patent and Trademark Office the following reexamination proceedings filed by Cellco Partnership d/b/a Verizon Wireless, involving patents that are commonly-assigned with the patent in the above-identified patent application:

Proceeding	Status
Inter Partes Reexamination of U.S. Patent No.	Inter Partes Reexamination
7,321,937 (Control No. 95/001,922)	Certificate issued 12/05/2013
Inter Partes Reexamination of U.S. Patent	Patent Owner's Supplemental
No. 6,604,158 (Control No. 95/001,923)	Reply to Action Closing
	Prosecution filed 02/27/2014
Inter Partes Reexamination of U.S. Patent	Right of Appeal Notice
No. 7,352,300 (Control No. 95/001,924)	mailed 08/29/2013
Inter Partes Reexamination of U.S. Patent	Patent Owner's Supplemental
No. 7,395,345 (Control No. 95/001,925)	Reply to Action Closing
	Prosecution filed 02/27/2014
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 7,161,506 (Control No. 95/001,926)	Certificate issued 01/08/2014
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 7,415,530 (Control No. 95/001,927)	Certificate issued 08/16/2013
Inter Partes Reexamination of U.S. Patent No.	Inter Partes Reexamination
7,378,992 (Control No. 95/001,928)	Certificate issued 01/08/2014

Atty. Dkt. No. 2855.004000B

Applicants invite the Examiner to review the Requests for Reexamination, issued Office Actions, replies, and any other papers in the above-identified reexamination proceedings. If the Examiner is unable to obtain copies of papers in any reexamination proceeding, copies can be provided to the Examiner upon request.

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# Notice of Related Litigation

Applicants notify the Patent and Trademark Office of the following litigation involving U.S. Patents commonly-owned with the current patent application, the subject matter of which may be related to the present patent application:

No.	Čase	Status
1	Realtime Data LLC d/b/a IXO v. Packeteer, Inc. et al.,	Dismissed
1	No. 6:08-cv-00144-LED (E.D. Texas)	

Applicants also notify the Patent and Trademark Office of the following additional litigation involving U.S. Patents commonly-owned with the current patent application, the subject matter of which may be related to the present patent application:

No.	Case	Status
2	<i>Realtime Data LLC d/b/a IXO v. Thomson Reuters</i> <i>Corporation et al.</i> No. 1:11-cv-06698-RJH (S.D. New York) (transferred from E.D. Texas; 6:09-cv-00333- LED)	Opinion of the Court of Appeals for the Federal Circuit received 01/27/2014
3	<i>Realtime Data LLC d/b/a IXO v. Morgan Stanley et al.</i> , No. 1:11-cv-06696-RJH (S.D. New York) (transferred from E.D. Texas; 6:09-cv-00326-LED)	Opinion of the Court of Appeals for the Federal Circuit received 01/27/2014
4	Realtime Data LLC d/b/a IXO v. CME Group Inc., et al., No. 1:11-cv-06697-RJH (S.D. New York) (transferred from E.D. Texas; No. 6:09-cv-00327-LED)	Opinion of the Court of Appeals for the Federal Circuit received 01/27/2014
5	Chicago Board Options Exchange, Inc., v. Realtime	Dismissed

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	Data LLC d/b/a LXO, No. 09-cv-4486 (N.D. Ill.)	
6	Thomson Reuters Corporation v. Realtime Data, LLC d/b/a IXO, No. 1:09-cv-07868-RMB (S.D.N.Y)	Consolidated with Case No. 2
7	Realtime Data, LLC d/b/a IXO v. CME Group Inc., et al. (II), No. 6:10-cv-246 (E.D. Texas)	Consolidated with Case No. 4
8	Realtime Data LLC d/b/a IXO v. Thomson Reuters Corporation et al. (II), No. 6:10-cv-247 (E.D. Texas)	Consolidated with Case No. 2
9	Realtime Data, LLC d/b/a IXO v. Morgan Stanley, et al. (II), No. 6:10-cv-248 (E.D. Texas)	Consolidated with Case No. 3
10	Realtime Data, LLC d/b/a IXO v. MetroPCS Texas, LLC et al., No. 6:10-cv-00493 (E.D. Texas)	Notice of Appeal Filed

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#### Information Disclosure Statement

Listed on accompanying IDS Form PTO/SB/08b equivalent are documents that may be considered material to the patentability of this application as defined in 37 C.F.R. §1.56, and in compliance with the duty of disclosure requirements of 37 C.F.R. §§ 1.97 and 1.98.

Applicants have listed publication dates on the attached IDS Form based on information presently available to the undersigned. However, the listed publication dates should not be construed as an admission that the information was actually published on the date indicated.

Applicants reserve the right to establish the patentability of the claimed invention over any of the information provided herewith, and/or to prove that this information may not be prior art, and/or to prove that this information may not be enabling for the teachings purportedly offered.

This statement should not be construed as a representation that a search has been made, or that information more material to the examination of the present patent application does not exist. The Examiner is specifically requested not to rely solely on the material submitted herewith.

Filing under 37 C.F.R. § 1.97(c). This Information Disclosure Statement is being filed more than three months after the U.S. filing date AND after the mailing date of the first Office Action on the merits, but before the mailing date of a Final Rejection, or Notice of Allowance, or an action that otherwise closes prosecution in the application. The required fee is provided through online credit card payment authorization in the amount of \$180.00 in payment of the fee under 37 C.F.R. § 1.17(p).

A copies of documents **NPL1-NPL2** are submitted. However, a copy of document **NPL3**, cited on the attached IDS Forms, is not provided in accordance with the U.S. Patent and Trademark Office Official Gazette notice of October 19, 2004, which states: "the requirement in 37 C.F.R. § 1.98(a)(2)(iii) for a legible copy of the specification, including the claims, and drawings of each cited pending U.S. patent application (or portion of the application which caused it to be listed) is *sua sponte* waived where the cited pending application is stored in the USPTO's IFW system."

It is expected that the examiner will review the prosecution and cited art in the parent application nos. 11/551,211, filed October 19, 2006 (now U.S. Patent No. 8,112,619); and 09/776,267, filed February 2, 2001 (now U.S. Patent No. 7,181,608), in accordance with MPEP 2001.06(b), and indicate in the next communication from the

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office that the art cited in the earlier prosecution history has been reviewed in connection with the present application.

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Applicants submit herewith Office Actions from the following co-pending U.S. Patent Applications:

Document **NPL1** is a copy of a Final Office Action mailed April 8, 2014 in the prosecution of co-pending, commonly-assigned U.S. Application No. 09/969,987.

Document NPL2 is a copy of a Non-Final Office Action mailed May 9, 2014 in the prosecution of co-pending, commonly-assigned U.S. Application No. 13/403,785.

The identification of these Office Actions is not to be construed as a waiver of secrecy as to those applications now or upon issuance of the present application as a patent. The Examiner is respectfully requested to consider the cited applications and the art cited therein during examination.

It is respectfully requested that the Examiner initial and return a copy of the enclosed IDS Form, and indicate in the official file wrapper of this patent application that the documents have been considered.

The U.S. Patent and Trademark Office is hereby authorized to charge any fee deficiency, or credit any overpayment, to our Deposit Account No. 19-0036.

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Respectfully submitted,

STERNE KESSLER, GOLDSTEIN & FOX P.L.L.C.

Mi¢hael V. Messinger Attorney for Applicants Registration No. 37,575

Date:

1100 New York Avenue, N.W. Washington, D.C. 20005-3934 (202) 371-2600

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Atty. Dkt. No. 2855.004000B

# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of: FALLON *et al.* Appl. No.: 13/118,122 Filed: May 27, 2011

For: Systems and Methods for Accelerated Loading of Operating Systems and Application Programs Confirmation No.: 8978 Art Unit: 2115 Examiner: SURYAWANSHI, Suresh Atty. Docket: 2855.004000B

# Amendment and Reply Under 37 C.F.R. § 1.111

Mail Stop Amendment

Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450

Commissioner:

In reply to the Office Action dated February 19, 2014 ("Office Action"), Applicants submit the following Amendment and Remarks.

It is not believed that extensions of time are required beyond those that may otherwise be provided for in documents accompanying this paper. However, if additional extensions of time are necessary to prevent abandonment of this application, then such extensions of time are hereby petitioned under 37 C.F.R. § 1.136(a), and any additional fees required to continue prosecution or appeal of this application (including issue fee, fees for net addition of claims or forwarding to appeal) are hereby authorized to be charged to our Deposit Account No. 19-0036.

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## Amendments to the Claims

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

1. (Currently Amended) A method for providing accelerated loading of an operating system in a computer system, <u>the method</u> comprising:

maintaining a list of boot data for booting the computer system,

wherein at least a portion of boot data is associated with the list of boot data;

loading [[the]] at least a portion of boot data in a compressed form that is associated with a portion of a boot data list for booting the computer system into a memory;

accessing the loaded at least a portion of boot data in [[a]] the compressed form from the memory; [[and]]

decompressing[[,]] on a just-in-time basis, the at least a <u>accessed</u> portion of boot data in <u>the</u> compressed form from the memory at a rate that decreases <u>a</u> boot time <u>of the</u> <u>operating system</u> relative to loading the operating system <u>utilizing boot data</u> in an uncompressed form; and

updating the boot data list,

wherein the at least a portion of decompressed boot data [[is]] <u>comprises:</u> a portion of the operating system for the computer system.

2. (Currently Amended) The method of claim 1, further comprising: wherein the updating comprises:

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updating the list of boot data by associating additional boot data a second portion of boot data with the list of boot data list. [[;]]

compressing the boot data loaded into the memory with a data compression engine; and compressing the additional boot data with an encoder coupled to the data compression engine.

3. (Currently Amended) The method of claim 1, further comprising: wherein the updating comprises:

updating the list of boot data by removing an association of additional boot data <u>a</u> second portion of boot data that is associated with the boot data list from the <del>list of</del> boot data <u>list</u>.

4. (Currently Amended) The method of claim 1, further comprising: wherein the updating comprises:

updating the list of boot data by associating additional <u>a second portion of</u> boot data with the <del>list of</del> boot data <u>list;</u> and

compressing at least a portion of the additional second portion of boot data with a data compression encoder.

## 5. (Cancelled)

6. (Currently Amended) A method <u>for booting a computer system</u>, <u>the</u> <u>method</u> comprising:

maintaining a list of compressed boot data for booting a computer system;

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storing compressed boot data in a compressed form associated with [[the]] a portion of a list of compressed boot data list [[on]] in a non-volatile first memory;

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loading the <u>stored</u> compressed boot data from the <u>non-volatile</u> <u>first</u> memory to a <u>second memory</u>;

accessing the loaded compressed boot data from the second memory;

decompressing the <u>accessed</u> compressed boot data to provide decompressed boot data; [[and]]

utilizing the decompressed boot data to <u>at least partially</u> boot the computer system; and

updating the boot data list,

wherein <u>the loading</u>, the accessing, and the decompressing occur within a period of time which is less than a time to access the boot data from the <del>non-volatile</del> <u>first</u> memory <u>if the boot data was stored in the first memory</u> in an uncompressed form.

7. (Currently Amended) A system, comprising:

a processor;

a memory; and

a non-volatile memory device configured to store boot data in <u>a</u> compressed form for booting the system and <u>a</u> logic code associated with the processor, the logic code including instructions executable by the processor for maintaining a list of boot data used for booting the system,

wherein the processor is configured:

to load at least a portion of the boot data in the compressed form that is associated with a boot data list used for booting the system into the memory,

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to access the at least a loaded portion of the boot data in the compressed form, [[and]]

to decompress the <u>at least a accessed</u> portion of the boot data in <u>the</u> compressed form at a rate that decreases <u>a</u> boot time <u>of the system</u> relative to booting the system with uncompressed boot data to boot the system, and

to update the boot data list.

8. (Currently Amended) The system of claim 7, further comprising:

a data compression engine, coupled to the non-volatile memory, configured to compress <u>the portion of</u> boot data to provide the <u>portion of</u> boot data in <u>the</u> compressed form; and

a data compression encoder, coupled to the data compression engine, configured to compress additional <u>a second portion of boot data</u>, the second portion of boot data not being associated with the boot data list.

9. (Currently Amended) A method of loading an operating system for booting a computer system, comprising:

storing substantially all <u>a first portion</u> of the operating system in <u>a</u> compressed form [[on]] <u>in</u> a non-volatile <u>first</u> memory;

loading [[a]] <u>the</u> first portion of the operating system <u>in compressed form</u> from the <u>non-volatile first</u> memory to a second memory, <u>the first portion</u> of the operating system <u>being associated with a boot data list;</u>

accessing the first portion <u>of the operating system</u> from the second memory in <u>the</u> compressed form;

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decompressing the <u>accessed</u> first portion<u>of the operating system</u> to provide a decompressed first portion of the operating system;

utilizing the decompressed first portion of the operating system to at least partially boot the computer system; and

loading a second portion of the operating system in <u>the</u> compressed form from the non-volatile memory to the second memory;

accessing the second portion from the memory in <u>the</u> compressed form;

decompressing the second portion to provide a decompressed second portion of the operating system; and

utilizing the decompressed second portion to further partially boot the computer system,

## updating the boot data list,

wherein the first and second portion[[s]] of the operating system [[are]] is accessed and decompressed at a rate that is faster than accessing the <u>loaded</u> first [[and]] second portion of the operating system from the non-volatile first memory if the first portion of the operating system was to be stored in the first memory in an uncompressed form.

10. (Currently Amended) The method of claim 9, further comprising:

compressing additional boot data a second portion of the operating system that is not associated with the boot data list to provide additional compressed boot data; and

storing the additional compressed boot data second portion of the operating system in the non-volatile first memory, and wherein said utilizing comprises:

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<u>utilizing the stored second portion of the operating system to at least</u> further partially boot the computer system.

11. (Currently Amended) The method of claim 10, wherein the compressing comprises:

compressing the additional boot data second portion of the operating system with a data compression encoder.

12. (Currently Amended) A method for providing accelerated loading of an operating system in a computer system, comprising:

loading boot data in <u>a</u> compressed form <u>that is</u> associated with a boot data list from a <del>non-volatile</del> boot device into a memory upon initialization of the computer system;

accessing the loaded boot data in the compressed form from the memory;

decompressing the <u>accessed</u> boot data in <u>the</u> compressed form <del>accessed</del> from the memory at a rate that decreases a time to load the operating system relative to <del>loading</del> <u>a</u> <u>second time to load</u> the operating system with [[the]] boot data in <u>an</u> uncompressed form to provide decompressed boot data; [[and]]

utilizing the decompressed boot data to load <u>at least a portion</u> the operating system for the computer system; and

updating the boot data list.

13. (Currently Amended) The method of claim 12, further comprising:

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compressing additional boot data that is not associated with a boot data list with a random access data compression encoder.

14. (Currently Amended) A method for providing accelerated loading of an operating system in a computer system, comprising:

#### maintaining a boot data list;

loading boot data <u>in a compressed form that is</u> associated with [[the]] <u>a</u> boot data list from a non-volatile boot device into a memory as compressed boot data upon initialization of the computer system;

accessing the <u>loaded</u> compressed boot data <u>in the compressed form</u> from the memory; [[and]]

decompressing[[,]] on a just in-time basis, the compressed accessed boot data in the compressed form accessed from the memory at a rate that decreases a time to load the operating system relative to loading the operating system with the boot data in an uncompressed form; and

updating the boot data list.

15. (Currently Amended) A method for providing accelerated loading of an operating system in a computer system, comprising:

accessing boot data for booting the computer system, wherein at least a portion of the boot data is in <u>a</u> compressed form <u>and is associated with a boot data list;</u>

loading the boot data into a memory; and

servicing <u>a</u> request[[s]] for the boot data from the computer system using the loaded compressed boot data, wherein the servicing requests include accessing to access

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 the loaded compressed boot data and decompressing to decompress the accessed
 compressed boot data at a rate that decreases an overall a boot time of the operating

 system relative to loading the operating system utilizing boot data in an uncompressed
 an uncompressed

form; and

updating the boot data list.

16. (Currently Amended) The method of claim 15, wherein the boot data comprises:

a program code associated with the operating system.

17. (Currently Amended) The method of claim 15, wherein the operating system comprises:

a plurality of multiple files.

18. (Cancelled)

19. (Currently Amended) The method of claim 15, wherein the boot data comprises:

<u>a</u> program code associated with a combination of the operating system and one or more an application program[[s]].

20. (Currently Amended) The method of claim [[18]] <u>19</u>, wherein the one or more application program[[s]] comprises:

a plurality of multiple files.

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21.-22 (Cancelled)

23. (Currently Amended) The method of claim [[22]] <u>15</u>, <u>wherein the</u> <u>servicing comprises:</u>

servicing the request to access boot data that is not associated with the boot data list, and wherein the updating comprises:

adding associating the accessed boot data that is not associated with the boot data list to the boot data list any boot data requested by the computer system not previously stored in the list.

24. (Currently Amended) The method of claim [[22]] <u>15</u>, wherein a second portion of the boot data that is associated with the boot data list is not accessed, and wherein the updating comprises:

disassociating the second portion of the boot data removing from the boot data list any boot data previously stored in the list and not requested by the computer system.

25. (Currently Amended) The method of claim 15, further comprising: maintaining [[a]] <u>the</u> boot data list.

26. (Currently Amended) The method of claim 15, wherein the accessing comprises:

accessing the boot data from a non-volatile memory device.

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27. (Currently Amended) The method of claim 1, wherein the at least a portion of the boot data in the compressed form represents a plurality of files.

28. (Currently Amended) The method of claim 1, wherein the at least a portion of the boot data in the compressed form comprises:

a program code associated with the operating system.

29. (Currently Amended) The method of claim 1, further comprising:
 compressing the at least a portion of the boot data with one or more advanced <u>a</u>
 compression encoders encoder to provide the at least a portion of the boot data in <u>the</u>
 compressed form.

30. (Currently Amended) The method of claim 1, wherein the decompressing comprises:

decompressing the <u>at least a accessed</u> portion of the boot data in <u>the</u> compressed form utilizing <del>one or more advanced</del> <u>a</u> decompression <del>decoders</del> <u>decoder</u>.

31. – 32. (Cancelled)

33. (Currently Amended) The method of claim 1, wherein the memory [[is]] comprises:

<u>a</u> physical <u>memory</u>.

34. – 36. (Cancelled)

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37. (Currently Amended) The method of claim 1, wherein the operating system comprises:

multiple <u>a plurality of</u> files.

38. (Cancelled)

39. (Currently Amended) The method of claim 1, wherein the boot data comprises:

<u>a</u> program code associated with a combination of the operating system and one or more an application programs program.

40. (Currently Amended) The method of claim [[38]] <u>39</u>, wherein the one or more application programs program comprises: are comprised of

multiple <u>a plurality of</u> files.

41. (Currently Amended) The method of claim 1, wherein the accessing comprises:

accessing the <u>loaded</u> at least a portion of the boot data in <u>the</u> compressed form via direct memory access.

42. (Currently Amended) The method of claim 1, wherein Huffman a form of dictionary encoding [[is]] was utilized to encode the at least a portion of the boot data in the compressed form.

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43. (Currently Amended) The method of claim 1, wherein Lempel-Ziv encoding [[is]] was utilized to encode at least a the portion of the boot data in the compressed form.

44. (Currently Amended) The method of claim 1, wherein a plurality of encoders [[are]] were utilized to encode the at least a portion of the boot data in compressed form.

45. (Currently Amended) The method of claim 6, wherein the compressed boot data represents a plurality of files.

46. (Currently Amended) The method of claim 6, wherein the compressed boot data comprises:

a program code associated with an operating system of the computer system.

47. (Currently Amended) The method of claim 6, further comprising:

compressing the boot data with one or more advanced compression encoders to provide the compressed boot data.

48. (Currently Amended) The method of claim 6, wherein the decompressing comprises:

decompressing the compressed boot data with one or more advanced <u>a</u> decompression decoders decoder.

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49. – 50. (Cancelled)

51. (Currently Amended) The method of claim 6, wherein the second memory [[is]] <u>comprises:</u>

<u>a</u> physical <u>memory</u>.

52. – 54. (Cancelled)

55. (Currently Amended) The method of claim 46, wherein the operating system comprises:

multiple a plurality of files.

# 56. (Cancelled)

57. (Currently Amended) The method of claim 6, wherein the compressed boot data comprises:

<u>a</u> program code associated with <u>a combination of</u> an operating system of the computer system and <del>one or more</del> <u>an</u> application <del>programs</del> <u>program</u>.

58. (Currently Amended The method of claim [[56]] <u>57</u>, wherein the one or more application programs program includes comprises:

a plurality of multiple files.

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59. (Currently Amended) The method of claim 6, wherein the accessing comprises:

accessing the <u>loaded</u> compressed boot data via direct memory access.

60. (Currently Amended) The method of claim 6, wherein Huffman <u>a form of</u> <u>dictionary</u> encoding [[is]] <u>was</u> utilized to encode the compressed boot data.

61. (Currently Amended) The method of claim 6, wherein Lempel-Ziv encoding [[is]] was utilized to encode the compressed boot data.

62. (Currently Amended) The method of claim 6, wherein a plurality of encoders [[are]] were utilized to encode the compressed boot data.

63. (Currently Amended) The system of claim 7, wherein the boot data in <u>the</u> compressed form represents a plurality of files.

64. (Currently Amended) The system of claim 7, wherein the boot data <u>in the</u> <u>compressed form</u> comprises:

a program code associated with an operating system.

65. (Currently Amended) The system of claim 7, further comprising:
 one or more advanced compression encoders an encoder configured to compress
 the boot data to provide the boot data in <u>the</u> compressed form.

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FALLON *et al.* Appl. No. 13/118,122

66. (Currently Amended) The system of claim 7, further comprising:

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one or more advanced decompression decoders <u>a decoder</u> configured to decompress the boot data in <u>the</u> compressed form.

67.-68. (Cancelled)

69. (Currently Amended) The system of claim 7, wherein the <u>first</u> memory <u>comprises:</u> [[is]]

<u>a</u> physical <u>memory</u>.

70. - 72. (Cancelled)

73. (Currently Amended) The system of claim 7, wherein the boot data in <u>the</u> compressed form is comprised <u>comprises</u>: of multiple

<u>a plurality of</u> files.

74. (Cancelled) <u>a</u> program code associated with <del>one or more</del> <u>an</u> application programs program of the system.

75. (Currently Amended) The system of claim 7, wherein the boot data <u>in the</u> <u>compressed form</u> comprises:

<u>a</u> program code associated with a combination of an operating system of the system and one or more <u>an</u> application <del>programs</del> <u>program</u>.

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76. (Currently Amended) The system of claim 74, wherein the one-or-more application programs program comprises: are comprised of multiple

a plurality of files.

77. (Currently Amended) The system of claim 7, wherein the processor is further configured to access the <u>loaded</u> at least a portion of the boot data in <u>the</u> compressed form <u>from</u> the memory via direct memory access.

78. (Currently Amended) The system of claim 7, wherein the processor is further configured to utilize Huffman <u>a form of dictionary</u> encoding to encode [[the]] <u>a</u> portion <u>of the</u> boot data to provide the <u>portion of the</u> boot data in <u>the</u> compressed form.

79. (Currently Amended) The system of claim 7, wherein the processor is further configured to utilize Lempel-Ziv encoding to encode [[the]] <u>a portion of the</u> boot data to provide the <u>portion of the</u> boot data in <u>the</u> compressed form.

80. (Currently Amended) The system of claim 7, further comprising:

a plurality of encoders configured to encode the boot data in the compressed form.

81. (Currently Amended) The method of claim 9, wherein the operating system in the compressed form represents a plurality of files.

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82. (Currently Amended) The method of claim 9, wherein the operating system in <u>the compressed form comprises:</u>

program code associated with [[an]] the operating system.

83. (Currently Amended) The method of claim 9, further comprising:

compressing <u>a first portion of</u> the operating system <del>with one or more advanced</del> compression encoder to provide <u>the first portion of</u> the operating system in <u>the</u> compressed form.

84. (Currently Amended) The method of claim 9, wherein the decompressing the <u>accessed</u> first <del>and second</del> portion[[s]] comprise:

decompressing the <u>accessed</u> first <del>and second</del> portion[[s]] with <del>one or more</del> advanced <u>a</u> decompression decoder[[s]].

85. – 86. (Cancelled)

87. (Currently Amended) The method of claim 9, wherein the <u>first</u> memory <u>comprises:</u> [[is]]

<u>a</u> physical <u>memory</u>.

88. – 90. (Cancelled)

91. (Currently Amended) The method of claim 9, wherein the operating system <u>comprises: is comprised of multiple</u>

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a plurality of files.

92. (Cancelled)

93. (Currently Amended) The method of claim 9, wherein the operating system in <u>the compressed form comprises:</u>

<u>a</u> program code associated with <u>a combination of an the</u> operating system <del>of the</del> computer system and <del>one or more</del> <u>an</u> application program[[s]].

94. (Currently Amended) The method of claim [[92]] <u>93</u>, wherein the one or more application program comprises: programs are comprised of multiple

<u>a plurality of</u> files.

95. (Currently Amended) The method of claim 9, wherein the accessing comprises:

accessing the <u>loaded</u> first portion from the second memory via direct memory access.

96. (Currently Amended) The method of claim 9, wherein Huffman <u>a form of</u> <u>dictionary</u> encoding [[is]] <u>was</u> utilized to encode the operating system in <u>the</u> compressed form.

97. (Currently Amended) The method of claim 9, wherein Lempel-Ziv encoding [[is]] was utilized to encode the operating system in the compressed form.

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98. (Currently Amended) The method of claim 9, wherein a plurality of encoders [[are]] were utilized to encode the operating system in <u>the</u> compressed form.

99. (Currently Amended) The method of claim 12, wherein the boot data in the compressed form represents a plurality of files.

100. (Currently Amended) The method of claim 12, wherein the boot data in the compressed form comprises:

a program code associated with the operating system.

101. (Currently Amended) The method of claim 12, further comprising: compressing boot data in compressed form utilizing one or more advanced compression encoder to provide the boot data in <u>the</u> compressed form.

102. (Currently Amended) The method of claim 12, wherein the decompressing comprises:

decompressing the boot data in <u>the</u> compressed form utilizing <del>one or more</del> advanced <u>a</u> decompression decoder[[s]].

103. - 104. (Cancelled)

105. (Currently Amended) The method of claim 12, wherein the memory comprises: [[is]]

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<u>a</u> physical <u>memory</u>.

106. – 108. (Cancelled)

109. (Currently Amended) The method of claim 12, wherein the operating system is comprised of multiple comprises:

<u>a plurality of files.</u>

110. (Cancelled)

111. (Currently Amended) The method of claim 12, wherein the boot data <u>in</u> the compressed form comprises:

<u>a</u> program code associated with a combination of the operating system and one or more <u>an</u> application program[[s]].

112. (Currently Amended) The method of claim [[110]] <u>111</u>, wherein the one or more application program[[s]] are comprised of multiple <u>comprises</u>:

a plurality of files.

113. (Currently Amended) The method of claim 12, wherein the accessing comprises:

accessing the boot data in <u>the</u> compressed form from the memory via direct memory access.

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114. (Currently Amended) The method of claim 12, wherein Huffman <u>a form</u> of dictionary encoding [[is]] was utilized to encode the boot data in <u>the</u> compressed form.

115. (Currently Amended) The method of claim 12, wherein Lempel-Ziv encoding [[is]] was utilized to encode the boot data in <u>the</u> compressed form.

116. (Currently Amended) The method of claim 12, wherein a plurality of encoders [[are]] were utilized to encode the boot data in compressed form.

117. (Currently Amended) The method of claim 14, wherein the compressed boot data in the compressed form represents a plurality of files.

118. (Currently Amended) The method of claim 14, wherein the boot data <u>in</u> the compressed form comprises:

a program code associated with the operating system.

119. (Currently Amended) The method of claim 14, further comprising:

compressing [[the]] boot data with one or more advanced compression encoders to provide the compressed boot data.

120. (Currently Amended) The method of claim 14, wherein the decompressing comprises:

decompressing the compressed boot data with one or more advanced <u>a</u> decompression decoder[[s]].

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121. – 122. (Cancelled)

123. (Currently Amended) The method of claim 14, wherein the memory [[is]] comprises:

a physical memory.

124. – 126. (Cancelled)

127. (Currently Amended) The method of claim 14, wherein the operating system is comprised of multiple <u>a plurality of</u> files.

128. (Cancelled)

129. (Currently Amended) The method of claim 14, wherein the boot data <u>in</u> the compressed form comprises:

<u>a</u> program code associated with a combination of the operating system and <del>one or</del> more application program[[s]].

130. (Currently Amended) The method of claim [[128]] <u>129</u>, wherein the one or more application program[[s]] [[are]] <u>is</u> comprised of <u>multiple a plurality of</u> files.

131. (Currently Amended) The method of claim 14, wherein the accessing comprises:

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accessing the loaded compressed boot data in the compressed form from the memory via direct memory access.

(Currently Amended) The method of claim 14, wherein Huffman a form 132. of dictionary encoding [[is]] was utilized to encode the compressed boot data.

(Currently Amended) The method of claim 14, wherein Lempel-Ziv 133. encoding [[is]] was utilized to encode the compressed boot data.

(Currently Amended) The method of claim 14, wherein a plurality of 134. encoders [[are]] were utilized to encode the compressed boot data.

(New) The method of claim 1, further comprising: 135.

accessing a second portion of boot data that is not associated with the boot data list, and wherein the updating comprises:

associating the second portion of boot data with the boot data list.

(New) The method of claim 1, wherein a second portion of boot data that 136. is associated with the boot data list is not accessed, and wherein the updating comprises: disassociating the second portion of boot data from the boot data list.

(New) The method of claim 6, further comprising: 137.

accessing a second compressed boot data that is not associated with the boot data list, and wherein the updating comprises:

- 25 - FALLON *et al.* Reply to Office Action of February 19, 2014 Appl. No. 13/118,122 associating the second compressed boot data with the boot data list.

138 (New) The method of claim 6, wherein second boot data that is associated with the boot data list is not accessed, and wherein the updating comprises:

disassociating the second boot data from the boot data list.

139. (New) The system of claim 7, wherein the processor is further configured:to access a second portion of the boot data that is not associated with the bootdata list, and

to associate the second portion of the boot data with the boot data list.

140. (New) The system of claim 7, wherein a second portion of the boot data in that is associated with the boot data list is not accessed by the processor, and wherein the processor is further configured:

to disassociate the second boot data from the boot data list.

141. (New) The method of claim 9, further comprising:

accessing a second portion of the operating system that is not associated with the boot data list, and wherein the updating comprises:

associating the second portion of the operating system with the boot data list.

142. (New) The method of claim 9, wherein a second portion of the operating system that is associated with the boot data list is not accessed from the memory, and wherein the updating comprises:

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disassociating the second portion of the operating system from the boot data list.

143. (New) The method of claim 12, further comprising:

accessing second boot data that is not associated with the boot data list, and wherein the updating comprises:

associating the second boot data with the boot data list.

144. (New) The method of claim 12, wherein second boot data that is associated with the boot data list is not accessed from the memory, and wherein the updating comprises:

disassociating the second boot data from the boot data list.

145. (New) The method of claim 14, further comprising:

accessing second boot data that is not associated with the boot data list, and wherein the updating comprises:

associating the second boot data with the boot data list.

146. (New) The method of claim 14, wherein second boot data that is associated with the boot data list is not accessed, and wherein the updating comprises:

disassociating the second boot data from the boot data list.

147. (New) The method of claim 2, further comprising: storing the updated boot list in a non-volatile memory.

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148. (New) The method of claim 2, further comprising:compressing at least a portion of the second portion of boot data.

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149. (New) The method of claim 148, further comprising: storing the compressed second portion of boot data.

150. (New) The method of claim 1, wherein a plurality of data compression encoders were utilized to encode the portion of the boot data in the compressed form.

151. (New) The method of claim 1, wherein the updating comprises:updating the boot data list in response to the accessing.

152. (New) The method of claim 6, wherein the updating comprises: updating the boot data list in response to the utilizing.

153. (New) The system of claim 7, wherein the processor is configured to update the boot data list based upon the accessed portion of the boot data.

154. (New) The method of claim 9, wherein the updating comprises: updating the boot data list in response to the accessing or the utilizing.

155. (New) The method of claim 12, wherein the updating comprises: updating the boot data list in response to the accessing or the utilizing. - 28 -Reply to Office Action of February 19, 2014

156. (New) The method of claim 14, wherein the updating comprises: updating the boot data list in response to the accessing.

157. (New) The method of claim 15, wherein the updating comprises:

updating the boot data list in response to the servicing.

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## Remarks

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Reconsideration of this Application is respectfully requested.

Upon entry of the foregoing amendment, claims 1-4, 6-17, 19, 20, 23-30, 33, 37, 39-48, 51, 55, 57-66, 69, 73, 75-84, 87, 91, 93-102, 105, 109, 111-120, 123, 127, 129-157 are pending in the application, with claims 1, 6, 7, 9, 12, 14, and 15 being the independent claims. Claims 1-4, 6-17, 19, 20, 23-30, 33, 37, 39-48, 51, 55, 57-66, 69, 73-84, 87, 91-102, 105, 109-120, 123, 127-134 are sought to be amended. Claims 5, 18, 22, 31, 32, 34-36, 38, 49, 50, 52-54, 56, 68, 70-72, 74, 85, 86, 88-90, 92, 103, 104, 106-108, 10, 121, 122, 124-126, and 128 are sought, or were previously sought, to be canceled without prejudice to or disclaimer of the subject matter therein. Applicants reserve the right to prosecute similar or broader claims, with respect to the cancelled and/or amended claims, in the future. New claims 135-157 are sought to be added. These changes are believed to introduce no new matter, and their entry is respectfully requested.

Based on the above amendment and the following remarks, Applicants respectfully request that the Examiner reconsider all outstanding rejections and that they be withdrawn.

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#### Rejections under 35 U.S.C. § 102

<u>Claims 1, 6-7, 9, 12, 14-22, 25-30, 33, 37-48, 51, 55-66, 69, 73-84, 87, 91-102,</u> <u>105, 109-120, 123 and 127-134</u> Claims 1, 6-7, 9, 12, 14-22, 25-30, 33, 37-48, 51, 55-66, 69, 73-84, 87, 91-102,

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105, 109-120, 123 and 127-134 stand rejected under 35 U.S.C. § 102(e) as allegedly being anticipated by United States Patent No. 6,374,353 to Settsu et al. ("Settsu"). Without acquiescing to the merits of this allegation, Applicants have cancelled, or previously cancelled, claims 5, 18, 22, 31, 32, 34-36, 38, 49, 50, 52-54, 56, 68, 70-72, 74, 85, 86, 88-90, 92, 103, 104, 106-108, 110, 121, 122, 124-126, and 128 without prejudice or disclaimer, thereby rendering moot the rejections of the same. Applicants contend that the canceling of these claims does not give rise to any implication regarding whether Applicants agree with or acquiesce to this rejection. In regard to the remaining pending claims, Applicants respectfully traverse the rejection and provide the following arguments to support patentability.

The Office Action indicates that "[c]laims 2-4 and 22-24 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims." (Office Action, p. 21). Without acquiescing to the merits of this allegation and for the purpose of advancing prosecution of this Application, Applicants have amended independent claims 1, 6, 7, 9, 12, 14, and 15 to substantially incorporate the "updating" feature that was previously recited by dependent claim 22, now cancelled. The amendments to independent claims 1, 6, 7, 9, 12, 14, and 15 and to dependent claims 16-22, 25-30, 33,

- 31 - FALLON *et al.* Reply to Office Action of February 19, 2014 Appl. No. 13/118,122 37-48, 51, 55-66, 69, 73-84, 87, 91-102, 105, 109-120, 123 and 127-134 presented herewith does not give rise to any implication regarding whether Applicants agree with or acquiesce to this rejection.

Accordingly, Applicants believe that independent claims 1, 6, 7, 9, 12, 14, and 15 should be in condition for allowance. Applicants believe dependent claims 16-21, 25-30, 33, 37, 39-48, 51, 55, 57-66, 69, 73-84, 87, 91-102, 105, 109-120, 123 and 127-134 should likewise be in condition for allowance for at least the same reasons as the independent claims from which they depend and further in view of their own respective features. Accordingly, Applicants respectfully request that the rejection of claims 1, 6-7, 9, 12, 14-21, 25-30, 33, 37, 39-48, 51, 55, 57-66, 69, 73, 75-84, 87, 91, 93-102, 105, 109, 111-120, 123, 127 and 129-134 under 35 U.S.C. § 102(e) be reconsidered and withdrawn.

#### Allowable Subject Matter

#### Claims 2-4 and 22-24

Claims 2-4 and 22-24 stand objected to as allegedly "being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims." (Office Action, p. 21). Without acquiescing to the merits of this allegation, Applicants have cancelled dependent claim 22 without prejudice or disclaimer, thereby rendering moot the objections of the same. Applicants contend that the canceling of this claim does not give rise to any implication regarding whether Applicants agree with or acquiesce to this objection. In regard to dependent claims 2-4, 23, and 24, Applicants respectfully traverse the objection and provide the following arguments to support patentability.

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From the discussion above, Applicants have traversed the rejections to independent claims 1 and 15. Dependent claims 2-4, 23, and 24 are likewise allowable for at least the same reasons as the independent claims from which they respectively depend and further in view of their own respective features. Accordingly, Applicants respectfully request that the objection of claims 2-4, 23, and 24 be reconsidered and withdrawn.

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### Addition of New Claims

#### <u>Claims 135-157</u>

New claims 135-157 have been added. From the discussion above, Applicants have traversed the rejections to independent claims 1, 6, 7, 9, 12, 14, and 15. Applicants believe dependent claims 135-157 should likewise be allowable for at least the same reasons as the independent claims from which they respectively depend and further in view of their own respective features.

#### Information Disclosure Statement

Applicants filed an Eighth Supplemental Information Disclosure Statement on March 28, 2014. Applicants respectfully request that this IDS be considered, and that the Forms SB/08A and SB/08B, be returned in the next communication indicating that the references have been considered. Reply to Office Action of February 19, 2014

# Conclusion

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All of the stated grounds of objection and rejection have been properly traversed, accommodated, or rendered moot. Applicants therefore respectfully request that the Examiner reconsider all presently outstanding objections and rejections and that they be withdrawn. Applicants believe that a full and complete reply has been made to the outstanding Office Action and, as such, the present application is in condition for allowance. If the Examiner believes, for any reason, that personal communication will expedite prosecution of this application, the Examiner is invited to telephone the undersigned at the number provided.

Prompt and favorable consideration of this Amendment and Reply is respectfully requested.

Respectfully submitted, STERNE KESSLER, GOLDSTEIN & FOX P.L.L.C.

Date: May 6, 2014

1100 New York Avenue, N.W. Washington, D.C. 20005-3934 (202) 371-2600 <sup>1817067\_1</sup>

Michael V. Messinger Attorney for Applicants Registration No. 37,575

Electronic Ac	knowledgement Receipt		
EFS ID:	18960218		
Application Number:	13118122		
International Application Number:			
Confirmation Number:	8978		
Title of Invention:	SYSTEMS AND METHODS FOR ACCELERATED LOADING OF OPERATING SYSTEMS AND APPLICATION PROGRAMS		
First Named Inventor/Applicant Name:	James J. Fallon		
Customer Number:	26111		
Filer:	Michael V. Messinger		
Filer Authorized By:			
Attorney Docket Number:	2855.004000B		
Receipt Date:	06-MAY-2014		
Filing Date:	27-MAY-2011		
Time Stamp:	18:18:56		
Application Type:	Utility under 35 USC 111(a)		

# Payment information:

Submitted wi	th Payment	no	no					
File Listin	g:							
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)			
1		2855_004000B_AMEND.pdf	847505 79b6abc6293568880a083fdf63dc042f9e90 308c	yes	34			

Multipart Description/PD	Multipart Description/PDF files in .zip description						
Document Description	Start	End					
Miscellaneous Incoming Letter	1	1					
Amendment/Req. Reconsideration-After Non-Final Reje	ect 2	2					
Claims	3	29					
Applicant Arguments/Remarks Made in an Amendmer	nt 30	34					
Warnings:	1						
Information:							
Total Files Size (	in bytes): 8	47505					

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. MICHAEL V. MESSINGER DIRECTOR (202) 772-8667 MIKEM@SKGF.COM



May 6, 2014

Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450 <u>Confirmation No. 8978</u> Art Unit 2115 Attn: Mail Stop Amendment

 Re: U.S. Utility Patent Application Appl. No. 13/118,122; Filing Date: May 27, 2011
 For: Systems and Methods for Accelerated Loading of Operating Systems and Application Programs
 Inventors: FALLON et al. Our Ref: 2855.004000B

Commissioner:

Transmitted herewith for appropriate action is a document entitled <u>Amendment and</u> **Reply Under 37 C.F.R. §1.111** which is submitted electronically through EFS-Web.

In the event that extensions of time are necessary to prevent abandonment of this patent application, then such extensions of time are hereby petitioned.

The U.S. Patent and Trademark Office is hereby authorized to charge any fee deficiency, or credit any overpayment, to our Deposit Account No. 19-0036.

Respectfully submitted, & FOX P.L.L.C. SLER, GOLDSTÉIN KES Michael V. Messinger

Attorney for Applicants Registration No. 37,575

MVM/MRM/jmh Enclosure

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PTO/SB/06 (09-11) Approved for use through 1/31/2014. OMB 0651-0032 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

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APPLICATION AS FILED – PART I											
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	FOR		NU	IMBER FIL	.ED	NUMBER EXTRA		RATE (\$)	F	=EE (\$)	
BASIC FEE N/A N/A								N/A			
	SEARCH FEE (37 CFR 1.16(k), (i), d	or (m))		N/A		N/A		N/A			
	EXAMINATION FE (37 CFR 1.16(o), (p), (	E		N/A		N/A		N/A			
	CFR 1.16(i))	(4))		min	us 20 = *			X \$ =			
IND	EPENDENT CLAIM CFR 1.16(h))	S		mi	nus 3 = *			X \$ =			
APPLICATION SIZE FEE (37 CFR 1.16(s)) If the specification and drawings exceed 100 sheets of paper, the application size fee due is \$310 (\$155 for small entity) for each additional 50 sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s).											
	MULTIPLE DEPEN	IDENT CLA	AIM PRE	SENT (3	7 CFR 1.16(j))						
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	(Column 1) (Column 2) (Column 3)										
AMENDMENT	05/06/2014	AFTER	REMAINING NUMBER			PRESENT EX	TRA	RATE (\$)	ADDITIC	ONAL FEE (\$)	
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ΕN	Independent (37 CFR 1.16(h))	* 7		Minus	***7	= 0		× \$420 =		0	
AM	Application Size Fee (37 CFR 1.16(s))										
	FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(j))										
		(Colum	n 1)		(Column 2)	(Column 3	)	TOTAL ADD'L FE	E	0	
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Ψ	Application Si	ze Fee (37	CFR 1.	16(s))							
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								TOTAL ADD'L FE	E		
** lf *** l The	<ul> <li>* If the entry in column 1 is less than the entry in column 2, write "0" in column 3.</li> <li>** If the "Highest Number Previously Paid For" IN THIS SPACE is less than 20, enter "20".</li> <li>/TRINA STEPTOE/</li> <li>*** If the "Highest Number Previously Paid For" IN THIS SPACE is less than 3, enter "3".</li> <li>The "Highest Number Previously Paid For" (Total or Independent) is the highest number found in the appropriate box in column 1.</li> </ul>										
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In scallection 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 tile (and by the USP10 to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. **SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.** If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.

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18[14]	10 m	H SUPPLEMEN	ารา เมาะ	Application Number	13/118,	122			
				Filing Date	May 27, 2011				
		ATION DISCLO		First Named Inventor	James J.	. FALLON			
STA		ENT BY APPLI	CANT	Art Unit	2115				
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			U.S. PATEN	T DOCUMENTS		8			
Examiner initials*			Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document		iges, Columns, Lines, Where Passages or Relevant Figures App	ear		
	US1	5,812,883	09-22-1998	Rao					
	US2	5,881,104	03-09-1999	Akahane					
	US3	5,901,278	05-04-1999	Kurihara et al.					
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			06-20-2002	Vidal et al.					
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Equivalent of Form PTO/SB/08b (7-09)

Substitute for form	1449/PT(	)			Complete if Known		
CIA DI	rn ci	II CIIDDI FAFA		NARNTAT	Application Number	13/118,122	
	TH SUPPLEMENTAL				Filing Date	May 27, 2011	
INFORM	MATION DISCLOSURE	First Named Inventor	James J. FALLON				
STATEMENT BY APPLICANT					Art Unit	2115	
(Use as many sheets as necessary)				necessary)	Examiner Name	SURYAWANSHI, Suresh	
Sheet	1	of		2	Attorney Docket Number	2855.004000B	

		NON PATENT LITERATURE DOCUMENTS	
Examiner Initials*	Cite No. <sup>1</sup>	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume-issue number(s), publisher, city and/or country where published	T <sup>2</sup>
	NPL1	Copy of Notice of Allowance for U.S. Appl. No. 13/101,994, mailed February 20, 2014, 5 pages.	
	NPL2	Copy of Supplemental Notice of Allowance for U.S. Appl. No. 12/857,238, mailed February 25, 2014, 2 pages.	
	NPL3	Copy of Non-Final Office Action for U.S. Appl. No. 14/134,933, mailed February 25, 2014, 7 pages.	
	NPL4	Copy of Non-Final Office Action for U.S. Appl. No. 14/033,245, mailed February 26, 2014, 11 pages.	
	NPL5	Copy of Non-Final Office Action for U.S. Appl. No. 14/134,926, mailed February 27, 2014, 16 pages.	
	NPL6	Declaration of Dr. James W. Modestino under 37 C.F.R. § 1.132 in Inter Partes Reexamination of U.S. Patent No. 7,417,568, Control No. 95/001,533, executed November 29, 2013; 51 pages.	
	NPL7	Declaration of Dr. James W. Modestino under 37 C.F.R. § 1.132 in Inter Partes Reexamination of U.S. Patent No. 7,400,274, Control No. 95/001,544, executed November 29, 2013; 49 pages.	
	NPL8	Declaration of Dr. James W. Modestino under 37 C.F.R. § 1.132 in Inter Partes Reexamination of U.S. Patent No. 7,777,651, Control No. 95/001,581, executed November 29, 2013; 50 pages.	
	NPL9	Patent Owner's Request For Rehearing Under 37 C.F.R. § 41.79, in Inter Partes Reexamination of U.S. Patent No. 7,714,747, Control No. 95/001,517, filed February 14, 2014, 11 pages.	
	NPL10	Patent Owner's Supplemental Reply to Action Closing Prosecution in Inter Partes Reexamination of U.S. Patent No. 6,604,158, Control No. 95/001,923, filed February 27, 2014, 10 pages.	

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			Equivalent of Form PTO/SB/08b (7-09				
Substitute for	form 1449/PT	0	Complete if Known				
FIC	HTHS	UPPLEMENTAL	Application Number 13/118,122				
			Filing Date	May 27, 2011			
INFO	RMAT	ION DISCLOSURE	First Named Inventor	James J. FALLON			
STAT	<b>'EMEN</b>	T BY APPLICANT	Art Unit	2115			
	(Use as ma	ny sheets as necessary)	Examiner Name	SURYAWANSHI, Suresh			
Sheet	2	of 2	Attorney Docket Number	2855.004000B			
		Non Patent Li	TERATURE DOCUMENTS				
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	NPL11	Patent Owner's Supplemental F Reexamination of U.S. Patent 1 27, 2014, 9 pages.	Reply to Action Closing Prose No. 7,395,345, Control No. 9	ecution in Inter Partes 5/001,925, filed February			
	NPL12	Corrected Request to Reopen F 41.77(b) in Inter Partes Reexan 95/001,533, mailed March 11,	nination of U.S. Patent No. 7.				
	NPL13	Corrected Request to Reopen F 41.77(b) in Inter Partes Reexan 95/001,544, mailed March 11,	nination of U.S. Patent No. 7.	ner under 37 C.F.R. § ,400,274, Control No.			
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Electronic Patent Application Fee Transmittal							
Application Number: 13118122							
Filing Date:	27.	27-May-2011					
Title of Invention:	SYSTEMS AND METHODS FOR ACCELERATED LOADING OF OPERATING SYSTEMS AND APPLICATION PROGRAMS						
First Named Inventor/Applicant Name:	Jar	nes J. Fallon					
Filer:	Mi	chael V. Messinger/	William Flanige	n			
Attorney Docket Number:	28	55.004000B					
Filed as Large Entity							
Utility under 35 USC 111(a) Filing Fees							
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)		
Basic Filing:							
Pages:							
Claims:							
Miscellaneous-Filing:							
Petition:							
Patent-Appeals-and-Interference:							
Post-Allowance-and-Post-Issuance:							
Extension-of-Time:							

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

Electronic Ack	Electronic Acknowledgement Receipt				
EFS ID:	18614763				
Application Number:	13118122				
International Application Number:					
Confirmation Number:	8978				
Title of Invention:	SYSTEMS AND METHODS FOR ACCELERATED LOADING OF OPERATING SYSTEMS AND APPLICATION PROGRAMS				
First Named Inventor/Applicant Name:	James J. Fallon				
Customer Number:	26111				
Filer:	Michael V. Messinger/William Flanigen				
Filer Authorized By:	Michael V. Messinger				
Attorney Docket Number:	2855.004000B				
Receipt Date:	28-MAR-2014				
Filing Date:	27-MAY-2011				
Time Stamp:	16:11:37				
Application Type:	Utility under 35 USC 111(a)				

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17		1544_03112014.pdf	f379fb10e4fa629745fbc0328ba2f96ae5e67 535	no	39	
14	Non Patent Literature	NPL13_Corrected_PO_Request _to_Reopen_Prosecution_9500			30	
Information:						
Warnings:		1555_05112014.put	aa66b30160e7e142tt553ce973930tdc6ct9d f18			
13	Non Patent Literature	NPL12_Corrected_PO_Request _to_Reopen_Prosecution_9500 1533_03112014.pdf		no	48	
Information:						
Warnings:		1				
12	Non Patent Literature	NPL11_PO_Suppl_Reply_to_A CP_95001925_02272014.pdf	537505 220a2c853836c7116737b6dcde05e525ba2 40c9f	no	9	
Information:						
Warnings:						
11	Non Patent Literature	CP_95001923_02272014.pdf	08ded6d7e30d71a4fd7c70a61c43906f351f 29e2	no	10	
		NPL10_PO_Suppl_Reply_to_A	504577			
Information:						
Warnings:			2d9b			
10	Non Patent Literature	NPL9_PO_Request_for_Reheari ng_95001517_02142014.pdf	732966 4fad4885ee41bf9d9a705222c94aa39b0c79	no	11	
Information:						
Warnings:		I				
9	Non Patent Literature	NPL8_Modestino_Declaration_ 95001581_11292013.pdf	923ae77425f9b6fdac5e956da2e996bfc5bc 06be	no	50	
			4118296			
Warnings:						
			ee396a8937181d4a353e42a5905180533fb cd8bb			
8	Non Patent Literature	NPL7_Modestino_Declaration_ 95001544_11292013.pdf	3943689	no	49	

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. MICHAEL V. MESSINGER DIRECTOR (202) 772-8667 MIKEM@SKGF.COM



March 28, 2014

Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450 <u>Confirmation No. 8978</u> Art Unit 2115 Attn: Mail Stop Amendment

 Re: U.S. Utility Patent Application Application No. 13/118,122; Filing Date: May 27, 2011
 For: Systems and Methods for Accelerated Loading of Operating Systems and Application Programs
 Inventors: FALLON *et al.* Our Ref: 2855.004000B

# Commissioner:

Transmitted herewith for appropriate action are the following documents:

- 1. Online Credit Card Payment Authorization in the amount of \$180.00 in payment of the fee under 37 C.F.R. § 1.17(p);
- 2. Eighth Supplemental Information Disclosure Statement;
- 3. Form PTO/SB/08a (1 sheet) listing 10 documents (US1-US10);
- 4. Form PTO/SB/08b (2 sheets) listing 14 documents (NPL1-NPL14); and
- 5. Copies of cited documents (NPL1-NPL14).

#### The above-listed documents are filed electronically through EFS-Web.

In the event that extensions of time are necessary to prevent abandonment of this patent application, then such extensions of time are hereby petitioned.

Commissioner for Patents March 28, 2014 Page 2

Fee payment is provided through online credit card payment. The U.S. Patent and Trademark Office is hereby authorized to charge any fee deficiency, or credit any overpayment, to our Deposit Account No. 19-0036.

Respectfully submitted,

STERNE KESSLER, GOLDSTEIN & FOX P.L.L.C. Michael V. Messinger

Attorney for Applicants Registration No. 37,575

MVM/MRM/wcf Enclosures

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# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

FALLON et al.

Appl. No.: 13/118,122

Filed: May 27, 2011

For: Systems and Methods for Accelerated Loading of Operating Systems and Application Programs Confirmation No.: 8978 Art Unit: 2115 Examiner: SURYAWANSHI, Suresh Atty. Docket: 2855.004000B

**Eighth Supplemental Information Disclosure Statement** 

# Mail Stop Amendment

Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450

Commissioner:

Notice of Prior and Concurrent Proceedings

Applicants hereby call to the attention of the Patent and Trademark Office the following reexamination proceedings involving patents that are commonly-assigned with the patent in the above-identified patent application:

Proceeding	Status
Inter Partes Reexamination of U.S. Patent No.	Inter Partes Reexamination
6,604,158 (Control No. 95/000,486)	Certificate issued 10/10/2012
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 7,321,937 (Control No. 95/000,466)	Certificate issued 05/15/2012
Inter Partes Reexamination of U.S. Patent	Terminated
No. 6,604,158 (Control No. 95/000,453)	
Ex Parte Reexamination of U.S. Patent No. 6,601,104	Ex Parte Reexamination
(Control No. 90/009,428)	Certificate issued 02/28/2012
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 7,378,992 (Control No. 95/000,478)	Certificate issued 10/04/2012
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 6,624,761 (Control No. 95/000,464)	Certificate issued 06/12/2012
Inter Partes Reexamination of U.S. Patent No.	Inter Partes Reexamination
7,161,506 (Control No. 95/000,479)	Certificate issued 05/22/2012

# FALLON *et al.* Appl. No. 13/118,122

Proceeding	Status
<i>Inter Partes</i> Reexamination of U.S. Patent No. 7,714,747 (Control No. 95/001,517)	Patent Owner's Request for Rehearing Under 37 C.F.R. § 41.79 mailed 02/14/2014
<i>Inter Partes</i> Reexamination of U.S. Patent No. 7,417,568 (Control No. 95/001,533)	Patent Owner's Corrected Request to Reopen Prosecution under 37 C.F.R. § 41.77(b) filed 03/11/2014
<i>Inter Partes</i> Reexamination of U.S. Patent No. 7,777,651 (Control No. 95/001,581)	Patent Owner's Corrected Request to Reopen Prosecution under 37 C.F.R. § 41.77(b) filed 03/11/2014
<i>Inter Partes</i> Reexamination of U.S. Patent No. 7,400,274 (Control No. 95/001,544)	Patent Owner's Corrected Request to Reopen Prosecution under 37 C.F.R. § 41.77(b) filed 03/11/2014

Applicants hereby call to the attention of the Patent and Trademark Office the following reexamination proceedings filed by Cellco Partnership d/b/a Verizon Wireless, involving patents that are commonly-assigned with the patent in the above-identified patent application:

Proceeding	Status
Inter Partes Reexamination of U.S. Patent No.	Inter Partes Reexamination
7,321,937 (Control No. 95/001,922)	Certificate issued 12/05/2013
Inter Partes Reexamination of U.S. Patent	Patent Owner's Supplemental
No. 6,604,158 (Control No. 95/001,923)	Reply to Action Closing
	Prosecution filed 02/27/2014
Inter Partes Reexamination of U.S. Patent	Right of Appeal Notice
No. 7,352,300 (Control No. 95/001,924)	mailed 08/29/2013
Inter Partes Reexamination of U.S. Patent	Patent Owner's Supplemental
No. 7,395,345 (Control No. 95/001,925)	Reply to Action Closing
	Prosecution filed 02/27/2014
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 7,161,506 (Control No. 95/001,926)	Certificate issued 01/08/2014
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 7,415,530 (Control No. 95/001,927)	Certificate issued 08/16/2013
Inter Partes Reexamination of U.S. Patent No.	Inter Partes Reexamination
7,378,992 (Control No. 95/001,928)	Certificate issued 01/08/2014

Applicants invite the Examiner to review the Requests for Reexamination, issued Office Actions, replies, and any other papers in the above-identified reexamination proceedings. If the Examiner is unable to obtain copies of papers in any reexamination proceeding, copies can be provided to the Examiner upon request. Those documents which may be material that are not already of record in this patent application are listed on the accompanying Form PTO/SB/08. For example, documents related to reexaminations are listed as NPL6-NPL14.

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#### Notice of Related Litigation

Applicants notify the Patent and Trademark Office of the following litigation involving U.S. Patents commonly-owned with the current patent application, the subject matter of which may be related to the present patent application:

No.	Case	Status
1	Realtime Data LLC d/b/a IXO v. Packeteer, Inc. et al.,	Dismissed
1	No. 6:08-cv-00144-LED (E.D. Texas)	<u>[</u> ]

Applicants also notify the Patent and Trademark Office of the following additional litigation involving U.S. Patents commonly-owned with the current patent application, the subject matter of which may be related to the present patent application:

No.	Case	Status
		Opinion of the
	Realtime Data LLC d/b/a IXO v. Thomson Reuters	Court of Appeals
2	<i>Corporation et al.</i> No. 1:11-cv-06698-RJH (S.D. New York) (transferred from E.D. Texas; 6:09-cv-00333-	for the Federal
	LED)	Circuit received
		01/27/2014
		Opinion of the
	Realtime Data LLC d/b/a IXO v. Morgan Stanley et al., No. 1:11-cv-06696-RJH (S.D. New York) (transferred	Court of Appeals
3		for the Federal
	from E.D. Texas; 6:09-cv-00326-LED)	Circuit received
		01/27/2014

4	Realtime Data LLC d/b/a IXO v. CME Group Inc., et al., No. 1:11-cv-06697-RJH (S.D. New York) (transferred from E.D. Texas; No. 6:09-cv-00327- LED)	Opinion of the Court of Appeals for the Federal Circuit received 01/27/2014
5	Chicago Board Options Exchange, Inc., v. Realtime Data LLC d/b/a IXO, No. 09-cv-4486 (N.D. III.)	Dismissed
6	Thomson Reuters Corporation v. Realtime Data, LLC d/b/a LXO, No. 1:09-cv-07868-RMB (S.D.N.Y)	Consolidated with Case No. 2
7	Realtime Data, LLC d/b/a IXO v. CME Group Inc., et al. (II), No. 6:10-cv-246 (E.D. Texas)	Consolidated with Case No. 4
8	Realtime Data LLC d/b/a IXO v. Thomson Reuters Corporation et al. (II), No. 6:10-cv-247 (E.D. Texas)	Consolidated with Case No. 2
9	Realtime Data, LLC d/b/a IXO v. Morgan Stanley, et al. (II), No. 6:10-cv-248 (E.D. Texas)	Consolidated with Case No. 3
10	Realtime Data, LLC d/b/a IXO v. MetroPCS Texas, LLC et al., No. 6:10-cv-00493 (E.D. Texas)	Notice of Appeal Filed

### Information Disclosure Statement

Listed on accompanying IDS Forms PTO/SB/08a equivalent and PTO/SB/08b equivalent are documents that may be considered material to the patentability of this application as defined in 37 C.F.R. §1.56, and in compliance with the duty of disclosure requirements of 37 C.F.R. §§ 1.97 and 1.98.

Applicants have listed publication dates on the attached IDS Forms based on information presently available to the undersigned. However, the listed publication dates should not be construed as an admission that the information was actually published on the date indicated.

Applicants reserve the right to establish the patentability of the claimed invention over any of the information provided herewith, and/or to prove that this information may

not be prior art, and/or to prove that this information may not be enabling for the teachings purportedly offered.

This statement should not be construed as a representation that a search has been made, or that information more material to the examination of the present patent application does not exist. The Examiner is specifically requested not to rely solely on the material submitted herewith.

Filing under 37 C.F.R. § 1.97(c). This Information Disclosure Statement is being filed more than three months after the U.S. filing date AND after the mailing date of the first Office Action on the merits, but before the mailing date of a Final Rejection, or Notice of Allowance, or an action that otherwise closes prosecution in the application. The required fee is provided through online credit card payment authorization in the amount of \$180.00 in payment of the fee under 37 C.F.R. § 1.17(p).

Copies of documents NPL1-NPL14 are submitted. However, in accordance with 37 C.F.R. § 1.98(a)(2), no copies of U.S. patents and patent application publications cited as documents US1-US10 on the attached IDS Forms are submitted.

Applicants submit herewith Office Actions from the following co-pending, commonly-assigned U.S. Patent Application Nos.:

Document **NPL1** is a copy of a Notice of Allowance mailed February 20, 2014, in the prosecution of co-pending, commonly-assigned U.S. Application No. 13/101,994.

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Document NPL2 is a copy of a Supplemental Notice of Allowance mailed February 25, 2014, in the prosecution of co-pending, commonly-assigned U.S. Application No. 12/857,238.

- 6 -

Document NPL3 is a copy of a Non-Final Office Action mailed February 25, 2014, in the prosecution of co-pending, commonly-assigned U.S. Application No. 14/134,933.

Document NPL4 is a copy of a Non-Final Office Action mailed February 26, 2014, in the prosecution of co-pending, commonly-assigned U.S. Application No. 14/033,245.

Document NPL5 is a copy of a Non-Final Office Action mailed February 27, 2014, in the prosecution of co-pending, commonly-assigned U.S. Application No. 14/134,926.

The identification of these Office Actions is not to be construed as a waiver of secrecy as to those applications now or upon issuance of the present application as a patent. The Examiner is respectfully requested to consider the cited applications and the art cited therein during examination.

It is expected that the examiner will review the prosecution and cited art in the parent application nos. 11/551,211, filed October 19, 2006 (now U.S. Patent No. 8,112,619); and 09/776,267, filed February 2, 2001 (now U.S. Patent No. 7,181,608), in accordance with MPEP 2001.06(b), and indicate in the next communication from the

office that the art cited in the earlier prosecution history has been reviewed in connection with the present application.

It is respectfully requested that the Examiner initial and return a copy of the enclosed IDS Forms, and indicate in the official file wrapper of this patent application that the documents have been considered.

The U.S. Patent and Trademark Office is hereby authorized to charge any fee deficiency, or credit any overpayment, to our Deposit Account No. 19-0036.

Respectfully submitted,

Michael V. Messinger Attorney for Applicants

Registration No. 37,575

STERNE, KESSLER, GOLDSTEIN & FOX P.L.L.C.

Narch 28, 2014 Date:

1100 New York Avenue, N.W. Washington, D.C. 20005-3934 (202) 371-2600

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- 7 -

	ed States Patent a	and Trademark Office	UNITED STATES DEPAR United States Patent and Address: COMMISSIONER F P.O. Box 1450 Alexandria, Virginia 223 www.uspto.gov	Trademark Office OR PATENTS
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
13/118,122	05/27/2011	James J. Fallon	2855.004000B	8978
	7590 02/19/2014 SLER, GOLDSTEIN & F0	OVDIIC	EXAMINER	
1100 NEW YO	RK AVENUE, N.W.	UA F.L.L.C.	SURYAWANSHI, SURESH	
WASHINGTON	N, DC 20005		ART UNIT	PAPER NUMBER
			2115	
			MAIL DATE	DELIVERY MODE
			02/19/2014	PAPER

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

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

	Application No.Applicant(s)13/118,122FALLON ET AL.		
Office Action Summary	Examiner SURESH SURYAWANSHI	Art Unit 2115	AIA (First Inventor to File) Status
The MAILING DATE of this communication appears on the cover sheet with the correspondence address			
Period for Reply			
<ul> <li>A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE <u>3</u> MONTHS FROM THE MAILING DATE OF THIS COMMUNICATION.</li> <li>Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.</li> <li>If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.</li> <li>Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).</li> </ul>			
Status			
1) Responsive to communication(s) filed on <u>11/6/13 RCE</u> .			
A declaration(s)/affidavit(s) under <b>37 CFR 1.130(b)</b> was/were filed on			
2a) This action is <b>FINAL</b> . 2b) ⊠ This action is non-final.			
3) An election was made by the applicant in response to a restriction requirement set forth during the interview on			
; the restriction requirement and election have been incorporated into this action.			
4) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is			
closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.			
Disposition of Claims*			
5) Claim(s) See Continuation Sheet is/are pending in the application.			
5a) Of the above claim(s) is/are withdrawn from consideration.			
6) Claim(s) is/are allowed.			
7) Claim(s) <u>1,6-20,25-30,33,37-48,51,55-66,69,73-84,87,91-102,105,109-120,123 and 127-134</u> is/are rejected.			
8) Claim(s) $2-4$ and $22-24$ is/are objected to.			
9) Claim(s) are subject to restriction and/or election requirement.			
* If any claims have been determined <u>allowable</u> , you may be eligible to benefit from the <b>Patent Prosecution Highway</b> program at a			
participating intellectual property office for the corresponding application. For more information, please see			
http://www.uspto.gov/patents/init_events/pph/index.jsp or send an inquiry to PPHfeedback@uspto.gov.			
Application Papers			
10) The specification is objected to by the Examiner.			
11) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.			
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).			
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).			
Certified copies:			
a) All b) Some** c) None of the:			
1. Certified copies of the priority documents have been received.			
2. Certified copies of the priority documents have been received in Application No.			
3. Copies of the certified copies of the priority documents have been received in this National Stage			
application from the International Bureau (PCT Rule 17.2(a)). ** See the attached detailed Office action for a list of the certified copies not received.			
Attachment(s)			
1) Notice of References Cited (PTO-892)	3) 🔲 Interview Summary	(PTO-413)	
2) X Information Disclosure Statement(s) (PTO/SB/08a and/or PTO/S	Paper No(s)/Mail D		
2) A Information Disclosure statement(s) (F10/SB/08a and/of F10/SB/08b)     4) Other: U.S. Patent and Trademark Office			
PTOL-326 (Rev. 11-13) Office Action	Summary	Part of Paper N	o./Mail Date 20140211

# Continuation Sheet (PTOL-326)

Continuation of Disposition of Claims: Claims pending in the application are 1-4,6-20,22-30,33,37-48,51,55-66,69,73-84,87,91-102,105,109-120,123 and 127-134.

Application/Control Number: 13/118,122 Art Unit: 2115

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

## **DETAILED ACTION**

Claims 1-4, 6-20, 22-30, 33, 37-48, 51, 55-66, 69, 73-84, 87, 91-102, 105, 109-120, 123, 127-134 are presented for examination.

### Claim Rejections - 35 USC § 102

3. In the event the determination of the status of the application as subject to AIA 35 U.S.C. 102 and 103 (or as subject to pre-AIA 35 U.S.C. 102 and 103) is incorrect, any correction of the statutory basis for the rejection will not be considered a new ground of rejection if the prior art relied upon, and the rationale supporting the rejection, would be the same under either status.

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

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Application/Control Number: 13/118,122 Art Unit: 2115

5. Claims 1, 6-7, 9, 12, 14-22, 25-30, 33, 37-48, 51, 55-66, 69, 73-84, 87, 91-102, 105, 109-120, 123 and 127-134 are rejected under pre-AIA 35 U.S.C. 102(e) as being anticipated by
Settsu et al (US Patent 6,374,353<sup>1</sup>; hereinafter Settsu).

6. As per claim 1, Settsu disclose a method for providing accelerated loading of an operating system in a computer system, comprising:

maintaining a list of boot data for booting the computer system, wherein at least a portion of boot data is associated with the list of boot data [col. 3, lines 56-59; required modules are listed; col. 16, lines 26-30; col. 16, line 57 -- col. 17, line 20];

loading the at least a portion of boot data into a memory [col. 3, lines 33-38; col. 5, lines 28-31; col. 18, lines 25-27; loading a portion of boot data into a memory];

accessing the loaded at least a portion of boot data in a compressed form from the memory [col. 14, line 25 -- col. 15, line 4; clearly accessing the loaded boot data in a compressed form from the memory as a decompression processing module utilized]; and

decompressing, on a just-in-time basis, the at least a portion of boot data in compressed form from the memory at a rate that decreases boot time relative to loading the operating system in an uncompressed form, wherein the at least a portion of decompressed boot data is a portion of

<sup>&</sup>lt;sup>1</sup> Prior art cited by applicant in Information Disclosure Statement submitted on 11/6/13.

the operating system for the computer system [col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -- col. 15, line 4; col. 16, lines 7-30; col. 16, line 59 – col. 17, line 1; col. 18, lines 11-18; clearly the invention provides an advantage of being able to reduce the time required for booting up the information processing apparatus in comparison to a conventional method of loading an operating system in an uncompressed form].

7. As per claim 6, Settsu discloses a method, comprising:

maintaining a list of compressed boot data for booting a computer system [col. 3, lines 56-59; required modules are listed; col. 16, lines 26-30; col. 16, line 57 -- col. 17, line 20];

storing compressed boot data associated with the list of compressed boot data on a non-volatile memory [col. 3, lines 33-38; col. 5, lines 28-31; col. 13, lines 63-65; col. 14, lines 30-32, 58-63; compressed files are stored in a file system of a boot device 3];

[Fig. 1; col. 14, lines 25-67; loading the compressed boot data from the boot device 3 to the memory 2];

accessing the compressed boot data from the second memory [Fig. 1; col. 14, line 25 -- col. 15, line 4; clearly accessing the loaded boot data in a compressed form from the memory 2

as a decompression processing module utilized];

decompressing the compressed boot data to provide decompressed boot data [col. 14, line 25 -- col. 15, line 4; clearly accessing the loaded boot data in a compressed form from the memory as a decompression processing module utilized]; and

utilizing the decompressed boot data to boot the computer system, wherein the accessing and the decompressing occur within a period of time which is less than a time to access the boot data from the non-volatile memory in an uncompressed form [col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -- col. 15, line 4; col. 16, lines 7-30; col. 16, line 59 – col. 17, line 1; col. 18, lines 11-18; clearly the invention provides an advantage of being able to reduce the time required for booting up the information processing apparatus in comparison to a conventional method of loading an operating system in an uncompressed form].

8. As per claim 7, Settsu discloses A system comprising:

a processor [col. 12, lines 10-13; col. 15, line 65 – col. 16, line 1; the CPU];

a memory [Fig. 1; memory 2]; and

a non-volatile memory device configured to store boot data in compressed form for booting the system and logic code associated with the processor, the logic code including instructions executable by the processor for maintaining a list of boot data used for booting the system [Fig. 1; col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -col. 15, line 4; col. 16, lines 7-30; col. 16, line 59 – col. 17, line 1; col. 18, lines 11-18; compressed files are stored in a file system of a boot device 3; required modules are listed],

wherein the processor is configured to load at least a portion of the boot data in compressed form into the memory, to access the at least a portion of the boot data in compressed form, and to decompress the at least a portion of the boot data in compressed form at a rate that decreases boot time relative to booting the system with uncompressed boot data to boot the system [col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -- col. 15, line 4; col. 16, lines 7-30; col. 16, line 59 – col. 17, line 1; col. 18, lines 11-18; clearly accessing the loaded boot data in a compressed form from the memory 2 as a decompression processing module utilized; clearly the invention provides an advantage of being able to reduce the time required for booting up the information processing apparatus in comparison to a conventional method of loading an operating system in an uncompressed form].

9. As per claim 9, Settsu discloses a method of loading an operating system for booting a computer system, comprising:

storing substantially all of the operating system in compressed form on a non-volatile memory [Fig. 1; boot device 3 stores all of the operating system in compressed form; col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -- col. 15, line 4; col. 16, lines 7-30; col. 16, line 59 – col. 17, line 1; col. 18, lines 11-18];

loading a first portion of the operating system in compressed form from the non-volatile memory to a second memory [Fig. 1; col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -- col. 15, line 4; col. 16, lines 7-30; col. 16, line 59 – col. 17, line 1; col. 18, lines 11-18; only a first portion of the operating system is loaded in compressed form from the boot device 3 to a secondary memory 2];

accessing the first portion from the second memory in compressed form [Fig. 1; col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -- col. 15, line 4; col. 16, lines 7-30; col. 16, line 59 – col. 17, line 1; col. 18, lines 11-18; clearly the loaded first portion from the memory 2 in compressed form is accessed];

decompressing the first portion to provide a decompressed first portion of the operating system [col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -- col. 15, line 4; col. 16, lines 7-30; col. 16, line 59 – col. 17, line 1; col. 18, lines 11-18; clearly a decompression processing module is utilized];

utilizing the decompressed first portion to partially boot the computer system [col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -- col. 15, line 4; col. 16, lines 7-30; col. 16, line 59 – col. 17, line 1; col. 18, lines 11-18; clearly booting the system partially with the first portion];

loading a second portion of the operating system in compressed form from the nonvolatile memory to the second memory [col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -- col. 15, line 4; col. 16, lines 7-30; col. 16, line 59 – col. 17, line 1; col. 18, lines 11-18; clearly the system will not boot successfully with the first portion of the operating system and therefore it will need to load a second or remaining portion of the operating system];

accessing the second portion from the memory in compressed form [col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -- col. 15, line 4; col. 16, lines 7-30; col. 16, line 59 – col. 17, line 1; col. 18, lines 11-18; same as in the case of the first portion];

decompressing the second portion to provide a decompressed second portion of the operating system [col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -- col. 15, line 4; col. 16, lines 7-30; col. 16, line 59 – col. 17, line 1; col. 18, lines 11-18; same as in the case of the first portion]; and

utilizing the decompressed second portion to further partially boot the computer system, wherein the first and second portions are accessed and decompressed at a rate that is faster than accessing the first and second portions from the non-volatile memory in uncompressed form [col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -- col. 15, line 4; col. 16, lines 7-30; col. 16, line 59 – col. 17, line 1; col. 18, lines 11-18; clearly accessing the loaded boot data in a compressed form from the memory 2 as a decompression processing module utilized; clearly the invention provides an advantage of being able to reduce the time required for booting up the information processing apparatus in comparison to a conventional method of loading an operating system in an uncompressed form].

10. As per claim 12, Settsu discloses a method for providing accelerated loading of an operating system in a computer system, comprising:

loading boot data in compressed form associated with a boot data list from a nonvolatile boot device into a memory upon initialization of the computer system [col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -- col. 15, line 4; col. 16, lines 7-30; col. 16, line 59 – col. 17, line 1; col. 18, lines 11-18];

accessing the boot data in compressed form from the memory [col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -- col. 15, line 4; col. 16, lines 7-30; col. 16, line 59 - col. 17, line 1; col. 18, lines 11-18];

decompressing the boot data in compressed form accessed from the memory at a rate that decreases a time to load the operating system relative to loading the operating system with the boot data in uncompressed form to provide decompressed boot data [col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -- col. 15, line 4; col. 16, lines 7-30; col. 16, line 59 - col. 17, line 1; col. 18, lines 11-18]; and

utilizing the decompressed boot data to load the operating system for the computer system [col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -- col. 15, line 4; col. 16, lines 7-30; col. 16, line 59 - col. 17, line 1; col. 18, lines 11-18].

11. As per claim 14, Settsu discloses a method for providing accelerated loading of an operating system in a computer system, comprising:

maintaining a boot data list [col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -- col. 15, line 4; col. 16, lines 7-30; col. 16, line 59 - col. 17, line 1; col. 18, lines 11-18];

loading boot data associated with the boot data list from a non-volatile boot device into a memory as compressed boot data upon initialization of the computer system [col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -- col. 15, line 4; col. 16, lines 7-30;

col. 16, line 59 - col. 17, line 1; col. 18, lines 11-18];

accessing the compressed boot data from the memory [col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -- col. 15, line 4; col. 16, lines 7-30; col. 16, line 59 - col. 17, line 1; col. 18, lines 11-18]; and

decompressing, on a just-in-time basis, the compressed boot data accessed from the memory at a rate that decreases a time to load the operating system relative to loading the operating system with the boot data in uncompressed form [col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -- col. 15, line 4; col. 16, lines 7-30; col. 16, line 59 - col. 17, line 1; col. 18, lines 11-18].

12. As per claim 15, Settsu discloses A method for providing accelerated loading of an operating system in a computer system, comprising:

accessing boot data for booting the computer system, wherein at least a portion of the boot data is in compressed form [col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -- col. 15, line 4; col. 16, lines 7-30; col. 16, line 59 – col. 17, line 1; col. 18, lines 11-18];

loading the boot data into a memory [col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -- col. 15, line 4; col. 16, lines 7-30; col. 16, line 59 - col. 17, line 1; col. 18, lines 11-18]; and

servicing requests for the boot data from the computer system using the loaded compressed boot data, wherein the servicing requests include accessing the compressed boot data and decompressing the compressed boot data at a rate that decreases an overall boot time relative to loading the operating system in uncompressed form [col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -- col. 15, line 4; col. 16, lines 7-30; col. 16, line 59 – col. 17, line 1; col. 18, lines 11-18].

13. As per claim 8, Settsu discloses a data compression engine, coupled to the non-volatile memory, configured to compress boot data to provide the boot data in compressed form; and a data compression encoder, coupled to the data compression engine, configured to compress additional boot data [col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -- col. 15, line 4; col. 16, lines 7-30; col. 16, line 59 – col. 17, line 1; col. 18, lines 11-18].

14. As per claim 10, Settsu discloses compressing additional boot data to provide additional compressed boot data; and storing the additional boot data in the non-volatile memory [col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -- col. 15, line 4; col. 16, lines 7-30; col. 16, line 59 – col. 17, line 1; col. 18, lines 11-18].

15. As per claim 11, Settsu discloses compressing the additional boot data with a data compression encoder [col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -- col. 15, line 4; col. 16, lines 7-30; col. 16, line 59 – col. 17, line 1; col. 18, lines 11-18].

16. As per claim 13, Settsu discloses compressing additional boot data with a random access encoder [col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -- col. 15, line 4; col. 16, lines 7-30; col. 16, line 59 - col. 17, line 1; col. 18, lines 11-18].

As per claim 16, Settsu discloses that the boot data comprises program code associated with the operating system [col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -- col. 15, line 4; col. 16, lines 7-30; col. 16, line 59 – col. 17, line 1; col. 18, lines 11-18].

18. As per claims 17, 37, 55 and 91, Settsu discloses that the operating system comprises
multiple files [col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -col. 15, line 4; col. 16, lines 7-30; col. 16, line 59 – col. 17, line 1; col. 18, lines 11-18].

19. As per claims 18, 38, 56, 74, 92, 110 and 128, Settsu discloses that the boot data comprises program code associated with one or more application programs of the computer system [col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -- col. 15, line 4; col. 16, lines 7-30; col. 16, line 59 – col. 17, line 1; col. 18, lines 11-18].

20. As per claims 19, 39, 57, 75, 93, 111 and 129, Settsu discloses that the boot data comprises program code associated with a combination of the operating system and one or more application programs [col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -- col. 15, line 4; col. 16, lines 7-30; col. 16, line 59 – col. 17, line 1; col. 18, lines 11-18].

As per claims 20, 40, 58, 76, 94, 112 and 130, Settsu discloses that the one or more application programs comprises multiple files [col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -- col. 15, line 4; col. 16, lines 7-30; col. 16, line 59 – col. 17, line 1; col. 18, lines 11-18].

22. As per claim 25, Settsu discloses maintaining a boot data list [col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -- col. 15, line 4; col. 16, lines 7-30; col. 16, line 59 - col. 17, line 1; col. 18, lines 11-18].

23. As per claim 26, Settsu discloses accessing the boot data from a non-volatile memory
device [col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -- col. 15,
line 4; col. 16, lines 7-30; col. 16, line 59 - col. 17, line 1; col. 18, lines 11-18].

24. As per claim 27, Settsu discloses that the at least a portion of the boot data in compressed form represents a plurality of files [col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-

14; col. 14, line 25 -- col. 15, line 4; col. 16, lines 7-30; col. 16, line 59 - col. 17, line 1; col. 18, lines 11-18].

25. As per claim 28, Settsu discloses that the at least a portion of the boot data in compressed form comprises program code associated with the operating system [col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -- col. 15, line 4; col. 16, lines 7-30; col. 16, line 59 – col. 17, line 1; col. 18, lines 11-18].

26. As per claim 29, Settsu discloses comprising the at least a portion of the boot data with one or more advanced compression encoders to provide the at least a portion of the boot data in compressed form [col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -- col. 15, line 4; col. 16, lines 7-30; col. 16, line 59 – col. 17, line 1; col. 18, lines 11-18].

As per claim 30, Settsu discloses decompressing the at least a portion of the boot data in compressed form utilizing one or more advanced decompression decoders [col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -- col. 15, line 4; col. 16, lines 7-30; col. 16, line 59 – col. 17, line 1; col. 18, lines 11-18].

28. As per claims 33, 69, 87 and 105, Settsu discloses that the memory is physical [col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -- col. 15, line 4; col. 16, lines 7-30; col. 16, line 59 – col. 17, line 1; col. 18, lines 11-18].

29. As per claims 41, 59 and 77, Settsu discloses accessing the at least a portion of the boot data in compressed form via direct memory access [col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -- col. 15, line 4; col. 16, lines 7-30; col. 16, line 59 – col. 17, line 1; col. 18, lines 11-18].

30. As per claims 42, 60 and 78, Settsu discloses Huffman encoding is utilized to encode the at least a portion of the boot data in compressed form [col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -- col. 15, line 4; col. 16, lines 7-30; col. 16, line 59 – col. 17, line 1; col. 18, lines 11-18; Huffman encoding is well known in the art].

31. As per claims 43, 61 and 79, Settsu discloses Lempel-Ziv encoding is utilized to encode the at least a portion of the boot data in compressed form [col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -- col. 15, line 4; col. 16, lines 7-30; col. 16, line 59 – col. 17, line 1; col. 18, lines 11-18; Lempel-Ziv encoding is well known in the art].

32. As per claims 44, 62 and 79, Settsu discloses that a plurality of encoders are utilized to encode the at least a portion of the boot data in compressed form [col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -- col. 15, line 4; col. 16, lines 7-30; col. 16, line 59 – col. 17, line 1; col. 18, lines 11-18].

33. As per claims 45, 63, 73, 81 and 99, Settsu discloses that the compressed boot data represents a plurality of files [col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col.

14, line 25 -- col. 15, line 4; col. 16, lines 7-30; col. 16, line 59 – col. 17, line 1; col. 18, lines 11-18].

34. As per claims 46, 64, 82 and 100, Settsu discloses that the compressed boot data
comprises program code associated with an operating system [col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -- col. 15, line 4; col. 16, lines 7-30; col. 16, line 59
– col. 17, line 1; col. 18, lines 11-18].

35. As per claims 47, 65, 83 and 101, Settsu discloses compressing the boot data with one or more advanced compression encoders to provide the compressed boot data [col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -- col. 15, line 4; col. 16, lines 7-30; col. 16, line 59 – col. 17, line 1; col. 18, lines 11-18].

36. As per claims 48, 66, 84 and 102, Settsu discloses decompressing the compressed boot data with one or more advanced decompression decoders [col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -- col. 15, line 4; col. 16, lines 7-30; col. 16, line 59 – col. 17, line 1; col. 18, lines 11-18].

37. As per claim 49, Settsu discloses that the second memory is physical [col. 1, lines 44-50;
col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -- col. 15, line 4; col. 16, lines 7-30;
col. 16, line 59 - col. 17, line 1; col. 18, lines 11-18].

38. As per claim 95, Settsu discloses accessing the first portion from the second memory via direct access [col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -- col. 15, line 4; col. 16, lines 7-30; col. 16, line 59 – col. 17, line 1; col. 18, lines 11-18].

39. As per claim 96, Settsu discloses that Huffman encoding is utilized to encode the operating system in compressed form [col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -- col. 15, line 4; col. 16, lines 7-30; col. 16, line 59 – col. 17, line 1; col. 18, lines 11-18; Huffman encoding is well known in the art].

40. As per claim 97, Settsu discloses that Lempel-Ziv encoding is utilized to encode the operating system in compressed form [col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -- col. 15, line 4; col. 16, lines 7-30; col. 16, line 59 – col. 17, line 1; col. 18, lines 11-18; Lempel-Ziv encoding is well known in the art].

41. As per claim 98, Settsu discloses that a plurality of encoders are utilized to encode the operating system in compressed form [col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -- col. 15, line 4; col. 16, lines 7-30; col. 16, line 59 – col. 17, line 1; col. 18, lines 11-18].

42. As per claims 109 and 127, Settsu discloses that the operating system is comprised of multiple files [col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -- col. 15, line 4; col. 16, lines 7-30; col. 16, line 59 – col. 17, line 1; col. 18, lines 11-18].

43. As per claims 113 and 131, Settsu discloses accessing the boot data in compressed form from the memory via direct memory access [col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -- col. 15, line 4; col. 16, lines 7-30; col. 16, line 59 – col. 17, line 1; col. 18, lines 11-18].

44. As per claims 114 and 132, Settsu discloses that Huffman encoding is utilized to encode the boot data in compressed form [col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -- col. 15, line 4; col. 16, lines 7-30; col. 16, line 59 – col. 17, line 1; col. 18, lines 11-18; Huffman encoding is well known in the art].

45. As per claims 115 and 133, Settsu discloses that Lempel-Ziv encoding is utilized to encode the boot data in compressed form [col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -- col. 15, line 4; col. 16, lines 7-30; col. 16, line 59 – col. 17, line 1; col. 18, lines 11-18; Lempel-Ziv encoding is well known in the art].

46. As per claims 116 and 134, Settsu discloses that a plurality of encoders are utilized to encode the boot data in compressed form [col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -- col. 15, line 4; col. 16, lines 7-30; col. 16, line 59 – col. 17, line 1; col. 18, lines 11-18].

47. As per claim 117, Settsu discloses that the compressed boot data represents a plurality of files [col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -- col. 15, line 4; col. 16, lines 7-30; col. 16, line 59 – col. 17, line 1; col. 18, lines 11-18].

48. As per claim 118, Settsu discloses that the boot data comprises program code associated with the operating system [col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -- col. 15, line 4; col. 16, lines 7-30; col. 16, line 59 – col. 17, line 1; col. 18, lines 11-18].

49. As per claim 119, Settsu discloses compressing the boot data with one or more advanced compression encoders to provide the compressed data [col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -- col. 15, line 4; col. 16, lines 7-30; col. 16, line 59 – col. 17, line 1; col. 18, lines 11-18].

50. As per claim 120, Settsu discloses decompressing the compressed boot data with one or more advanced decoders [col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -- col. 15, line 4; col. 16, lines 7-30; col. 16, line 59 – col. 17, line 1; col. 18, lines 11-18].

51. As per claim 121, Settsu discloses that the memory is physical [col. 1, lines 44-50; col. 3, lines 32-38, 56-59; col. 4, lines 7-14; col. 14, line 25 -- col. 15, line 4; col. 16, lines 7-30; col. 16, line 59 - col. 17, line 1; col. 18, lines 11-18].

#### Allowable Subject Matter

52. Claims 2-4 and 22-24 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

#### **DETAILED ACTION**

Any inquiry concerning this communication or earlier communications from the examiner should be directed to SURESH SURYAWANSHI whose telephone number is (571)272-3668. The examiner can normally be reached on 9:00am - 5:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Thomas C. Lee can be reached on 571-272-3667. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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

/SURESH SURYAWANSHI/ Primary Examiner, Art Unit 2115

Equivalent of Form PTO/SB/08b (7-09)

Substitute for form 1449/PTO	Complete if Known		
SIXTH SUPPLEMENTAL	Application Number	13/118,122	
	Filing Date	May 27, 2011	
INFORMATION DISCLOSURE	First Named Inventor	James J. FALLON	
STATEMENT BY APPLICANT	Art Unit	2115	
(Use as many sheets as necessary)	Examiner Name	SURYAWANSHI, Suresh	
Sheet 1 of 2	Attorney Docket Number	2855 004000B	

	NON PATENT LITERATURE DOCUMENTS				
Examiner Initials*	appropriate) title of the item (book magazine journal serial symposium catalog etc.		T <sup>2</sup>		
	NPL1	Copy of Supplemental Notice of Allowability for U.S. Appl. No. 13/154,211, mailed November 26, 2013, 4 pages.			
	NPL2	Copy of Notice of Allowance for U.S. Appl. No. 13/101,994, mailed December 2, 2013, 7 pages.			
	NPL3	Copy of Notice of Allowance for U.S. Appl. No. 11/553,419, mailed December 18, 2013, 6 pages.			
	NPL4	Copy of Non-Final Office Action for U.S. Appl. No. 14/035,716, mailed December 20, 2013, 12 pages.			
	NPL5	Copy of Notice of Allowance for U.S. Appl. No. 14/035,712, mailed December 20, 2013, 8 pages.			
	NPL6	Copy of Non-Final Office Action for U.S. Appl. No. 14/035,719, mailed December 20, 2013, 11 pages.			
	NPL7	Notice of Intent to Issue an Inter Partes Reexamination Certificate in Inter Partes Reexamination of U.S. Patent No. 7,321,937, Control No. 95/001,922, mailed November 13, 2013, 8 pages.			
	NPL8	Notice of Intent to Issue an Inter Partes Reexamination Certificate in Inter Partes Reexamination of U.S. Patent No. 7,378,992, Control No. 95/001,928, mailed November 21, 2013, 10 pages.			
	NPL9	Notice of Intent to Issue an Inter Partes Reexamination Certificate in Inter Partes Reexamination of U.S. Patent No. 7,161,506, Control No. 95/001,926, mailed November 27, 2013, 10 pages.			
	NPL10	Inter Partes Reexamination Certificate in Inter Partes Reexamination of U.S. Patent No. 7,321,937, Control No. 95/001.922, mailed December 5, 2013, 2 pages.			

Examiner	/Suresh Survawanshi/	Date	00/10/0014
Signature	- ouroon our junations	Considered	02/12/2014

\*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. <sup>1</sup> Applicant's Apple computing the communication of the communication of the computer of the computer of the communication of the computer of the c

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Substitute for form 1449/PTO		Complete if Known			
SIXTH SUPPLEMENTAL INFORMATION DISCLOSURE		Application Number	13/118,122	·	
		Filing Date	May 27, 2011		
		First Named Inventor	James J. FALLON		
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· · · · · · · · · · · · · · · · · · ·		any sheets as necessary)	Examiner Name	SURYAWANSHI, Suresh	
Sheet	2	of 2	Attorney Docket Number	2855.004000B	
		NON PATENT LI	TERATURE DOCUMENTS		
Examiner Initials*	Cite No. <sup>1</sup>	Include name of the author appropriate), title of the item ( date, page(s), volume-issue n		al, symposium, catalog, etc.),	T <sup>2</sup>
	NPL11	U.S. Patent Application No. 14 Video and Audio Data Storage			*****
	NPL12	U.S. Patent Application No. 14 Decoding Data," filed Septemb		Aethods for Encoding and	
	NPL13	U.S. Patent Application No. 14/035,719, FALLON et al., "Methods for Encoding and Decoding Data," filed September 24, 2013.			
	NPL14	U.S. Patent Application No. 14 Decoding Data," filed Septemb		Aethods for Encoding and	
	NPL15	U.S. Patent Application No. 14 Systems and Methods," filed S		, "Data Compression	

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Examiner Signature	/Suresh Suryawanshi/	Date Considered	02/12/2014
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\*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 migue citater the metric of the second sec

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

FALLON et al.

Appl. No.: 13/118,122

Filed: May 27, 2011

For: Systems and Methods for Accelerated Loading of Operating Systems and Application Programs Confirmation No.: 8978 Art Unit: 2115 Examiner: SURYAWANSHI, Suresh Atty. Docket: 2855.004000B

### Fourth Supplemental Information Disclosure Statement

#### Mail Stop Amendment

Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450

Commissioner:

Notice of Prior and Concurrent Proceedings

Applicants hereby call to the attention of the Patent and Trademark Office the

following reexamination proceedings involving patents that are commonly-assigned with

the patent in the above-identified patent application:

Proceeding	Status
Inter Partes Reexamination of U.S. Patent No.	Inter Partes Reexamination
6,604,158 (Control No. 95/000,486)	Certificate issued 10/10/2012
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 7,321,937 (Control No. 95/000,466)	Certificate issued 05/15/2012
Inter Partes Reexamination of U.S. Patent	Terminated
No. 6,604,158 (Control No. 95/000,453)	
<i>Ex Parte</i> Reexamination of U.S. Patent No. 6,601,104	Ex Parte Reexamination
(Control No. 90/009,428)	Certificate issued 02/28/2012
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 7,378,992 (Control No. 95/000,478)	Certificate issued 10/04/2012
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 6,624,761 (Control No. 95/000,464)	Certificate issued 06/12/2012
Inter Partes Reexamination of U.S. Patent No.	Inter Partes Reexamination
7,161,506 (Control No. 95/000,479)	Certificate issued 05/22/2012

## ALL REFERENCES CONSIDERED EXCEPT WHERE LINED THROUGH. /SK\$./

Proceeding	Status
Inter Partes Reexamination of U.S. Patent No. 7,714,747 (Control No. 95/001,517)	Petition to Expunge Third Party Requester's Improper Submission of Declarations and Strike Comments Directed to Examiner's Determination filed 06/26/2013; Patent Owner's Comments in Response to Examiner's Determination filed 05/10/2013; Examiner's Determination Under 37 C.F.R. § 41.77(d) mailed 04/10/2013
<i>Inter Partes</i> Reexamination of U.S. Patent No. 7,417,568 (Control No. 95/001,533)	Decision on Petition Under 37 C.F.R. § 1.183 to Request Examiner Enter Evidence mailed 03/20/2013
<i>Inter Partes</i> Reexamination of U.S. Patent No. 7,777,651 (Control No. 95/001,581)	Examiner's Answer to Appeal Brief mailed 03/14/2013
<i>Inter Partes</i> Reexamination of U.S. Patent No. 7,400,274 (Control No. 95/001,544)	Examiner's Answer to Appeal Brief mailed 10/01/2012

Applicants hereby call to the attention of the Patent and Trademark Office the following reexamination proceedings filed by Cellco Partnership d/b/a Verizon Wireless, involving patents that are commonly-assigned with the patent in the above-identified patent application:

Proceeding	Status
Inter Partes Reexamination of U.S. Patent No.	Right of Appeal Notice
7,321,937 (Control No. 95/001,922)	mailed 08/15/2013
Inter Partes Reexamination of U.S. Patent	Patent Owner's Supplemental
No. 6,604,158 (Control No. 95/001,923)	Response to Office Action
	filed 04/29/2013
Inter Partes Reexamination of U.S. Patent	Right of Appeal Notice
No. 7,352,300 (Control No. 95/001,924)	mailed 08/29/2013
Inter Partes Reexamination of U.S. Patent	Patent Owner's Supplemental
No. 7,395,345 (Control No. 95/001,925)	Response to Office Action
	filed 05/06/2013
Inter Partes Reexamination of U.S. Patent	Right of Appeal Notice
No. 7,161,506 (Control No. 95/001,926)	mailed 08/16/2013
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 7,415,530 (Control No. 95/001,927)	Certificate issued 08/16/2013
Inter Partes Reexamination of U.S. Patent No.	Right of Appeal Notice
7,378,992 (Control No. 95/001,928)	mailed 08/16/2013

ALL REFERENCES CONSIDERED EXCEPT WHERE THROUGH. /SKS./

Applicants invite the Examiner to review the Requests for Reexamination, issued Office Actions, replies, and any other papers in the above-identified reexamination proceedings. If the Examiner is unable to obtain copies of papers in any reexamination proceeding, copies can be provided to the Examiner upon request. Those documents which may be material that are not already of record in this patent application are listed on the accompanying Form PTO/SB/08. For example, documents related to the reexaminations are listed at NPL13-NPL18.

- 3 -

#### Notice of Related Litigation

Applicants notify the Patent and Trademark Office of the following litigation involving U.S. Patents commonly-owned with the current patent application, the subject matter of which may be related to the present patent application:

No.	Case	Status
1	Realtime Data LLC d/b/a IXO v. Packeteer, Inc. et al.,	Dismissed
1		

Applicants also notify the Patent and Trademark Office of the following additional litigation involving U.S. Patents commonly-owned with the current patent application, the subject matter of which may be related to the present patent application:

No.	Case	Status
2	<i>Realtime Data LLC d/b/a IXO v. Thomson Reuters</i> <i>Corporation et al.</i> No. 1:11-cv-06698-RJH (S.D. New York) (transferred from E.D. Texas; 6:09-cv-00333- LED)	Notice of Appeal Filed
3	<i>Realtime Data LLC d/b/a IXO v. Morgan Stanley et al.</i> , No. 1:11-cv-06696-RJH (S.D. New York) (transferred from E.D. Texas; 6:09-cv-00326-LED)	Notice of Appeal Filed
4	Realtime Data LLC d/b/a IXO v. CME Group Inc., et al., No. 1:11-cv-06697-RJH (S.D. New York) (transferred from E.D. Texas; No. 6:09-cv-00327- LED)	Notice of Appeal Filed

ALL REFERENCES CONSIDERED EXCEPT WHERE WINE BATHROUGH. /SKS./

5	Chicago Board Options Exchange, Inc., v. Realtime Data LLC d/b/a IXO, No. 09-cv-4486 (N.D. III.)	Dismissed
6	Thomson Reuters Corporation v. Realtime Data, LLC d/b/a IXO, No. 1:09-cv-07868-RMB (S.D.N.Y)	Consolidated with Case No. 2
7	Realtime Data, LLC d/b/a IXO v. CME Group Inc., et al. (II), No. 6:10-cv-246 (E.D. Texas)	Consolidated with Case No. 4
8	Realtime Data LLC d/b/a IXO v. Thomson Reuters Corporation et al. (II), No. 6:10-cv-247 (E.D. Texas)	Consolidated with Case No. 2
9	<i>Realtime Data, LLC d/b/a IXO v. Morgan Stanley, et al. (II),</i> No. 6:10-cv-248 (E.D. Texas)	Consolidated with Case No. 3
10	Realtime Data, LLC d/b/a IXO v. MetroPCS Texas, LLC et al., No. 6:10-cv-00493 (E.D. Texas)	Notice of Appeal Filed

- 4 -

#### Information Disclosure Statement

Listed on accompanying IDS Forms PTO/SB/08ba equivalent and PTO/SB/08b equivalent are documents that may be considered material to the patentability of this application as defined in 37 C.F.R. §1.56, and in compliance with the duty of disclosure requirements of 37 C.F.R. §§ 1.97 and 1.98.

Applicants have listed publication dates on the attached IDS Forms based on information presently available to the undersigned. However, the listed publication dates should not be construed as an admission that the information was actually published on the date indicated.

Applicants reserve the right to establish the patentability of the claimed invention over any of the information provided herewith, and/or to prove that this information may not be prior art, and/or to prove that this information may not be enabling for the teachings purportedly offered. This statement should not be construed as a representation that a search has been made, or that information more material to the examination of the present patent application does not exist. The Examiner is specifically requested not to rely solely on the material submitted herewith.

- 5 -

Filing under 37 C.F.R. § 1.97(b). This Information Disclosure Statement is being filed after the mailing date of a first Office Action on the merits. The required fee is provided through online credit card payment authorization in the amount of \$180.00 in payment of the fee under 37 C.F.R. § 1.17(p).

Documents US1-US2 are cited on the attached form PTO/SB/08A. Documents NPL1-NPL18 are cited on the attached form PTO/SB/08B. In accordance with 37 C.F.R. § 1.98(a)(2), no copies of U.S. patents cited on the attached IDS Forms are submitted.

Applicants submit herewith actions from the following co-pending, commonly assigned U.S. Patent Application Nos.:

Document NPL11 is a copy of a Notice of Allowance mailed on July 11, 2013 in the prosecution of co-pending, commonly-assigned U.S. Application No. 13/154,211.

Document NPL12 is a copy of a Notice of Allowance mailed on August 2, 2013 in the prosecution of co-pending, commonly-assigned U.S. Application No. 13/154,239.

The identification of this action is not to be construed as a waiver of secrecy as to those applications now or upon issuance of the present application as a patent. The Examiner is respectfully requested to consider the cited applications and the art cited therein during examination.

# ALL REFERENCES CONSIDERED EXCEPT WAERELINED SHIROUGH. /SKS./

It is expected that the examiner will review the prosecution and cited art in the parent application nos. 09/776,267, filed February 2, 2001 (now U.S. Patent No. 7,181,608), and 11/551,211, filed October 19, 2006 (now U.S. Patent No. 8,112,619), in accordance with MPEP 2001.06(b), and indicate in the next communication from the office that the art cited in the earlier prosecution history has been reviewed in connection with the present application.

- 6 -

It is respectfully requested that the Examiner initial and return a copy of the enclosed IDS Forms, and indicate in the official file wrapper of this patent application that the documents have been considered.

The U.S. Patent and Trademark Office is hereby authorized to charge any fee deficiency, or credit any overpayment, to our Deposit Account No. 19-0036.

Respectfully submitted,

STERNE, KESSLER, GOLDSPE FOX P.L.L.C.

Michael V. Messinger Attorney for Applicants Registration No. 37,575

Date:

1100 New York Avenue, N.W. Washington, D.C. 20005-3934 (202) 371-2600

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/Suresh Suryawanshi/

02/12/2014

ALL REFERENCES CONSIDERED EXCEPT WHERE NED STARDUGH. /SKS./

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

FALLON et al.

Appl. No.: 13/118,122

Filed: May 27, 2011

### For: SYSTEMS AND METHODS FOR ACCELERATED LOADING OF OPERATING SYSTEMS AND APPLICATION PROGRAMS

Confirmation No.: 8978 Art Unit: 2115 Examiner: SURYAWANSHI, Suresh Atty. Docket: 2855.004000B

## Sixth Supplemental Information Disclosure Statement

#### Mail Stop Amendment

Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450

Commissioner:

Notice of Prior and Concurrent Proceedings

Applicants hereby call to the attention of the Patent and Trademark Office the

following reexamination proceedings involving patents that are commonly-assigned with

the patent in the above-identified patent application:

Proceeding	Status
Inter Partes Reexamination of U.S. Patent No.	Inter Partes Reexamination
6,604,158 (Control No. 95/000,486)	Certificate issued 10/10/2012
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 7,321,937 (Control No. 95/000,466)	Certificate issued 05/15/2012
Inter Partes Reexamination of U.S. Patent	Terminated
No. 6,604,158 (Control No. 95/000,453)	
<i>Ex Parte</i> Reexamination of U.S. Patent No. 6,601,104	Ex Parte Reexamination
(Control No. 90/009,428)	Certificate issued 02/28/2012
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 7,378,992 (Control No. 95/000,478)	Certificate issued 10/04/2012
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 6,624,761 (Control No. 95/000,464)	Certificate issued 06/12/2012
Inter Partes Reexamination of U.S. Patent No.	Inter Partes Reexamination
7,161,506 (Control No. 95/000,479)	Certificate issued 05/22/2012

### ALL REFERENCES CONSIDERED EXCEPT WHERE LINED THROUGH. /SKS./

### - 2 -

### FALLON *et al.* Appl. No. 13/118,122

Proceeding	Status
Inter Partes Reexamination of U.S. Patent No. 7,714,747 (Control No. 95/001,517)	Decision on Petition Under 37 C.F.R. § 1.181 mailed 09/23/2013; Petition to Expunge Third Party Requester's Improper Submission of Declarations and Strike Comments Directed to Examiner's Determination filed 06/26/2013
<i>Inter Partes</i> Reexamination of U.S. Patent No. 7,417,568 (Control No. 95/001,533)	Decision on Appeal mailed 11/01/2013
<i>Inter Partes</i> Reexamination of U.S. Patent No. 7,777,651 (Control No. 95/001,581)	Decision on Appeal mailed 11/01/2013
Inter Partes Reexamination of U.S. Patent No. 7,400,274 (Control No. 95/001,544)	Decision on Appeal mailed 11/01/2013

Applicants hereby call to the attention of the Patent and Trademark Office the following reexamination proceedings filed by Cellco Partnership d/b/a Verizon Wireless, involving patents that are commonly-assigned with the patent in the above-identified patent application:

Proceeding	Status
<i>Inter Partes</i> Reexamination of U.S. Patent No. 7,321,937 (Control No. 95/001,922)	Inter Partes Reexamination Certificate issued 12/05/2013
Inter Partes Reexamination of U.S. Patent No. 6,604,158 (Control No. 95/001,923)	Patent Owner's Reply to Action Closing Prosecution filed 11/04/2013
Inter Partes Reexamination of U.S. Patent No. 7,352,300 (Control No. 95/001,924)	Right of Appeal Notice mailed 08/29/2013
Inter Partes Reexamination of U.S. Patent No. 7,395,345 (Control No. 95/001,925)	Patent Owner's Reply to Action Closing Prosecution filed 10/21/2013; Action Closing Prosecution mailed 09/20/2013
Inter Partes Reexamination of U.S. Patent No. 7,161,506 (Control No. 95/001,926)	Notice of Intent to Issue a Reexamination Certificate mailed 11/27/2013
Inter Partes Reexamination of U.S. Patent No. 7,415,530 (Control No. 95/001,927)	Inter Partes Reexamination Certificate issued 08/16/2013
<i>Inter Partes</i> Reexamination of U.S. Patent No. 7,378,992 (Control No. 95/001,928)	Notice of Intent to Issue a Reexamination Certificate mailed 11/21/2013

ALL REFERENCES CONSIDERED EXCEPT WHEAP LINE 205 TAMOUGH. /SKS./

Applicants invite the Examiner to review the Requests for Reexamination, issued Office Actions, replies, and any other papers in the above-identified reexamination proceedings. If the Examiner is unable to obtain copies of papers in any reexamination proceeding, copies can be provided to the Examiner upon request. Those documents which may be material that are not already of record in this patent application are listed on the accompanying Form PTO/SB/08. For example, documents related to the reexaminations are listed as NPL7-NPL10.

#### Notice of Related Litigation

Applicants notify the Patent and Trademark Office of the following litigation involving U.S. Patents commonly-owned with the current patent application, the subject matter of which may be related to the present patent application:

No.	Case	Status
1	Realtime Data LLC d/b/a IXO v. Packeteer, Inc. et al.,	Dismissed
1	No. 6:08-cv-00144-LED (E.D. Texas)	

Applicants also notify the Patent and Trademark Office of the following additional litigation involving U.S. Patents commonly-owned with the current patent application, the subject matter of which may be related to the present patent application:

No.	Case	Status
2	<i>Realtime Data LLC d/b/a IXO v. Thomson Reuters</i> <i>Corporation et al.</i> No. 1:11-cv-06698-RJH (S.D. New York) (transferred from E.D. Texas; 6:09-cv-00333- LED)	Notice of Appeal Filed
3	<i>Realtime Data LLC d/b/a IXO v. Morgan Stanley et al.</i> , No. 1:11-cv-06696-RJH (S.D. New York) (transferred from E.D. Texas; 6:09-cv-00326-LED)	Notice of Appeal Filed
4	<i>Realtime Data LLC d/b/a IXO v. CME Group Inc., et al.</i> , No. 1:11-cv-06697-RJH (S.D. New York) (transferred from E.D. Texas; No. 6:09-cv-00327-LED)	Notice of Appeal Filed

ALL REFERENCES CONSIDERED EXCEPT WATER HALL MERSTAND

FALLON *et al.* Appl. No. 13/118,122

5	Chicago Board Options Exchange, Inc., v. Realtime Data LLC d/b/a IXO, No. 09-cv-4486 (N.D. Ill.)	Dismissed
6	Thomson Reuters Corporation v. Realtime Data, LLC d/b/a IXO, No. 1:09-cv-07868-RMB (S.D.N.Y)	Consolidated with Case No. 2
7	Realtime Data, LLC d/b/a IXO v. CME Group Inc., et al. (II), No. 6:10-cv-246 (E.D. Texas)	Consolidated with Case No. 4
8	Realtime Data LLC d/b/a IXO v. Thomson Reuters Corporation et al. (II), No. 6:10-cv-247 (E.D. Texas)	Consolidated with Case No. 2
9	Realtime Data, LLC d/b/a IXO v. Morgan Stanley, et al. (II), No. 6:10-cv-248 (E.D. Texas)	Consolidated with Case No. 3
10	Realtime Data, LLC d/b/a IXO v. MetroPCS Texas, LLC et al., No. 6:10-cv-00493 (E.D. Texas)	Notice of Appeal Filed

- 4 -

#### Information Disclosure Statement

Listed on accompanying IDS Form PTO/SB/08b equivalent are documents that may be considered material to the patentability of this application as defined in 37 C.F.R. §1.56, and in compliance with the duty of disclosure requirements of 37 C.F.R. §§ 1.97 and 1.98.

Applicants have listed publication dates on the attached IDS Forms based on information presently available to the undersigned. However, the listed publication dates should not be construed as an admission that the information was actually published on the date indicated.

Applicants reserve the right to establish the patentability of the claimed invention over any of the information provided herewith, and/or to prove that this information may not be prior art, and/or to prove that this information may not be enabling for the teachings purportedly offered. This statement should not be construed as a representation that a search has been made, or that information more material to the examination of the present patent application does not exist. The Examiner is specifically requested not to rely solely on the material submitted herewith.

- 5 -

Filing under 37 C.F.R. § 1.97(b). This Information Disclosure Statement is being filed before the mailing of a first Office Action after the filing of a request for continued examination under 37 C.F.R. § 1.114. No statement or fee is required.

Copies of documents **NPL1-NPL10** are submitted. However, copies of documents **NPL11-NPL15**, cited on the attached IDS Forms, are not provided in accordance with the U.S. Patent and Trademark Office Official Gazette notice of October 19, 2004, which states: "the requirement in 37 C.F.R. § 1.98(a)(2)(iii) for a legible copy of the specification, including the claims, and drawings of each cited pending U.S. patent application (or portion of the application which caused it to be listed) is *sua sponte* waived where the cited pending application is stored in the USPTO's IFW system."

Applicants submit herewith actions from the following co-pending, commonly assigned U.S. Patent Application Nos.:

Document **NPL1** is a copy of a Supplemental Notice of Allowability mailed November 26, 2013, in the prosecution of co-pending, commonly-assigned U.S. Application No. 13/154,211.

## ALL REFERENCES CONSIDERED EXCEPT WHERE IN ERST MADE B. /SKS./

Document **NPL2** is a copy of a Notice of Allowance mailed December 2, 2013, in the prosecution of co-pending, commonly-assigned U.S. Application No. 13/101,994.

- 6 -

Document **NPL3** is a copy of a Notice of Allowance mailed December 18, 2013, in the prosecution of co-pending, commonly-assigned U.S. Application No. 11/553,419.

Document NPL4 is a copy of a Non-Final Office Action mailed December 20, 2013, in the prosecution of co-pending, commonly-assigned U.S. Application No. 14/035,716.

Document **NPL5** is a copy of a Notice of Allowance mailed December 20, 2013, in the prosecution of co-pending, commonly-assigned U.S. Application No. 14/035,712.

Document NPL6 is a copy of a Non-Final Office Action mailed December 20, 2013, in the prosecution of co-pending, commonly-assigned U.S. Application No. 14/035,719.

The identification of these Office Actions is not to be construed as a waiver of secrecy as to those applications now or upon issuance of the present application as a patent. The Examiner is respectfully requested to consider the cited applications and the art cited therein during examination.

It is expected that the examiner will review the prosecution and cited art in the parent application nos. 09/776,267 (now U.S. Patent No. 7,181,608), filed February 2, 2001; and 11/551,211 (now U.S. Patent No. 8,112,619), filed October 19, 2006, in accordance with MPEP 2001.06(b), and indicate in the next communication from the

# ALL REFERENCES CONSIDERED EXCEPT WHERE IN ERST PAROURGH. /SKS./

320

office that the art cited in the earlier prosecution history has been reviewed in connection with the present application.

- 7 -

It is respectfully requested that the Examiner initial and return a copy of the enclosed IDS Forms, and indicate in the official file wrapper of this patent application that the documents have been considered.

The U.S. Patent and Trademark Office is hereby authorized to charge any fee deficiency, or credit any overpayment, to our Deposit Account No. 19-0036.

Respectfully submitted,

STERNE, KESSLER, GOLDSTEIN & FOX P.L.L.C.

Michael V. Messinger Attorney for Applicants MccmMr 30, 2013 Registration No. 37,575

Date:

1100 New York Avenue, N.W. Washington, D.C. 20005-3934 (202) 371-2600

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/Suresh Suryawanshi/

02/12/2014

ALL REFERENCES CONSIDERED EXCEPT WHEAP IN 285 PAROUGH. /SKS./

						Application/Control No.						Applicant(s)/Patent Under Reexamination						
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U.S. Patent and Trademark Office

Part of Paper No. : 20140211

Index of Claims						3118122 Examiner SURESH SL	WAN	ISHI	FALLO	Reexamination FALLON ET AL. Art Unit 2115					
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		39				=	=		~						
		40				=	=		√						
		41				=	=		✓						
		42				=	=		✓						
		43				=	=	•	✓						
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		45				=	=		√						
		46				=	=		✓						
		47				=	=		~						
		48				=	=		~						
		49				√	-		-						
		50		$\rightarrow$		√	-		-						
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	Application/Control No.	Applicant(s)/Patent Under Reexamination
Index of Claims	13118122	FALLON ET AL.
	Examiner	Art Unit
	SURESH SURYAWANSHI	2115
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		as many sheets as necessary)		Examiner Name	SURYA	WANSHI, Suresh	
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Examiner initials*	No. <sup>1</sup>	Number-Kind Code <sup>2</sup> (if known)	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document		Passages or Relevant Figures Appo	ear
	US1	5,784,631	07-21-1998	Wise			
	US2	5,807,036	09-15-1998	Lostlen			
	US3	5,856,797	01-05-1999	Kawauchi			
	US4	6,009,491	12-28-1999	Roppel et al.			
	US5	7,327,287 B2	02-05-2008	Martinian et al.	1		
	US6	7,711,938 B2	05-04-2010	Wise et al.	1		
	US7	8,004,431 B2	08-23-2011	Reznik	1		
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\*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. <sup>1</sup> Applicant's unique citation designation number (optional). <sup>2</sup> See Kinds Codes of USPTO Patent Documents at www.uspto.gov or MPEP 901.04. <sup>3</sup> Enter Office that issued the document, by the two-letter code (WIPO Standard ST.3). <sup>4</sup> For Japanes Aptient for the properties of the form of the document under WIPO Standard ST.16 if possible. <sup>6</sup> Applicant is to place a check mark here If English language Translation is attached.

Equivalent of Form PTO/SB/08b (7-09)

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SEV	ENT! SUPPLEMENTAL	Application Number	13/118,122
		Filing Date	May 27, 2011
	RMATION DISCLOSURE	First Named Inventor	James J. FALLON
STAT	EMENT BY APPLICANT	Art Unit	2115
	(Use as many sheets as necessary)	Examiner Name	SURYAWANSHI, Suresh
Sheet	1 of 3	Attorney Docket Number	2855.004000B

		NON PATENT LITERATURE DOCUMENTS	
Examiner Initials*	Cite No. <sup>1</sup>	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume-issue number(s), publisher, city and/or country where published	Т
	NPL1	Opinion, with Errata, filed in Realtime Data, LLC d/b/a IXO v. Morgan Stanley, et al., Case Nos. 13-1092, -1093, -1095, -1097, -1098, -1099, -1100, -1101, and -1103, United States Court of Appeals for the Federal Circuit, filed January 27, 2014, 41 pages.	
	NPL2	Copy of Supplemental Notice of Allowability for U.S. Appl. No. 13/154,211, mailed December 19, 2013, 4 pages.	
	NPL3	Copy of Final Office Action for U.S. Appl. No. 12/690,125, mailed December 27, 2013, 12 pages.	
	NPL4	Copy of Corrected Notice of Allowability for U.S. Appl. No. 11/553,419, mailed January 14, 2014, 2 pages.	
	NPL5	Copy of Notice of Allowance for U.S. Appl. No. 14/035,561, mailed January 16, 2014, 9 pages.	
	NPL6	Copy of Corrected Notice of Allowability for U.S. Application No. 11/553,419, mailed January 31, 2014, 2 pages.	
	NPL7	Patent Owner's Request to Reopen Prosecution Before the Examiner under 37 C.F.R. § 41.77(b) in Inter Partes Reexamination of U.S. Patent No. 7,417,568, Control No. 95/001,533, filed December 2, 2013, 41 pages.	
	NPL8	Patent Owner's Request to Reopen Prosecution Before the Examiner under 37 C.F.R. § 41.77(b) in Inter Partes Reexamination of U.S. Patent No. 7,777,651, Control No. 95/001,581, filed December 2, 2013, 57 pages.	
	NPL9	Patent Owner's Request to Reopen Prosecution Before the Examiner under 37 C.F.R. § 41.77(b) in Inter Partes Reexamination of U.S. Patent No. 7,400,274, Control No. 95/001,544, filed December 2, 2013, 33 pages.	
	NPL10	Patent Owner's Petition Under 37 C.F.R. § 1.182 in Opposition to CME Group's Petition to Strike Patent Owner's Proposed New Claims, in Inter Partes Reexamination of U.S. Patent No. 7,417,568, Control No. 95/001,533, mailed January 2, 2014, 8 pages.	-

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Signature	/Suresh Suryawanshi/	Considered	02/12/2014

\*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. <sup>1</sup> Applicant's Angle contraction in the contraction of the con

		Equivalent of Form PTO/SB/08b (7-09
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SEVENTH SUPPLEMENTAL	Application Number	13/118,122
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INFORMATION DISCLOSURE	First Named Inventor	James J. FALLON
STATEMENT BY APPLICANT	Art Unit	2115
(Use as many sheets as necessary)	Examiner Name	SURYAWANSHI, Suresh
Sheet 2 of 3	Attorney Docket Number	2855.004000B

NON PATENT LITERATURE DOCUMENTS						
Examiner Initials*	Cite No. <sup>1</sup>	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume number, publisher, city and/or country where published	T			
	NPL11	Patent Owner's Petition Under 37 C.F.R. § 1.182 in Opposition to CME Group's Petition to Strike Patent Owner's Proposed New Claims, in Inter Partes Reexamination of U.S. Patent No. 7,400,274, Control No. 95/001,544, mailed January 2, 2014, 8 pages.				
	NPL12	Patent Owner's Petition Under 37 C.F.R. § 1.182 in Opposition to CME Group's Petition to Strike Patent Owner's Proposed New Claims, in Inter Partes Reexamination of U.S. Patent No. 7,777,651, Control No. 95/001,581, mailed January 2, 2014, 10 pages.				
	NPL13	Inter Partes Reexamination Certificate in Inter Partes Reexamination of U.S. Patent No. 7,161,506, Control No. 95/001,926, mailed January 8, 2014, 2 pages.				
	NPL14	Inter Partes Reexamination Certificate in Inter Partes Reexamination of U.S. Patent No. 7,378,992, Control No. 95/001,928, mailed January 8, 2014, 3 pages.				
	NPL15	Examiner's Determination Under 37 C.F.R. § 41.77(d) in Inter Partes Reexamination of U.S. Patent No. 7,714,747, Control No. 95/001,517, mailed January 14, 2014, 11 pages.				
	NPL16	Patent Owner's Petition Under 37 C.F.R. § 1.181 to Strike Third Party Requester's Improper Response Under 37 C.F.R. § 41.77(c), in Inter Partes Reexamination of U.S. Patent No. 7,417,568, Control No. 95/001,533, mailed January 22, 2014, 3 pages.				
	NPL17	Patent Owner's Petition Under 37 C.F.R. § 1.181 to Strike Third Party Requester's Improper Response Under 37 C.F.R. § 41.77(c), in Inter Partes Reexamination of U.S. Patent No. 7,400,274, Control No. 95/001,544, mailed January 22, 2014, 3 pages.				
	NPL18	Patent Owner's Petition Under 37 C.F.R. § 1.181 to Strike Third Party Requester's Improper Response Under 37 C.F.R. § 41.77(c), in Inter Partes Reexamination of U.S. Patent No. 7,777,651, Control No. 95/001,581, mailed January 22, 2014, 3 pages.				
	NPL19	Patent Owner's Petition Under 37 C.F.R. § 1.181 to Strike Third Party Requester's Improper Response Under 37 C.F.R. § 1.132, in Inter Partes Reexamination of U.S. Patent No. 7,417,568, Control No. 95/001,533, mailed January 22, 2014, 3 pages.				
······································	NPL20	Patent Owner's Petition Under 37 C.F.R. § 1.181 to Strike Third Party Requester's Improper Response Under 37 C.F.R. § 1.132, in Inter Partes Reexamination of U.S. Patent No. 7,400,274, Control No. 95/001,544, mailed January 22, 2014, 3 pages.				

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	NPL21	Patent Owner's Petition Under Improper Response Under 37 Patent No. 7,777,651, Control	C.F.R. § 1.132, in Inter Par	tes Reexamination of U.S.			
:	NPL22	Court Docket History for 6:10 T-Mobile, USA Inc., downloa					
NPL23 Court Docket History for 1:11-cv-06696-RJH, Realtime Data, LLC d/b/a IXO, v. Morgan Stanley et al., downloaded January 30, 2014, 80 pages.							
	NPL24	Court Docket History for 1:11 Group Inc. et al., downloaded					
	NPL25	Court Docket History for 1:11 Thomson Reuters et al., down					
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# **BIB DATA SHEET**

## **CONFIRMATION NO. 8978**

DATE         N           13/118,122         05/27/2011         713         2115         2855.0           BULE         Image: Contract of the second secon	<b>NO.</b>							
RULE	0040008							
APPLICANTS								
INVENTORS James J. Fallon, Armonk, NY; John Buck, Oceanside, NY; Paul F. Pickel, Bethpage, NY; Stephen J. McErlain, New York, NY;								
** CONTINUING DATA *********************								
This application is a CON of 11/551,211 10/19/2006 PAT 8112619 which is a CON of 09/776,267 02/02/2001 PAT 7181608 which claims benefit of 60/180.114 02/03/2000 Yes /SKS/								
which claims benefit of 60/180,114 02/03/2000 Yes /SKS/ ** FOREIGN APPLICATIONS ************************************								
** IF REQUIRED, FOREIGN FILING LICENSE GRANTED ** 06/10/2011								
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ADDRESS /SKS/ /SK	KS/							
STERNE, KESSLER, GOLDSTEIN & FOX P.L.L.C. 2/13/14 2/1 1100 NEW YORK AVENUE, N.W. WASHINGTON, DC 20005 UNITED STATES	13/14							
TITLE								
SYSTEMS AND METHODS FOR ACCELERATED LOADING OF OPERATING SYSTEMS AND APPLICATION PROGRAMS								
All Fees								
□ 1.16 Fees (Filing)								
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	Application/Control No.	Applicant(s)/Patent Under Reexamination
Search Notes	13118122	FALLON ET AL.
	Examiner	Art Unit
	SURESH SURYAWANSHI	2115

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CPC COMBINATION SETS - SEARCHED				
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US CLASSIFICATION SEARCHED					
Class	Subclass	Date	Examiner		
713	2	5/11/12, 5/14/12	SKS		
Search updated		12/26/12	SKS		
Search updated		7/16/13	SKS		
Search updated		9/16/13	SKS		
Search updated		2/11/14, 2/12/14	SKS		

SEARCH NOTES					
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EAST; USPAT; US-PGPUB; EPO; JPO; IBM_TDB; NPL	5/11/12, 5/14/12	SKS			
Search updated	12/26/12	SKS			
Search updated	7/16/13	SKS			
Search updated	9/16/13	SKS			
Claim language searched in US-PGPUB	9/16/13	SKS			
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# INTERFERENCE SEARCH

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US Class/ CPC Symbol	US Subclass / CPC Group	Date	Examiner
713	1	5/11/12, 5/14/12	SKS
711	113	5/11/12, 5/14/12	SKS
Search updated		12/26/12	SKS
Search updated		7/16/13	SKS
Search updated		9/16/13	SKS
Search updated		2/11/14, 2/12/14	SKS

U.S. Patent and Trademark Office

Part of Paper No. : 20140211

## EAST Search History

## EAST Search History (Prior Art)

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
S1	3	("6336153" "6374353" "8553759").pn.	USPAT	OR	OFF	2014/02/11 14:43
S2	31	("6374353").URPN.	USPAT	OR	OFF	2014/02/11 15:35
S3	5	("5307497"   "5355498"   "5918048"   "5933631"   "6052778").PN.	US-PGPUB; USPAT; USOCR	OR	OFF	2014/02/11 15:41
S4	136	boot adj1 device with hard adj1 (disk drive)	USPAT	OR	OFF	2014/02/12 10:59
S5	2	boot adj1 device with hard adj1 (disk drive) with non\$1volatile	USPAT	OR	OFF	2014/02/12 10:59
S6	17	updat\$3 near3 list near2 boot	USPAT	OR	OFF	2014/02/12 12:48
S7	2	updat\$3 near3 boot adj1 configuration adj1 data	USPAT	OR	OFF	2014/02/12 16:46
S8	3	updat\$3 near3 boot adj1 configuration adj1 data	US-PGPUB	OR	OFF	2014/02/12 16:50
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S10	1	modify\$3 near3 boot adj1 configuration adj1 data	USPAT	OR	OFF	2014/02/12 16:55
S11	5	modify\$3 near3 boot adj1 configuration adj1 data	US-PGPUB	OR	OFF	2014/02/12 16:55
S12	0	modify\$3 near3 boot adj1 configuration adj1 data	EPO; JPO; IBM_TDB	OR	OFF	2014/02/12 16:56
S13	7	("5784631" "5807036" "5856797" "6009491" "7327287" "7711938" "8004431").pn.	USPAT	OR	OFF	2014/02/12 17:10
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		First Named Inventor		, FALLON			
		Art Unit	2115				
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	Cite	Document Number	Dublication Date	Name of Patentee or	D	ages, Columns, Lines, Where	
Examiner initials*	No.1	Number-Kind Code <sup>2</sup> (if known)	Publication Date MM-DD-YYYY	Applicant of Cited Document		Passages or Relevant Figures App	ear
	US1	5,784,631	07-21-1998	Wise			
	US2	5,807,036	09-15-1998	Lostlen			
	US3	5,856,797	01-05-1999	Kawauchi			
	US4	6,009,491	12-28-1999	Roppel et al.			
	US5	7,327,287 B2	02-05-2008	Martinian et al.	[		
	US6	7,711,938 B2	05-04-2010	Wise et al.	1		
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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.<sup>1</sup> Applicant's unique citation designation number (optional).<sup>2</sup> See Kinds Codes of USPTO Patent Documents at www.uspto.gov or MPEP 901.04.<sup>3</sup> Enter Office that issued the document, by the two-letter code (WIPO Standard ST.3).<sup>4</sup> For Japanese patent documents, the indication of the year of the reign of the Emperor must precede the serial number of the patent document.<sup>5</sup> Kind of document by the appropriate symbols as indicated on the document under WIPO Standard ST.16 if possible.<sup>6</sup> Applicant is to place a check mark here if English language Translation is attached.

Equivalent of Form PTO/SB/08b (7-09)

Substitute for form 1449/PTO		Complete if Known	
SEV	ENT! SUPPLEMENTAL	Application Number	13/118,122
SEVENT SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Use as many sheets as necessary)		Filing Date	May 27, 2011
		First Named Inventor	James J. FALLON
		Art Unit	2115
		Examiner Name	SURYAWANSHI, Suresh
Sheet	1 of 3	Attorney Docket Number	2855.004000B

		NON PATENT LITERATURE DOCUMENTS	
Examiner Initials*	Cite No. <sup>1</sup>	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume-issue number(s), publisher, city and/or country where published	T <sup>2</sup>
	NPL1	Opinion, with Errata, filed in Realtime Data, LLC d/b/a IXO v. Morgan Stanley, et al., Case Nos. 13-1092, -1093, -1095, -1097, -1098, -1099, -1100, -1101, and -1103, United States Court of Appeals for the Federal Circuit, filed January 27, 2014, 41 pages.	
	NPL2	Copy of Supplemental Notice of Allowability for U.S. Appl. No. 13/154,211, mailed December 19, 2013, 4 pages.	
	NPL3	Copy of Final Office Action for U.S. Appl. No. 12/690,125, mailed December 27, 2013, 12 pages.	
	NPL4	Copy of Corrected Notice of Allowability for U.S. Appl. No. 11/553,419, mailed January 14, 2014, 2 pages.	
	NPL5	Copy of Notice of Allowance for U.S. Appl. No. 14/035,561, mailed January 16, 2014, 9 pages.	
	NPL6	Copy of Corrected Notice of Allowability for U.S. Application No. 11/553,419, mailed January 31, 2014, 2 pages.	
	NPL7	Patent Owner's Request to Reopen Prosecution Before the Examiner under 37 C.F.R. § 41.77(b) in Inter Partes Reexamination of U.S. Patent No. 7,417,568, Control No. 95/001,533, filed December 2, 2013, 41 pages.	
	NPL8	Patent Owner's Request to Reopen Prosecution Before the Examiner under 37 C.F.R. § 41.77(b) in Inter Partes Reexamination of U.S. Patent No. 7,777,651, Control No. 95/001,581, filed December 2, 2013, 57 pages.	
	NPL9	Patent Owner's Request to Reopen Prosecution Before the Examiner under 37 C.F.R. § 41.77(b) in Inter Partes Reexamination of U.S. Patent No. 7,400,274, Control No. 95/001,544, filed December 2, 2013, 33 pages.	
	NPL10	Patent Owner's Petition Under 37 C.F.R. § 1.182 in Opposition to CME Group's Petition to Strike Patent Owner's Proposed New Claims, in Inter Partes Reexamination of U.S. Patent No. 7,417,568, Control No. 95/001,533, mailed January 2, 2014, 8 pages.	

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Signature	Considered	- 

1			Equivalent of Form PTO/SB/08b (7-09
Substitute for	form 1449/PTO	Comp	lete if Known
S1873 8.7	ENTH SUPPLEMENTAL	Application Number	13/118,122
		Filing Date	May 27, 2011
INFO	RMATION DISCLOSURE	First Named Inventor	James J. FALLON
STAT	<b>TEMENT BY APPLICANT</b>	Art Unit	2115
	(Use as many sheets as necessary)	Examiner Name	SURYAWANSHI, Suresh
Sheet	2  of  3	Attorney Docket Number	2855.004000B

		NON PATENT LITERATURE DOCUMENTS	
Examiner Initials*	Cite No. <sup>1</sup>	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume number, publisher, city and/or country where published	T
	NPL11	Patent Owner's Petition Under 37 C.F.R. § 1.182 in Opposition to CME Group's Petition to Strike Patent Owner's Proposed New Claims, in Inter Partes Reexamination of U.S. Patent No. 7,400,274, Control No. 95/001,544, mailed January 2, 2014, 8 pages.	
	NPL12	Patent Owner's Petition Under 37 C.F.R. § 1.182 in Opposition to CME Group's Petition to Strike Patent Owner's Proposed New Claims, in Inter Partes Reexamination of U.S. Patent No. 7,777,651, Control No. 95/001,581, mailed January 2, 2014, 10 pages.	
	NPL13	Inter Partes Reexamination Certificate in Inter Partes Reexamination of U.S. Patent No. 7,161,506, Control No. 95/001,926, mailed January 8, 2014, 2 pages.	
	NPL14	Inter Partes Reexamination Certificate in Inter Partes Reexamination of U.S. Patent No. 7,378,992, Control No. 95/001,928, mailed January 8, 2014, 3 pages.	
	NPL15	Examiner's Determination Under 37 C.F.R. § 41.77(d) in Inter Partes Reexamination of U.S. Patent No. 7,714,747, Control No. 95/001,517, mailed January 14, 2014, 11 pages.	
	NPL16	Patent Owner's Petition Under 37 C.F.R. § 1.181 to Strike Third Party Requester's Improper Response Under 37 C.F.R. § 41.77(c), in Inter Partes Reexamination of U.S. Patent No. 7,417,568, Control No. 95/001,533, mailed January 22, 2014, 3 pages.	
	NPL17	Patent Owner's Petition Under 37 C.F.R. § 1.181 to Strike Third Party Requester's Improper Response Under 37 C.F.R. § 41.77(c), in Inter Partes Reexamination of U.S. Patent No. 7,400,274, Control No. 95/001,544, mailed January 22, 2014, 3 pages.	
	NPL18	Patent Owner's Petition Under 37 C.F.R. § 1.181 to Strike Third Party Requester's Improper Response Under 37 C.F.R. § 41.77(c), in Inter Partes Reexamination of U.S. Patent No. 7,777,651, Control No. 95/001,581, mailed January 22, 2014, 3 pages.	
	NPL19	Patent Owner's Petition Under 37 C.F.R. § 1.181 to Strike Third Party Requester's Improper Response Under 37 C.F.R. § 1.132, in Inter Partes Reexamination of U.S. Patent No. 7,417,568, Control No. 95/001,533, mailed January 22, 2014, 3 pages.	
	NPL20	Patent Owner's Petition Under 37 C.F.R. § 1.181 to Strike Third Party Requester's Improper Response Under 37 C.F.R. § 1.132, in Inter Partes Reexamination of U.S. Patent No. 7,400,274, Control No. 95/001,544, mailed January 22, 2014, 3 pages.	

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		SUPPLEMENTAL	Filing Date	May 27, 2011	
INFO	RMAT	ION DISCLOSURE	First Named Inventor	James J. FALLON	
STAT	EMEN	T BY APPLICANT	Art Unit	2115	
	(Use as ma	my sheets as necessary)	Examiner Name SURYAWANSHI, Su		
Sheet	3	of 3	Attorney Docket Numbe	r 2855.004000B	
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Examiner Initials*	Cite No. <sup>1</sup>	appropriate), title of the iter	or (in CAPITAL LETTERS n (book, magazine, journal, number, publisher, city and	), title of the article (when serial, symposium, catalog, /or country where published	Т
	NPL21	Patent Owner's Petition Under Improper Response Under 37 Patent No. 7,777,651, Control	C.F.R. § 1.132, in Inter Part	tes Reexamination of U.S.	
	NPL22	Court Docket History for 6:10 T-Mobile, USA Inc., downloa			
	NPL23	Court Docket History for 1:11 Morgan Stanley et al., downlo			
	NPL24	Court Docket History for 1:11 Group Inc. et al., downloaded			
	NPL25	Court Docket History for 1:11 Thomson Reuters et al., down			
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Electronic Ac	knowledgement Receipt
EFS ID:	18188429
Application Number:	13118122
International Application Number:	
Confirmation Number:	8978
Title of Invention:	SYSTEMS AND METHODS FOR ACCELERATED LOADING OF OPERATING SYSTEMS AND APPLICATION PROGRAMS
First Named Inventor/Applicant Name:	James J. Fallon
Customer Number:	26111
Filer:	Michael V. Messinger/William Flanigen
Filer Authorized By:	Michael V. Messinger
Attorney Docket Number:	2855.004000B
Receipt Date:	12-FEB-2014
Filing Date:	27-MAY-2011
Time Stamp:	16:10:50
Application Type:	Utility under 35 USC 111(a)

# Payment information:

Submitted with Payment		no				
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Document Number	Document Description		File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1	Non Patent Literature	NF	2L1_CAFC_Opinion_with_Err ata_01272014.pdf	280049 9cecff362f26c5d3e56c906207accc4687c95 094	no	41
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2	Non Patent Literature	NPL2_SNOA_13154211_12192 013.pdf	142681 19b97720028a74102177c811657906d98ff 6313e	no	4	
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3	Non Patent Literature	NPL3_FOA_12690125_1227201	473761		12	
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4	Non Patent Literature	NPL4_Corrected_Notice_of_All owability_11553419_01142014		no	2	
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	6 Non Patent Literature	NPL6_Corrected_Notice_of_All owability_11553419_01312014 .pdf		no		
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7	Non Patent Literature	NPL7_PO_Request_to_Reopen _Prosecution_95001533_12022		no	41	
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8	Non Patent Literature	NPL8_PO_Request_to_Reopen			57	
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10	Non Patent Literature	NPL10_PO_Petition_95001533	413963	no	8	
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18	Non Patent Literature	NPL18_PO_Petition_1_950015 81_01222014.pdf	139339 fb0203c32a43ccdb85be279c7a478a9f1a8b f664	no	3	
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16	Non Patent Literature	NPL16_PO_Petition_1_950015 33_01222014.pdf	180700 64dea460e6a026800900e78d8740ab35049	no	3	
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15	Non Patent Literature	NPL15_Examiners_Determinati on_95001517_01142014.pdf	430915 4e90804f15bb2f36ca8354bc75c7f22af0e53 3eb	no	11	
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14	Non Patent Literature	NPL14_Reexam_Certificate_95 001928_01082014.pdf	186439 9dc3f5e7a4589d8d5349d9a59ac0bafd5ba	no	3	
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11	Non Patent Literature	NPL11_PO_Petition_95001544 _01022014.pdf	489952	no	8	

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23	Non Patent Literature	NPL23_Morgan_Stanley_Court _Docket_Listing_01302014.pdf	1f3f5f9484e03f7995dc3655863a7b173687	no	80
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22	Non Patent Literature	NPL22_MetroPCS_Court_Dock et_Listing_01302014.pdf	614866 9c803dca7ad3d225e6f1045a23c4db047ce afc3c	no	78
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21	Non Patent Literature	NPL21_PO_Petition_2_950015 81_01222014.pdf	80e1c8842bfcaaf1e673d628094778edccd0 acab	no	3
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20	Non Patent Literature	NPL20_PO_Petition_2_950015 44_01222014.pdf	8fb4c97282863132a65885fc96bc8a183cc8	no	3

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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.



US007161506C2

### (12) INTER PARTES REEXAMINATION CERTIFICATE (784th) **United States Patent** US 7,161,506 C2 (10) Number: Fallon

#### SYSTEM AND METHODS FOR DATA (54) COMPRESSION SUCH AS CONTENT DEPENDENT DATA COMPRESSION

- (75) Inventor: James J. Fallon, Armonk, NY (US)
- (73) Assignee: Realtime Data, LLC, New York, NY (US)

### **Reexamination Request:**

No. 95/001,926, Mar. 2, 2012

### **Reexamination Certificate for:**

Patent No.:	7,161,506
Issued:	Jan. 9, 2007
Appl. No.:	10/668,768
Filed:	Sep. 22, 2003

Reexamination Certificate C1 7,161,506 issued May 22, 2012

(\*) Notice: This patent is subject to a terminal disclaimer.

### **Related U.S. Application Data**

(63) Continuation of application No. 10/016,355, filed on Oct. 29, 2010, now Pat. No. 6,624,761, which is a continuation-in-part of application No. 09/705,446, filed on Nov. 3, 2000, now Pat. No. 6,309,424, which is a continuation of application No. 09/210,491, filed on Dec. 11, 1998, now Pat. No. 6,195,024.

- (45) Certificate Issued: \*Jan. 8, 2014
- (51) Int. Cl. H03M 7/34 (2006.01)
- (52)U.S. Cl. USPC ...... 341/51; 341/79
- Field of Classification Search (58)None

See application file for complete search history.

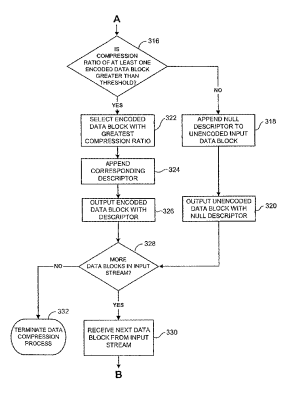
#### (56)**References** Cited

To view the complete listing of prior art documents cited during the proceeding for Reexamination Control Number 95/001,926, please refer to the USPTO's public Patent Application Information Retrieval (PAIR) system under the Display References tab.

Primary Examiner --- Christina Y Leung

#### ABSTRACT (57)

Systems and methods for providing fast and efficient data compression using a combination of content independent data compression and content dependent data compression. In one aspect, a method for compressing data comprises the steps of: analyzing a data block of an input data stream to identify a data type of the data block, the input data stream comprising a plurality of disparate data types; performing content dependent data compression on the data block; if the data type of the data block is identified; performing content independent data compression on the data block, if the data type of the data block is not identified.



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# 1

# INTER PARTES REEXAMINATION CERTIFICATE ISSUED UNDER 35 U.S.C. 316

# THE PATENT IS HEREBY AMENDED AS INDICATED BELOW.

Matter enclosed in heavy brackets [] appeared in the patent, but has been deleted and is no longer a part of the 10 patent; matter printed in italics indicates additions made to the patent.

AS A RESULT OF REEXAMINATION, IT HAS BEEN DETERMINED THAT:

Claims 1-5, 8, 9, 11, 17, 20-23, 27, 39, 43, 69-73, 79, 81, 82, 84-90, 96 and 98 were previously cancelled.

Claims **91**, **97** and **99** are determined to be patentable as amended. 20

New claims 100-105 are added and determined to be patentable.

Claims 6, 7, 10, 12-16, 18, 19, 24-26, 28-38, 40-42, 44-68, 74-78, 80, 83 and 92-95 were not reexamined.

91. The method of claim 86, further comprising:

- compressing said data block to provide said data block in said compressed form in accordance with said determination whether to compress said data block with content dependent data compression or said single data compression encoder, wherein said data block in said compressed form is provided by a lossy compression technique; and
- analyzing data within the data block to identify one or more data types of the data within the data block,
- wherein the analyzing of the data within the data block to identify one or more data types excludes analyzing based only on a descriptor that is indicative of the data type of the data within the data block.

97. The method of claim 86, *further comprising:* analyzing data within the data block to identify one or more data types of the data within the data block,

wherein the analyzing of the data within the data block to identify one or more data types excludes analyzing based only on a descriptor that is indicative of the data type of the data within the data block, and <sup>45</sup>

wherein said single data compression encoder is lossless and at least one encoder associated with said content dependent data compression is lossy.

99. The method of claim 86, further comprising;

analyzing within the data block to identify one or more data <sup>50</sup> types of the data within the data block,

- wherein the analyzing of the data within the data block to identify one or more data types excludes analyzing based only on a descriptor that is indicative of the data type of the data within the data block, and <sup>55</sup>
- wherein said single data compression encoder is lossless, at least one encoder associated with said content dependent data compression is lossless, and at least another one encoder associated with said content dependent data compression is lossy. 60

100. A computer implemented method comprising:

receiving, a data block, wherein the data block is included in a data stream;

analyzing data within the data block to identify one or more data types of the data within the data block;

determining whether to output said data block in received form or in a compressed form; and

- outputting the data block in received form or the compressed form based on the determination,
- wherein outputting the data block in the compressed form comprises determining whether to compress the data block with a content dependent data compression encoder based on the type of the data block or to compress the data block with a single data compression encoder, and
- wherein the analyzing of the data within the data block to identify one or more data types excludes analyzing based only on a descriptor that is indicative of the data type of the data within the data block.

101. The computer implemented method of claim 100, further comprising:

compressing the data block to provide the data block in the compressed form in accordance with the determination whether to compress the data block with a content dependent data compression encoder or the single data compression encoder, wherein the data block is compressed using a lossy compression encoder.

102. The computer implemented method of claim 100,
25 wherein the single data compression encoder is lossless and at least one encoder associated with the content dependent data compression is lossy.

103. The computer implemented method of claim 100, wherein the single data compression encoder is lossless, at least one encoder associated with the content dependent data compression is lossless, and at least another one encoder associated with the content dependent data compression is lossy.

104. A computer implemented method for compressing 35 data, comprising:

- analyzing data within a data block of an input data stream to identify one or more data types of the data block, the input data stream comprising a plurality of disparate data types;
- performing content dependent data compression with a content dependent data compression encoder if a data type of the data block is identified; and
- performing data compression with a single data compression encoder, if a data type of the data block is not identified,
- wherein the analyzing of the data within the data block to identify one or more data types excludes analyzing based only on a descriptor that is indicative of the data type of the data within the data block.

105. A computer implemented method comprising:

- receiving a data block in an uncompressed form, said data block being included in a data stream;
- analyzing data within the data block to determine a type of said data block; and
- compressing said data block to provide a compressed data block,
- wherein if one or more encoders are associated to said type, compressing said data block with at least one of said one or more encoders, otherwise compressing said data block with a default data compression encoder, and
- wherein the analyzing of the data within the data block to identify one or more data types excludes analyzing based only on a descriptor that is indicative of the data type of the data within the data block.

\* \* \* \* \*



#### (12) INTER PARTES REEXAMINATION CERTIFICATE (785th) **United States Patent** US 7,378,992 C2 (10) **Number:** Fallon \*Jan. 8, 2014

#### CONTENT INDEPENDENT DATA (54) COMPRESSION METHOD AND SYSTEM

- (75) Inventor: James J. Fallon, Armonk, NY (US)
- (73) Assignee: Realtime Data, LLC, New York, NY (US)

### **Reexamination Request:**

No. 95/001,928, Mar. 2, 2012

### **Reexamination Certificate for:**

Patent No.:	7,378,992
Issued:	May 27, 2008
Appl. No.:	11/400,533
Filed:	Apr. 8, 2006

Reexamination Certificate C1 7,378,992 issued Oct. 4, 2012

(\*) Notice: This patent is subject to a terminal disclaimer.

### **Related U.S. Application Data**

(63) Continuation of application No. 10/668,768, filed on Sep. 22, 2003, now Pat. No. 7,161,506, which is a continuation of application No. 10/016,355, filed on Oct. 29, 2001, now Pat. No. 6,624,761, which is a continuation-in-part of application No. 09/705,446, filed on Nov. 3, 2000, now Pat. No. 6,309,424, which is a continuation of application No. 09/210,491, filed on Dec. 11, 1998, now Pat. No. 6,195,024.

- (45) Certificate Issued:
- (51) Int. Cl. H03M 7/34 (2006.01)
- U.S. Cl. (52)USPC ...... 341/51; 341/65; 341/67; 341/87
- **Field of Classification Search** (58)None

See application file for complete search history.

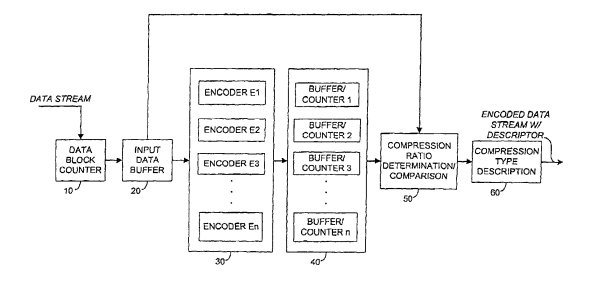
#### (56)**References** Cited

To view the complete listing of prior art documents cited during the proceeding for Reexamination Control Number 95/001,928, please refer to the USPTO's public Patent Application Information Retrieval (PAIR) system under the Display References tab.

Primary Examiner --- Christina Y Leung

#### ABSTRACT (57)

Systems and methods for providing fast and efficient data compression using a combination of content independent data compression and content dependent data compression. In one aspect, a method for compressing data comprises the steps of: analyzing a data block of an input data stream to identify a data type of the data block, the input data stream comprising a plurality of disparate data types; performing content dependent data compression on the data block, if the data type of the data block is identified, performing content independent data compression on the data block, if the data type of the data block is not identified.



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# INTER PARTES REEXAMINATION CERTIFICATE ISSUED UNDER 35 U.S.C. 316

# THE PATENT IS HEREBY AMENDED AS INDICATED BELOW.

Matter enclosed in heavy brackets [] appeared in the patent, but has been deleted and is no longer a part of the 10 patent; matter printed in italics indicates additions made to the patent.

AS A RESULT OF REEXAMINATION, IT HAS BEEN DETERMINED THAT:

Claims 1, 3, 7, 9-15, 18-21, 26-29, 32, 33 and 36 were previously cancelled.

Claim 35 is determined to be patentable as amended.

New claims  ${\bf 46\text{-}51}$  are added and determined to be  $^{20}$  patentable.

Claims 2, 4, 5, 6, 8, 16, 17, 22-25, 30, 31, 34 and 37-45 were not reexamined.

**35**. The method of claim **33**, [wherein the size of said data 25 block is variable] *further comprising:* 

analyzing data within the data block to identify one or more data types of the data within the data block,

wherein the analyzing of the data within the data block to identify one or more data types excludes analyzing 30 based only on a descriptor that is indicative of the data type of the data within the data block.

46. A computer implemented method comprising: receiving a data block;

- analyzing data within the data block to determine whether 35 or not a data type is identified for the data within the data block;
- compressing, if said data type is identified, said data block with at least one encoder associated with said data type to provide a compressed data block;
- compressing, if said data type is not identified, said data block with at least one encoder associated with a nonidentifiable data type to provide said compressed data block; and

storing said compressed data block.

wherein the analyzing of the data within the data block to identify one or more data types excludes analyzing based only on a descriptor that is indicative of the data type of the data within the data block.

47. A computer implemented method comprising: receiving a data block;

- analyzing data within the data block to determine whether or not a data type is identified for the data within the data block;
- compressing, if said data type is identified, said data block 55 with at least one encoder associated with said data type to provide a compressed data block;
- compressing, if said data type is not identified, said data block with at least one encoder associated with a nonidentifiable data type to provide said compressed data 60 block;

storing said compressed data block;

- transmitting a data compression type descriptor, indicative of the compression utilized to provide said compressed data block, with said compressed data block; 65
- receiving said compressed data block and said data compression type descriptor; and

decompressing said compressed data block based on said data compression type descriptor,

wherein the analyzing of the data within the data block to identify one or more data types excludes analyzing based only on a descriptor that is indicative of the data type of the data within the data block.

48. A computer implemented method comprising:

receiving a data block;

- associating at least one encoder to each one of several data types:
- analyzing data within the data block to identify a first data type of the data within the data block;
- compressing, if said first data type is the same as one of said several data types, said data block with said at least one encoder associated with said one of said several data types that is the same as said first data type to provide a compressed data block; and
- compressing, if said first data type is not the same as one of said several data types, said data block with a default encoder to provide said compressed data block,
- wherein the analyzing of the data within the data block to identify one or more data types excludes analyzing based only on a descriptor that is indicative of the data type of the data within the data block.
- 49. A computer implemented method comprising: receiving a data block;
- associating at least one encoder to each one of several data types;
- analyzing data within the data block to identify a first data type of the data within the data block;
- compressing, if said first data type is the same as one of said several data types, said data block with said at least one encoder associated with said one of said several data types that is the same as said first data type to provide a compressed data block:
- compressing, if said first data type is not the same as one of said several data types, said data block with a default encoder to provide said compressed data block;
- transmitting a data compression type descriptor, indicative of the compression utilized to provide said compressed data block, with said compressed data block;
- receiving said compressed data block and said data compression type descriptor; and
- decompressing said compressed data block based on said data compression type descriptor,

wherein the analyzing of the data within the data block to identify one or more data types excludes analyzing based only on a descriptor that is indicative of the data type of the data within the data block.

50. A computer implemented method comprising:

associating a first encoder to a first data type;

associating a second encoder to a second data type;

receiving a data block;

- analyzing data within the data block to determine a data type of the data within the data block;
- compressing said data block with said first encoder if said data type is the same as said first data type;
- compressing said data block with said second encoder if said data type is the same as said second data type; and compressing said data block with a third encoder if said data type cannot be identified,
- wherein the analyzing of the data within the data block to identify one or more data types excludes analyzing based only on a descriptor that is indicative of the data type of the data within the data block.

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51. A computer implemented method comprising:

associating at least one of several first encoders to each one of several data types;

associating at least one second encoder to a non-identifiable data type;

receiving a data block from an input stream of data;

- analyzing data within the data block to determine whether a data type is identified for the data within the data block;
- compressing, if a data type is identified as being associated 10 with said at least one of several first encoders, said data block with said at least one of several first encoders associated with said data type to provide a compressed data block;
- compressing, if a data type is not identified, said data block 15 with said at least one second encoder to provide said compressed data block; and
- transmitting said compressed data block with a data compression type descriptor indicative of the compression utilized to provide said compressed data block, 20

wherein the analyzing of the data within the data block to identify one or more data types excludes analyzing based only on a descriptor that is indicative of the data type of the data within the data block.

\* \* \* \* \*

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MICHAEL V. MESSINGER DIRECTOR (202) 772-8667 MIKEM@SKGF.COM



February 12, 2014

Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450 <u>Confirmation No. 8978</u> Art Unit 2115 Attn: Mail Stop Amendment

 Re: U.S. Utility Patent Application Application No. 13/118,122; Filing Date: May 27, 2011
 For: Systems and Methods for Accelerated Loading of Operating Systems and Application Programs
 Inventors: FALLON et al. Our Ref: 2855.004000B

Commissioner:

Transmitted herewith for appropriate action are the following documents:

- 1. Seventh Supplemental Information Disclosure Statement;
- 2. Form PTO/SB/08a (1 sheet) listing 8 documents (US1-US8);
- 3. Form PTO/SB/08b (3 sheets) listing 27 documents (NPL1-NPL27); and
- 4. Copies of cited documents (NPL1-NPL25).

### The above-listed documents are filed electronically through EFS-Web.

In the event that extensions of time are necessary to prevent abandonment of this patent application, then such extensions of time are hereby petitioned.

Commissioner for Patents February 12, 2014 Page 2

The U.S. Patent and Trademark Office is hereby authorized to charge any fee deficiency, or credit any overpayment, to our Deposit Account No. 19-0036.

Respectfully submitted,

STEANE/KESSLER, GOLDSTEIN & FOX P.L.L.C. Michael V. Messinger

Attorney for Applicants Registration No. 37,575

MVM/MRM/wcf Enclosures

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# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

FALLON et al.

Appl. No.: 13/118,122

Filed: May 27, 2011

For: Systems and Methods for Accelerated Loading of Operating Systems and Application Programs Confirmation No.: 8978 Art Unit: 2115 Examiner: SURYAWANSHI, Suresh Atty. Docket: 2855.004000B

# Seventh Supplemental Information Disclosure Statement

### Mail Stop Amendment

Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450

Commissioner:

Notice of Prior and Concurrent Proceedings

Applicants hereby call to the attention of the Patent and Trademark Office the

following reexamination proceedings involving patents that are commonly-assigned with

the patent in the above-identified patent application:

Proceeding	Status
Inter Partes Reexamination of U.S. Patent No.	Inter Partes Reexamination
6,604,158 (Control No. 95/000,486)	Certificate issued 10/10/2012
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 7,321,937 (Control No. 95/000,466)	Certificate issued 05/15/2012
Inter Partes Reexamination of U.S. Patent	Terminated
No. 6,604,158 (Control No. 95/000,453)	
Ex Parte Reexamination of U.S. Patent No. 6,601,104	Ex Parte Reexamination
(Control No. 90/009,428)	Certificate issued 02/28/2012
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 7,378,992 (Control No. 95/000,478)	Certificate issued 10/04/2012
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 6,624,761 (Control No. 95/000,464)	Certificate issued 06/12/2012
Inter Partes Reexamination of U.S. Patent No.	Inter Partes Reexamination
7,161,506 (Control No. 95/000,479)	Certificate issued 05/22/2012

# FALLON *et al.* Appl. No. 13/118,122

Proceeding	Status
Inter Partes Reexamination of U.S. Patent No. 7,714,747 (Control No. 95/001,517)	Examiner's Determination under 37 C.F.R. § 41.77(d) mailed 01/14/2014
Inter Partes Reexamination of U.S. Patent No. 7,417,568 (Control No. 95/001,533)	Patent Owner's Request to Reopen Prosecution filed 12/02/2013; Decision on Appeal mailed 11/01/2013
Inter Partes Reexamination of U.S. Patent No. 7,777,651 (Control No. 95/001,581)	Patent Owner's Request to Reopen Prosecution filed 12/02/2013; Decision on Appeal mailed 11/01/2013
Inter Partes Reexamination of U.S. Patent No. 7,400,274 (Control No. 95/001,544)	Patent Owner's Request to Reopen Prosecution filed 12/02/2013; Decision on Appeal mailed 11/01/2013

Applicants hereby call to the attention of the Patent and Trademark Office the following reexamination proceedings filed by Cellco Partnership d/b/a Verizon Wireless, involving patents that are commonly-assigned with the patent in the above-identified patent application:

Proceeding	Status
Inter Partes Reexamination of U.S. Patent No.	Inter Partes Reexamination
7,321,937 (Control No. 95/001,922)	Certificate issued 12/05/2013
Inter Partes Reexamination of U.S. Patent	Patent Owner's Reply to
No. 6,604,158 (Control No. 95/001,923)	Action Closing Prosecution
	filed 11/04/2013
Inter Partes Reexamination of U.S. Patent	Right of Appeal Notice
No. 7,352,300 (Control No. 95/001,924)	mailed 08/29/2013
Inter Partes Reexamination of U.S. Patent	Patent Owner's Reply to
No. 7,395,345 (Control No. 95/001,925)	Action Closing Prosecution
	filed 10/21/2013; Action
	<b>Closing Prosecution mailed</b>
	09/20/2013
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 7,161,506 (Control No. 95/001,926)	Certificate issued 01/08/2014
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 7,415,530 (Control No. 95/001,927)	Certificate issued 08/16/2013
Inter Partes Reexamination of U.S. Patent No.	Inter Partes Reexamination
7,378,992 (Control No. 95/001,928)	Certificate issued 01/08/2014

Applicants invite the Examiner to review the Requests for Reexamination, issued Office Actions, replies, and any other papers in the above-identified reexamination proceedings. If the Examiner is unable to obtain copies of papers in any reexamination proceeding, copies can be provided to the Examiner upon request. Those documents which may be material that are not already of record in this patent application are listed on the accompanying Form PTO/SB/08. For example, documents related to the reexaminations are listed as NPL7-NPL21.

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## Notice of Related Litigation

Applicants notify the Patent and Trademark Office of the following litigation involving U.S. Patents commonly-owned with the current patent application, the subject matter of which may be related to the present patent application:

No.	Case	Status
1	Realtime Data LLC d/b/a IXO v. Packeteer, Inc. et al.,	Dismissed
1	No. 6:08-cv-00144-LED (E.D. Texas)	

Applicants also notify the Patent and Trademark Office of the following additional litigation involving U.S. Patents commonly-owned with the current patent application, the subject matter of which may be related to the present patent application:

No.	Case	Status
2	Realtime Data LLC d/b/a IXO v. Thomson Reuters Corporation et al. No. 1:11-cv-06698-RJH (S.D. New York) (transferred from E.D. Texas; 6:09-cv-00333- LED)	Opinion of the Court of Appeals for the Federal Circuit received 01/27/2014

- 4 -

3	Realtime Data LLC d/b/a IXO v. Morgan Stanley et al., No. 1:11-cv-06696-RJH (S.D. New York) (transferred from E.D. Texas; 6:09-cv-00326-LED)	Opinion of the Court of Appeals for the Federal Circuit received 01/27/2014
4	Realtime Data LLC d/b/a IXO v. CME Group Inc., et al., No. 1:11-cv-06697-RJH (S.D. New York) (transferred from E.D. Texas; No. 6:09-cv-00327-LED)	Opinion of the Court of Appeals for the Federal Circuit received 01/27/2014
5	Chicago Board Options Exchange, Inc., v. Realtime Data LLC d/b/a IXO, No. 09-cv-4486 (N.D. Ill.)	Dismissed
6	<i>Thomson Reuters Corporation v. Realtime Data, LLC d/b/a IXO</i> , No. 1:09-cv-07868-RMB (S.D.N.Y)	Consolidated with Case No. 2
7	Realtime Data, LLC d/b/a IXO v. CME Group Inc., et al. (II), No. 6:10-cv-246 (E.D. Texas)	Consolidated with Case No. 4
8	Realtime Data LLC d/b/a IXO v. Thomson Reuters Corporation et al. (II), No. 6:10-cv-247 (E.D. Texas)	Consolidated with Case No. 2
9	Realtime Data, LLC d/b/a IXO v. Morgan Stanley, et al. (II), No. 6:10-cv-248 (E.D. Texas)	Consolidated with Case No. 3
10	Realtime Data, LLC d/b/a IXO v. MetroPCS Texas, LLC et al., No. 6:10-cv-00493 (E.D. Texas)	Notice of Appeal Filed

Updated court docket listings for litigations previously disclosed and pending are submitted herewith as documents NPL22-NPL25.

Realtime Data LLC d/b/a IXO v. Thomson Reuters Corporation et al.

Realtime Data LLC d/b/a IXO v. Morgan Stanley et al.

Realtime Data LLC d/b/a IXO v. CME Group Inc., et al.

Applicants submit herewith a document related to the above-listed litigations as

NPL1.

Information Disclosure Statement

Listed on accompanying IDS Forms PTO/SB/08a equivalent and PTO/SB/08b equivalent are documents that may be considered material to the patentability of this

application as defined in 37 C.F.R. §1.56, and in compliance with the duty of disclosure requirements of 37 C.F.R. §§ 1.97 and 1.98.

- 5 -

Applicants have listed publication dates on the attached IDS Forms based on information presently available to the undersigned. However, the listed publication dates should not be construed as an admission that the information was actually published on the date indicated.

Applicants reserve the right to establish the patentability of the claimed invention over any of the information provided herewith, and/or to prove that this information may not be prior art, and/or to prove that this information may not be enabling for the teachings purportedly offered.

This statement should not be construed as a representation that a search has been made, or that information more material to the examination of the present patent application does not exist. The Examiner is specifically requested not to rely solely on the material submitted herewith.

Filing under 37 C.F.R. § 1.97(b). This Information Disclosure Statement is being filed before the mailing of a first Office Action after the filing of a request for continued examination under 37 C.F.R. § 1.114. No statement or fee is required.

Copies of documents NPL1-NPL25 are submitted. However, in accordance with 37 C.F.R. § 1.98(a)(2), no copies of documents US1-US8 on the attached IDS Forms are submitted. Additionally, copies of documents NPL26-NPL27, cited on the attached IDS Forms, are not provided in accordance with the U.S. Patent and Trademark Office

Official Gazette notice of October 19, 2004, which states: "the requirement in 37 C.F.R. § 1.98(a)(2)(iii) for a legible copy of the specification, including the claims, and drawings of each cited pending U.S. patent application (or portion of the application which caused it to be listed) is *sua sponte* waived where the cited pending application is stored in the USPTO's IFW system."

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Applicants submit herewith actions from the following co-pending, commonlyassigned U.S. Patent Application Nos.:

Document NPL2 is a copy of a Supplemental Notice of Allowability mailed December 19, 2013, in the prosecution of co-pending, commonly-assigned U.S. Application No. 13/154,211.

Document **NPL3** is a copy of a Final Office Action mailed December 27, 2013, in the prosecution of co-pending, commonly-assigned U.S. Application No. 12/690,125.

Document NPL4 is a copy of a Corrected Notice of Allowability mailed January 14, 2014, in the prosecution of co-pending, commonly-assigned U.S. Application No. 11/553,419.

Document **NPL5** is a copy of a Notice of Allowance mailed January 16, 2014, in the prosecution of co-pending, commonly-assigned U.S. Application No. 14/035,561.

Document **NPL6** is a copy of a Corrected Notice of Allowability mailed January 31, 2014, in the prosecution of co-pending, commonly-assigned U.S. Application No. 11/553,419.

The identification of these Office Actions is not to be construed as a waiver of secrecy as to those applications now or upon issuance of the present application as a patent. The Examiner is respectfully requested to consider the cited applications and the art cited therein during examination.

It is expected that the examiner will review the prosecution and cited art in the parent application nos. 09/776,267, filed February 2, 2001 (now U.S. Patent No. 7,181,608); and 11/551,211, filed October 19, 2006 (now U.S. Patent No. 8,112,619), in accordance with MPEP 2001.06(b), and indicate in the next communication from the office that the art cited in the earlier prosecution history has been reviewed in connection with the present application.

It is respectfully requested that the Examiner initial and return a copy of the enclosed IDS Forms, and indicate in the official file wrapper of this patent application that the documents have been considered.

The U.S. Patent and Trademark Office is hereby authorized to charge any fee deficiency, or credit any overpayment, to our Deposit Account No. 19-0036.

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Respectfully submitted,

STERNE, KESSLER, GOLDSTEIN & FOX P.L.L.C. Michael V. Messinger

Attorney for Applicants Registration No. 37,575

2/12/2014 Date:

1100 New York Avenue, N.W. Washington, D.C. 20005-3934 (202) 371-2600

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Equivalent of Form PTO/SB/08b (7-09)

Substitute for form 1449/PTO		Complete if Known	
SIXTH SUPPLEMENTAL	Application Number	13/118,122	
	Filing Date	May 27, 2011	
INFORMATION DISCLOSURE	First Named Inventor	James J. FALLON	
STATEMENT BY APPLICANT	Art Unit	2115	
(Use as many sheets as necessary)	Examiner Name	SURYAWANSHI, Suresh	
Sheet 1 of 2	Attorney Docket Number	2855.004000B	

		NON PATENT LITERATURE DOCUMENTS		
		i appropriate) title of the item (pook magazine journal serial symposium catalog etc.)		
	NPL1	Copy of Supplemental Notice of Allowability for U.S. Appl. No. 13/154,211, mailed November 26, 2013, 4 pages.		
	NPL2	Copy of Notice of Allowance for U.S. Appl. No. 13/101,994, mailed December 2, 2013, 7 pages.		
	NPL3	Copy of Notice of Allowance for U.S. Appl. No. 11/553,419, mailed December 18, 2013, 6 pages.		
	NPL4	Copy of Non-Final Office Action for U.S. Appl. No. 14/035,716, mailed December 20, 2013, 12 pages.		
	NPL5	Copy of Notice of Allowance for U.S. Appl. No. 14/035,712, mailed December 20, 2013, 8 pages.		
	NPL6	Copy of Non-Final Office Action for U.S. Appl. No. 14/035,719, mailed December 20, 2013, 11 pages.		
	NPL7	Notice of Intent to Issue an Inter Partes Reexamination Certificate in Inter Partes Reexamination of U.S. Patent No. 7,321,937, Control No. 95/001,922, mailed November 13, 2013, 8 pages.		
	NPL8	Notice of Intent to Issue an Inter Partes Reexamination Certificate in Inter Partes Reexamination of U.S. Patent No. 7,378,992, Control No. 95/001,928, mailed November 21, 2013, 10 pages.		
	NPL9	Notice of Intent to Issue an Inter Partes Reexamination Certificate in Inter Partes Reexamination of U.S. Patent No. 7,161,506, Control No. 95/001,926, mailed November 27, 2013, 10 pages.		
	NPL10	Inter Partes Reexamination Certificate in Inter Partes Reexamination of U.S. Patent No. 7,321,937, Control No. 95/001.922, mailed December 5, 2013, 2 pages.		

Examiner	Date	
Signature	Considered	

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Substitute for form 1449/PTO		Complete if Known			
SIXTH SUPPLEMENTAL		Application Number	13/118,122		
		Filing Date	May 27, 2011		
		First Named Inventor	James J. FALLON		
'EMEN	T BY APPLICANT	Art Unit	2115		
(Use as mo	any sheets as necessary)	Examiner Name	SURYAWANSHI, Suresh		
2	of 2	Attorney Docket Number	2855.004000B		
	NON PATENT LI	TERATURE DOCUMENTS			
Cite No. <sup>1</sup>	appropriate), title of the item (	book, magazine, journal, seria	al, symposium, catalog, etc.),	T <sup>2</sup>	
NPL11					
NPL12			Aethods for Encoding and		
NPL13					
			Aethods for Encoding and		
NPL15	U.S. Patent Application No. 14 Systems and Methods," filed S	4/035,561, James J. FALLON eptember 24, 2013.	, "Data Compression		
	<u></u>				
	RMAT EMEN (Use as ma 2 Cite No. <sup>1</sup> NPL11 NPL12 NPL12 NPL13 NPL14	RMATION DISCLOSURE EMENT BY APPLICANT (Use as many sheets as necessary)         2       of       2         NON PATENT LI MON PATENT LI 2         Cite No. <sup>1</sup> Include name of the author appropriate), title of the item ( date, page(s), volume-issue n (date, page(s), volume-issue n Video and Audio Data Storage         NPL11       U.S. Patent Application No. 14 Decoding Data," filed Septemb Decoding Data," filed Septemb NPL13         NPL14       U.S. Patent Application No. 14 Decoding Data," filed Septemb Decoding Data," filed Septemb Data Data Data Data Data Data Data Data	RMATION DISCLOSURE         EMENT BY APPLICANT         (Use as many sheets as necessary)         2       of         3       Decoding Data," filed September     <	RMATION DISCLOSURE       Filing Date       May 27, 2011         EMENT BY APPLICANT       James J. FALLON         (Use as many sheets as necessary)       Art Unit       2115         2       of       2       Attorney Docket Number       2855.0044000B         NON PATENT LITERATURE DOCUMENTS         Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume-issue number(s), publisher, city and/or country where published         NPL11       U.S. Patent Application No. 14/033,245, FALLON et al., "Systems and Methods for Video and Audio Data Storage and Distribution," filed September 20, 2013.         NPL12       U.S. Patent Application No. 14/035,712, FALLON et al., "Methods for Encoding and Decoding Data," filed September 24, 2013.         NPL13       U.S. Patent Application No. 14/035,719, FALLON et al., "Methods for Encoding and Decoding Data," filed September 24, 2013.         NPL14       U.S. Patent Application No. 14/035,716, FALLON et al., "Methods for Encoding and Decoding Data," filed September 24, 2013.         NPL14       U.S. Patent Application No. 14/035,716, FALLON et al., "Methods for Encoding and Decoding Data," filed September 24, 2013.         NPL14       U.S. Patent Application No. 14/035,716, FALLON et al., "Methods for Encoding and Decoding Data," filed September 24, 2013.         NPL15       U.S. Patent Application No. 14/035,561, James J. FALLON, "Data Compression	

## 1786149\_1

Examiner	Date	
Signature	Considered	



# (12) INTER PARTES REEXAMINATION CERTIFICATE (755th) **United States Patent**

# Fallon

US 7.321.937 C2 (10) Number: (45) Certificate Issued: \*Dec. 5, 2013

#### (54) SYSTEM AND METHODS FOR ACCELERATED DATA STORAGE AND RETRIEVAL

- Inventor: James J. Fallon, Bronxville, NY (US) (75)
- (73)Assignee: Realtime Data LLC, New York, NY (US)

### **Reexamination Request:**

No. 95/001,922, Mar. 2, 2012

### **Reexamination Certificate for:**

Patent No.:	7,321,937	
Issued:	Jan. 22, 2008	
Appl. No.:	11/400,674	
Filed:	Apr. 8, 2006	

Reexamination Certificate C1 7,321,937 issued May 15, 2012

(\*) Notice: This patent is subject to a terminal disclaimer.

### **Related U.S. Application Data**

- Continuation of application No. 10/628,795, filed on (63) Jul. 28, 2003, now Pat. No. 7,130,913, which is a continuation of application No. 09/266,394, filed on Mar. 11, 1999, now Pat. No. 6,601,104.
- (51) Int. Cl. G06F 13/00
- (2006.01)(52) U.S. Cl. USPC ...... 709/231
- (58) **Field of Classification Search** None

See application file for complete search history.

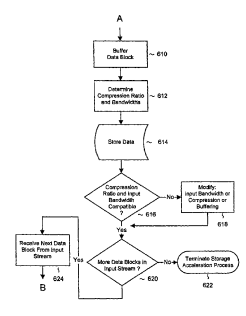
#### (56)**References** Cited

To view the complete listing of prior art documents cited during the proceeding for Reexamination Control Number 95/001,922, please refer to the USPTO's public Patent Application Information Retrieval (PAIR) system under the Display References tab.

Primary Examiner - Karin Reichle

#### (57)ABSTRACT

Systems and methods for providing accelerated data storage and retrieval utilizing lossless data compression and decompression. A data storage accelerator includes one or a plurality of high speed data compression encoders that are configured to simultaneously or sequentially losslessly compress data at a rate equivalent to or faster than the transmission rate of an input data stream. The compressed data is subsequently stored in a target memory or other storage device whose input data storage bandwidth is lower than the original input data stream bandwidth. Similarly, a data retrieval accelerator includes one or a plurality of high speed data decompression decoders that are configured to simultaneously or sequentially losslessly decompress data at a rate equivalent to or faster than the input data stream from the target memory or storage device. The decompressed data is then output at rate data that is greater than the output rate from the target memory or data storage device. The data storage and retrieval accelerator method and system may employed: in a disk storage adapter to reduce the time required to store and retrieve data from computer to disk; in conjunction with random access memory to reduce the time required to store and retrieve data from random access memory; in a display controller to reduce the time required to send display data to the display controller or processor; and/or in an input/output controller to reduce the time required to store, retrieve, or transmit data.



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### 1 INTER PARTES REEXAMINATION CERTIFICATE ISSUED UNDER 35 U.S.C. 316

THE PATENT IS HEREBY AMENDED AS INDICATED BELOW.

AS A RESULT OF REEXAMINATION, IT HAS BEEN DETERMINED THAT: 10

The patentability of claim **8** is confirmed. Claims **17-20** were previously cancelled. Claims **1, 5-7, 11** and **14-16** are cancelled. Claims **2-4, 9-10** and **12-13** were not reexamined.

\* \* \* \* \*

Electronic Ac	knowledgement Receipt
EFS ID:	17783538
Application Number:	13118122
International Application Number:	
Confirmation Number:	8978
Title of Invention:	SYSTEMS AND METHODS FOR ACCELERATED LOADING OF OPERATING SYSTEMS AND APPLICATION PROGRAMS
First Named Inventor/Applicant Name:	James J. Fallon
Customer Number:	26111
Filer:	Michael V. Messinger/William Flanigen
Filer Authorized By:	Michael V. Messinger
Attorney Docket Number:	2855.004000B
Receipt Date:	30-DEC-2013
Filing Date:	27-MAY-2011
Time Stamp:	19:08:29
Application Type:	Utility under 35 USC 111(a)

# Payment information:

Submitted wi	th Payment	no	no			
File Listing:						
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)	
1		2855004000B_6SIDS.pdf	1153248 (d507e52145c78acd6cd314a34092e51c12	yes	10	
			fd507e52145c78acd6cd314a34092e51c12 5e199			

	Multipart Description/PDF files in .zip description					
	Document I	Description	Start	En	d	
	Transmit	1	1			
	Transmit	tal Letter	2	8		
	Information Disclosure Sta	atement (IDS) Form (SB08)	9	1	0	
Warnings:			L			
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2	Non Patent Literature	NPL1_Suppl_NOA_13154211_1	144974	no	4	
-		1262013.pdf	04fa5f644830e85e797595c0993749c7d2b3 196d	110		
Warnings:			· ·	I		
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3	Non Patent Literature	NPL2_NOA_13101994_120220	357743	<b>PO</b>	7	
5	Non Patent Literature	13.pdf	62bb03de7fe093d996f601432c46d9892bf b48b9	no	/	
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4	Non Patent Literature	NPL3_NOA_11553419_121820	367163	no	6	
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5	Non Patent Literature	NPL4_NFOA_14035716_12202	467371	no	12	
5		013.pdf	8d2f30d7123f53c4a9169fd043a915769b05 bd3b		12	
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6	Non Patent Literature	NPL5_NOA_14035712_122020	420185		8	
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7		NPL6_NFOA_14035719_12202	421461			
7	Non Patent Literature	013.pdf	b5c5704e57cd38c5d65bf42061704b94ace 865c0	no	11	
Warnings:				I		
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8	Non Patent Literature	NPL7_NIIRC_95001922_111320 13.pdf	132b05c1a85d914e86ed3329d56be95aeac	no	8	
Warnings:			55dbe			

Information							
9	Non Patent Literature	NPL8_NIIRC_95001928_112120	433755	no	10		
		13.pdf	8ebdb806b57ae122fa332aaf9a05833418b cb25d				
Warnings:							
Information							
10	Non Patent Literature	NPL9_NIIRC_95001926_112720	373350	no	10		
		13.pdf	104260658e8a1a7e77afe1093d83d625eacf 7a94				
Warnings:							
Information	:						
11	Non Patent Literature	NPL10_Reexam_Certificate_95	71602	no	2		
		001922_12052013.pdf	1fcc98c6e9b389d3cae8e566c529e2a82db 74430		_		
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Information							
		Total Files Size (in bytes):	44	63782			
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	<u>tions Under 35 U.S.C. 111</u> lication is being filed and the applica	ation includes the necessary c	omponents for a filin	g date (see	37 CFR		
1.53(b)-(d) a	nd MPEP 506), a Filing Receipt (37 Cl	FR 1.54) will be issued in due					
Acknowledg	ement Receipt will establish the filir	ng date of the application.					
	ge of an International Application u						
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	rnational application is being filed a		ion includes the nece	ssary comp	onents for		
	onal filing date (see PCT Article 11 ar						
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.							

MICHAEL V. MESSINGER DIRECTOR (202) 772-8667 MIKEM@SKGF.COM



December 30, 2013

Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450 <u>Confirmation No. 8978</u> Art Unit 2115 Attn: Mail Stop Amendment

 Re: U.S. Utility Patent Application Application No. 13/118,122; Filing Date: May 27, 2011
 For: SYSTEMS AND METHODS FOR ACCELERATED LOADING OF OPERATING SYSTEMS AND APPLICATION PROGRAMS
 Inventors: FALLON *et al.* Our Ref: 2855.004000B

Commissioner:

Transmitted herewith for appropriate action are the following documents:

- 1. Sixth Supplemental Information Disclosure Statement;
- 2. Form PTO/SB/08b (2 sheets) listing 15 documents (NPL1-NPL15); and
- 3. Copies of cited documents (NPL1-NPL10).

### The above-listed documents are filed electronically through EFS-Web.

In the event that extensions of time are necessary to prevent abandonment of this patent application, then such extensions of time are hereby petitioned.

The U.S. Patent and Trademark Office is hereby authorized to charge any fee deficiency, or credit any overpayment, to our Deposit Account No. 19-0036.

Respectfully submitted,

STERNE KESSLER, GOLDSTEIN & FOX P.L.L.C.

Michael V. Messinger Attorney for Applicants Registration No. 37,575

MVM/MRM/wcf Enclosures

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### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

FALLON et al.

Appl. No.: 13/118,122

Filed: May 27, 2011

# For: SYSTEMS AND METHODS FOR ACCELERATED LOADING OF OPERATING SYSTEMS AND APPLICATION PROGRAMS

Confirmation No.: 8978 Art Unit: 2115 Examiner: SURYAWANSHI, Suresh Atty. Docket: 2855.004000B

# Sixth Supplemental Information Disclosure Statement

### Mail Stop Amendment

Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450

Commissioner:

Notice of Prior and Concurrent Proceedings

Applicants hereby call to the attention of the Patent and Trademark Office the

following reexamination proceedings involving patents that are commonly-assigned with

the patent in the above-identified patent application:

Proceeding	Status
Inter Partes Reexamination of U.S. Patent No.	Inter Partes Reexamination
6,604,158 (Control No. 95/000,486)	Certificate issued 10/10/2012
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 7,321,937 (Control No. 95/000,466)	Certificate issued 05/15/2012
Inter Partes Reexamination of U.S. Patent	Terminated
No. 6,604,158 (Control No. 95/000,453)	
<i>Ex Parte</i> Reexamination of U.S. Patent No. 6,601,104	Ex Parte Reexamination
(Control No. 90/009,428)	Certificate issued 02/28/2012
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 7,378,992 (Control No. 95/000,478)	Certificate issued 10/04/2012
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 6,624,761 (Control No. 95/000,464)	Certificate issued 06/12/2012
Inter Partes Reexamination of U.S. Patent No.	Inter Partes Reexamination
7,161,506 (Control No. 95/000,479)	Certificate issued 05/22/2012

### FALLON *et al.* Appl. No. 13/118,122

Proceeding	Status
Inter Partes Reexamination of U.S. Patent No. 7,714,747 (Control No. 95/001,517)	Decision on Petition Under 37 C.F.R. § 1.181 mailed 09/23/2013; Petition to Expunge Third Party Requester's Improper Submission of Declarations and Strike Comments Directed to Examiner's Determination filed 06/26/2013
<i>Inter Partes</i> Reexamination of U.S. Patent No. 7,417,568 (Control No. 95/001,533)	Decision on Appeal mailed 11/01/2013
<i>Inter Partes</i> Reexamination of U.S. Patent No. 7,777,651 (Control No. 95/001,581)	Decision on Appeal mailed 11/01/2013
<i>Inter Partes</i> Reexamination of U.S. Patent No. 7,400,274 (Control No. 95/001,544)	Decision on Appeal mailed 11/01/2013

- 2 -

Applicants hereby call to the attention of the Patent and Trademark Office the following reexamination proceedings filed by Cellco Partnership d/b/a Verizon Wireless, involving patents that are commonly-assigned with the patent in the above-identified patent application:

Proceeding	Status
<i>Inter Partes</i> Reexamination of U.S. Patent No. 7,321,937 (Control No. 95/001,922)	Inter Partes Reexamination Certificate issued 12/05/2013
Inter Partes Reexamination of U.S. Patent No. 6,604,158 (Control No. 95/001,923)	Patent Owner's Reply to Action Closing Prosecution filed 11/04/2013
Inter Partes Reexamination of U.S. Patent No. 7,352,300 (Control No. 95/001,924)	Right of Appeal Notice mailed 08/29/2013
Inter Partes Reexamination of U.S. Patent No. 7,395,345 (Control No. 95/001,925)	Patent Owner's Reply to Action Closing Prosecution filed 10/21/2013; Action Closing Prosecution mailed 09/20/2013
Inter Partes Reexamination of U.S. Patent No. 7,161,506 (Control No. 95/001,926)	Notice of Intent to Issue a Reexamination Certificate mailed 11/27/2013
Inter Partes Reexamination of U.S. Patent No. 7,415,530 (Control No. 95/001,927)	Inter Partes Reexamination Certificate issued 08/16/2013
<i>Inter Partes</i> Reexamination of U.S. Patent No. 7,378,992 (Control No. 95/001,928)	Notice of Intent to Issue a Reexamination Certificate mailed 11/21/2013

Atty. Dkt. No. 2855,004000B

Applicants invite the Examiner to review the Requests for Reexamination, issued Office Actions, replies, and any other papers in the above-identified reexamination proceedings. If the Examiner is unable to obtain copies of papers in any reexamination proceeding, copies can be provided to the Examiner upon request. Those documents which may be material that are not already of record in this patent application are listed on the accompanying Form PTO/SB/08. For example, documents related to the reexaminations are listed as NPL7-NPL10.

### Notice of Related Litigation

Applicants notify the Patent and Trademark Office of the following litigation involving U.S. Patents commonly-owned with the current patent application, the subject matter of which may be related to the present patent application:

No.	Case	Status
1	Realtime Data LLC d/b/a IXO v. Packeteer, Inc. et al.,	Dismissed
1	No. 6:08-cv-00144-LED (E.D. Texas)	· · · · · · · · · · · · · · · · · · ·

Applicants also notify the Patent and Trademark Office of the following additional litigation involving U.S. Patents commonly-owned with the current patent application, the subject matter of which may be related to the present patent application:

No.	Case	Status
2	<i>Realtime Data LLC d/b/a IXO v. Thomson Reuters</i> <i>Corporation et al.</i> No. 1:11-cv-06698-RJH (S.D. New York) (transferred from E.D. Texas; 6:09-cv-00333- LED)	Notice of Appeal Filed
3	<i>Realtime Data LLC d/b/a IXO v. Morgan Stanley et al.</i> , No. 1:11-cv-06696-RJH (S.D. New York) (transferred from E.D. Texas; 6:09-cv-00326-LED)	Notice of Appeal Filed
4	<i>Realtime Data LLC d/b/a IXO v. CME Group Inc., et al.</i> , No. 1:11-cv-06697-RJH (S.D. New York) (transferred from E.D. Texas; No. 6:09-cv-00327-LED)	Notice of Appeal Filed

Atty. Dkt. No. 2855.004000B

FALLON *et al.* Appl. No. 13/118,122

5	Chicago Board Options Exchange, Inc., v. Realtime Data LLC d/b/a IXO, No. 09-cv-4486 (N.D. Ill.)	Dismissed
6	Thomson Reuters Corporation v. Realtime Data, LLC d/b/a IXO, No. 1:09-cv-07868-RMB (S.D.N.Y)	Consolidated with Case No. 2
7	Realtime Data, LLC d/b/a IXO v. CME Group Inc., et al. (II), No. 6:10-cv-246 (E.D. Texas)	Consolidated with Case No. 4
8	Realtime Data LLC d/b/a IXO v. Thomson Reuters Corporation et al. (II), No. 6:10-cv-247 (E.D. Texas)	Consolidated with Case No. 2
9	Realtime Data, LLC d/b/a IXO v. Morgan Stanley, et al. (II), No. 6:10-cv-248 (E.D. Texas)	Consolidated with Case No. 3
10	Realtime Data, LLC d/b/a IXO v. MetroPCS Texas, LLC et al., No. 6:10-cv-00493 (E.D. Texas)	Notice of Appeal Filed

- 4 -

### Information Disclosure Statement

Listed on accompanying IDS Form PTO/SB/08b equivalent are documents that may be considered material to the patentability of this application as defined in 37 C.F.R. §1.56, and in compliance with the duty of disclosure requirements of 37 C.F.R. §§ 1.97 and 1.98.

Applicants have listed publication dates on the attached IDS Forms based on information presently available to the undersigned. However, the listed publication dates should not be construed as an admission that the information was actually published on the date indicated.

Applicants reserve the right to establish the patentability of the claimed invention over any of the information provided herewith, and/or to prove that this information may not be prior art, and/or to prove that this information may not be enabling for the teachings purportedly offered. This statement should not be construed as a representation that a search has been made, or that information more material to the examination of the present patent application does not exist. The Examiner is specifically requested not to rely solely on the material submitted herewith.

- 5 -

Filing under 37 C.F.R. § 1.97(b). This Information Disclosure Statement is being filed before the mailing of a first Office Action after the filing of a request for continued examination under 37 C.F.R. § 1.114. No statement or fee is required.

Copies of documents NPL1-NPL10 are submitted. However, copies of documents NPL11-NPL15, cited on the attached IDS Forms, are not provided in accordance with the U.S. Patent and Trademark Office Official Gazette notice of October 19, 2004, which states: "the requirement in 37 C.F.R. § 1.98(a)(2)(iii) for a legible copy of the specification, including the claims, and drawings of each cited pending U.S. patent application (or portion of the application which caused it to be listed) is *sua sponte* waived where the cited pending application is stored in the USPTO's IFW system."

Applicants submit herewith actions from the following co-pending, commonly assigned U.S. Patent Application Nos.:

Document **NPL1** is a copy of a Supplemental Notice of Allowability mailed November 26, 2013, in the prosecution of co-pending, commonly-assigned U.S. Application No. 13/154,211. Document **NPL2** is a copy of a Notice of Allowance mailed December 2, 2013, in the prosecution of co-pending, commonly-assigned U.S. Application No. 13/101,994.

- 6 -

Document **NPL3** is a copy of a Notice of Allowance mailed December 18, 2013, in the prosecution of co-pending, commonly-assigned U.S. Application No. 11/553,419.

Document NPL4 is a copy of a Non-Final Office Action mailed December 20, 2013, in the prosecution of co-pending, commonly-assigned U.S. Application No. 14/035,716.

Document **NPL5** is a copy of a Notice of Allowance mailed December 20, 2013, in the prosecution of co-pending, commonly-assigned U.S. Application No. 14/035,712.

Document NPL6 is a copy of a Non-Final Office Action mailed December 20, 2013, in the prosecution of co-pending, commonly-assigned U.S. Application No. 14/035,719.

The identification of these Office Actions is not to be construed as a waiver of secrecy as to those applications now or upon issuance of the present application as a patent. The Examiner is respectfully requested to consider the cited applications and the art cited therein during examination.

It is expected that the examiner will review the prosecution and cited art in the parent application nos. 09/776,267 (now U.S. Patent No. 7,181,608), filed February 2, 2001; and 11/551,211 (now U.S. Patent No. 8,112,619), filed October 19, 2006, in accordance with MPEP 2001.06(b), and indicate in the next communication from the

Atty. Dkt. No. 2855.004000B

office that the art cited in the earlier prosecution history has been reviewed in connection with the present application.

It is respectfully requested that the Examiner initial and return a copy of the enclosed IDS Forms, and indicate in the official file wrapper of this patent application that the documents have been considered.

The U.S. Patent and Trademark Office is hereby authorized to charge any fee deficiency, or credit any overpayment, to our Deposit Account No. 19-0036.

Respectfully submitted,

STERNE, KESSLER, GOLØSTEIN & FOX P.L.L.C.

Michael V. Messinger Attorney for Applicants Mandre 30, 2013 Registration No. 37,575

Date:

1100 New York Avenue, N.W. Washington, D.C. 20005-3934 (202) 371-2600

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Atty. Dkt. No. 2855.004000B

Equivalent of Form PTO/SB/08a (07-09) Complete if Known Substitute for form 1449/PTO 13/118,122 Application Number FIFTH SUPPLEMENTAL May 27, 2011 Filing Date INFORMATION DISCLOSURE James J. FALLON First Named Inventor STATEMENT BY APPLICANT 2115 Art Unit SURYAWANSHI, Suresh (Use as many sheets as necessary) Examiner Name 2855.004000B Attorney Docket Number Sheet 1 of 1 **U.S. PATENT DOCUMENTS** Document Number Pages, Columns, Lines, Where Cite Publication Date Name of Patentee or Examiner Number-Kind Code 2 (if Relevant Passages or Relevant Figures Appear Applicant of Cited Document initials\* MM-DD-YYYY No.1 known) 01-01-2002 Izumida et al. US1 6,336,153 B1 04-16-2002 Settsu et al. 6,374,353 B1 US2 10-08-2013 Fallon et al. 8,553,759 B2 US3 US4 US5 US6 US7 US8 US9 **US10 US11 US12 US13 US14 US15 US16 US17 US18 US19 US20** FOREIGN PATENT DOCUMENTS Foreign Patent Document Pages, Columns, Lines, Where Publication Name of Patentee or Examiner T6 Date MM-DD-YYYY Relevant Passages or Relevant Cite No.1 Country Code3-Number4-Kind Applicant of Cited Document initials\* Figures Appear Code<sup>5</sup> (if known) FP1 FP2 FP3 FP4 FP5 FP6 FP7 FP8

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	Examiner Signature	/Suresh Suryawanshi/	Date Considered	11/18/2013
5			***************************************	

\*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. <sup>1</sup> Applicant's unique citation designation number (optional). <sup>2</sup> See Kinds Codes of USPTO Patent Documents at www.uspte.gov.or MPEP 90-04 <sup>3</sup> Enter Office that issued the document by the two-letter code (WIPO Standard ST.3). <sup>4</sup> For Japanese patent documents, the indication of the year of the Empleror must precede two serial functions for the patent document. <sup>3</sup> Kakai H. /SKS./ of document by the appropriate symbols as indicated on the document under WIPO Standard ST.16 if possible. <sup>6</sup> Applicant is to place a check mark here if

Equivalent of Form PTO/SB/08b (7-09)

Substitute for form 1449/PTO		Complete if Known			
FIFTH SUPPLEMENTAL			RINTE A F	Application Number	13/118,122
		Filing Date	May 27, 2011		
INFORMATION DISCLOSURE				First Named Inventor	James J. FALLON
STATEMENT BY APPLICANT (Use as many sheets as necessary)		Art Unit	2115		
		Examiner Name	SURYAWANSHI, Suresh		
Sheet 1 of 2		Attorney Docket Number	2855.004000B		

		NON PATENT LITERATURE DOCUMENTS	
Examiner Initials*	Cite No. <sup>1</sup>	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume-issue number(s), publisher, city and/or country where published	Т
	NPL1	Copy of Notice of Allowance for U.S. Appl. No. 11/553,419, mailed October 17, 2013, 7 pages.	
	NPL2	Copy of Notice of Allowance for U.S. Appl. No. 12/857,238, mailed October 23, 2013, 7 pages.	
	NPL3	Copy of Notice of Allowance for U.S. Appl. No. 13/154,211, mailed October 24, 2013, 9 pages.	
	NPL4	Copy of Final Office Action for U.S. Appl. No. 13/482,800, mailed October 25, 2013, 21 pages.	
	NPL5	Action Closing Prosecution in Inter Partes Reexamination of U.S. Patent No. 7,395,345, Control No. 95/001,925, mailed September 20, 2013, 47 pages.	,
	NPL6	Decision on Petition(s) Decided Under 37 C.F.R. 1.181 in Inter Partes Reexamination of U.S. Patent No. 7,714,747, Control No. 95/001,517, mailed September 23, 2013, 3 pages.	
	NPL7	Action Closing Prosecution in Inter Partes Reexamination of U.S. Patent No. 6,604,158, Control No. 95/001,923, mailed October 2, 2013, 18 pages.	
	NPL8	Patent Owner's Reply to Action Closing Prosecution of September 20, 2013 in Inter Partes Reexamination of U.S. Patent No. 7,395,345, Control No. 95/001,925, filed October 21, 2013, 9 pages.	
	NPL9	Decision on Appeal in Inter Partes Reexamination of U.S. Patent No. 7,417,568, Control No. 95/001,533, mailed November 1, 2013, 18 pages.	
	NPL10	Decision on Appeal in Inter Partes Reexamination of U.S. Patent No. 7,400,274, Control No. 95/001,544, mailed November 1, 2013, 12 pages.	

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Examiner	/Suroob Surveyanabi/	Date	11/18/2013
Signature	/Suresh Suryawanshi/	Considered	11/10/2013
£			

\*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. <sup>1</sup> Applicant's Aloue circles and the complete state of the state of

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<b>2</b> 781	rra st	PPLEMENTAL	Application Number	13/118,122	
, (//-			Filing Date	May 27, 2011	
INFORMATION DISCLOSURE STATEMENT BY APPLICANT			First Named Inventor	James J. FALLON	
			Art Unit	2115	
	(Use as ma	ny sheets as necessary)	Examiner Name	SURYAWANSHI, Suresh	
Sheet	2	of 2	Attorney Docket Number	2855.004000B	
		NON PATENT LI	TERATURE DOCUMENTS		:
Examiner Initials*	Cite No. <sup>1</sup>	appropriate), title of the iter	or (in CAPITAL LETTERS), n (book, magazine, journal, s number, publisher, city and/o	erial, symposium, catalog,	T <sup>2</sup>
NPL11 Decision on Appeal in Inter Partes Reexamination of U.S. Patent No 7,777,651, Control No. 95/001,581, mailed November 1, 2013, 15 pa				n of U.S. Patent No. mber 1, 2013, 15 pages.	
	NPL12	Patent Owner's Reply to a in Inter Partes Reexamina 95/001,923, filed Novem	ation of U.S. Patent No.	ion of October 2, 2013 6,604,158, Control No.	
	NPL13				
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	NPL15				
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<u></u>	NPL18				
	NPL19				
	NPL20				

Examiner Signature	/Suresh Suryawanshi/	Date Considered	11/18/2013
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\*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 Analy containing the containing of the containing of

	DEPARTMENT OF COMMERCE ENT AND TRADEMARK OFFICE
PATENT V	VITHDRAWAL NOTICE
DATE WITHDRAWN	WITHDRAWAL NUMBER
11/7/2013	23579
The following appli	cation has been WITHDRAWN from the
	<u>11/19/2013</u> issue.
SERIAL NO.	PATENT NUMBER
13118122	8589668
DRAWINGS	CLASS
0	/
TITLE	
SYSTEMS AND METHODS FOR ACCELE APPLICATION PROGRAMS	RATED LOADING OF OPERATING SYSTEMS AND
NAME AND ADDRESS	
JAMES J. FALLON, ET AL ARMONK, NY	
REASON FOR WITHDRAWAL	
And water to with down Conneted	
Auto-petition to withdraw - Granted.	
Auto-petition to withdraw - Granied.	
APPROVED	berly Terrell/, Manager
APPROVED /Kim	berly Terrell/, Manager Patent Publication Branch Office of Data Management

PTO/SB/30 (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 Pacerwork Reduction Act of 1995, no persons are reg	uired to rescond to a collection of infor	mation unless it c	ontains a valid QMB control n	umber.
Request	Application Number	13/118,1		
for Continued Examination (RCE)	Filing Date	May 27,	2011	
Transmittal	First Named Inventor	James J.	FALLON	
Address to:	Art Unit	2115		
Mail Stop RCE Commissioner for Patents	Examiner Name	SURYA	WANSHI, Suresh	
P.O. Box 1450 Alexandria, VA 22313-1450	Attorney Docket Number	2855.004	1000B	
This is a Request for Continued Examination (RCE) Request for Continued Examination (RCE) practice under 37 ( 1995, or to any design application. See Instruction Sheet for R	under 37 CFR 1.114 of the a CFR 1.114 does not apply to any t	bove-identif	ied application. pplication filed prior to Jun	e 8,
<ol> <li>Submission required under 37 CFR 1.114 N amendments enclosed with the RCE will be entered in t applicant does not wish to have any previously filed une amendment(s).</li> <li>a. Previously submitted. If a final Office action is considered as a submission even if this box i</li> </ol>	the order in which they were filed un entered amendment(s) entered, ap s outstanding, any amendments fil	unless applican plicant must re	t instructs otherwise. If quest non-entry of such	
i. Considered as a submission even if this box i     i. Consider the arguments in the Appeal     li. Other	Brief or Reply Brief previously filed	1 on	ی کی گرانی کی ان ان ان ا	
b. X Enclosed				
I. Amendment/Reply	iii. 🔀 Informati	on Disclosure S	Statement (IDS)	
ji, Affidavit(s)/ Declaration(s)	iv. 🗌 Other		2. 01. 0000 - 00 	
2. Miscellaneous				
a. Suspension of action on the above-identified period of months. (Period of susper b. Other	nsion shall not exceed 3 months; Fee u	nder 37 CFR 1.1		
3. Fees a. X The RCE fee under 37 CFR 1.17(e) is requir The Director is hereby authorized to charge Deposit Account No. 19-0036	the following fees, any underpaym		credit any overpayments,	to
i. X RCE fee required under 37 CFR 1.17(6	e)			
ii. Extension of time fee (37 CFR 1.136 and	1.17)			
iii. X Other Petition to Withdraw Fee				
b. Check in the amount of \$	enclosed			
c. Payment by credit card (Form PTO-2038 enclo	sed)			
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SIGNATURE OF APPLIC	ANT, ATTORNEY, OR AGENT R	EQUIRED		
Signature	Da		Nov. 6, 2013	
Name (Print/Type) Michael V. Messinger	Re	gistration No.	37,575	
	OF MAILING OR TRANSMISSION	~~~~~		
I hereby certify that this correspondence is being deposited with the Un addressed to: Mail Stop RCE, Commissioner for Patents, P. O. Box 145 Office on the date shown below.				nark
Signature				
Name (Print/Type)	Date			
This collection of information is required by 37 CFR 1.114. The information process) an application. Confidentiality is governed by 35 U.S.C. 12 including gathering, preparing, and submitting the completed application the amount of time you require to complete this form and/or suggestion Trademark Office, U.S. Department of Commerce, P.O. Box 1450, A ADDRESS. SEND TO: Mail Stop RCE, Commissioner for Pat	22 and 37 CFR 1.11 and 1.14. This cc n form to the USPTO. Time will vary do ns for reducing this burden, should be Ne xandria, VA 22313-1450. DO NOT	llection is estima epending upon th sent to the Chief SE ND FEES OF	ted to take 12 minutes to con e individual case. Any comme Information Officer, U.S. Pate COMPLETED FORMS TO	nplete, ents on ent and

If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2. 1770428

Equivalent of Form PTO/SB/08a (07-09) Complete if Known Substitute for form 1449/PTO 13/118,122 Application Number FIFTH SUPPLEMENTAL May 27, 2011 Filing Date INFORMATION DISCLOSURE James J. FALLON First Named Inventor STATEMENT BY APPLICANT 2115 Art Unit SURYAWANSHI, Suresh (Use as many sheets as necessary) Examiner Name 2855.004000B Attorney Docket Number Sheet 1 of 1 **U.S. PATENT DOCUMENTS** Document Number Cite Pages, Columns, Lines, Where Publication Date Name of Patentee or Examiner Number-Kind Code 2 (if Relevant Passages or Relevant Figures Appear Applicant of Cited Document initials\* No.1 MM-DD-YYYY known) 01-01-2002 Izumida et al. US1 6,336,153 B1 04-16-2002 Settsu et al. 6,374,353 B1 US2 10-08-2013 Fallon et al. 8,553,759 B2 US3 US4 US5 US6 US7 US8 US9 **US10 US11 US12 US13 US14 US15 US16 US17 US18 US19 US20** FOREIGN PATENT DOCUMENTS Foreign Patent Document Pages, Columns, Lines, Where Publication Name of Patentee or Examiner T6 Date MM-DD-YYYY Relevant Passages or Relevant Cite No.1 Country Code3-Number4-Kind Applicant of Cited Document initials\* Figures Appear Code<sup>5</sup> (if known) FP1 FP2 FP3 FP4 FP5 FP6 FP7 FP8

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Examiner	Date	
Signature	Considered	1

\*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. <sup>1</sup> Applicant's unique citation designation number (optional). <sup>2</sup> See Kinds Codes of USPTO Patent Documents at www.uspto.gov or MPEP 901.04. <sup>3</sup> Enter Office that issued the document, by the two-letter code (WIPO Standard ST.3). <sup>4</sup> For Japanese patent documents, the indication of the year of the reign of the Emperor must precede the serial number of the patent document. <sup>5</sup> Kind of document by the appropriate symbols as indicated on the document under WIPO Standard ST.16 if possible. <sup>6</sup> Applicant is to place a check mark here if

Equivalent of Form PTO/SB/08b (7-09)

Substitute for form 1449/PTO					Complete if Known		
FIFTH SUPPLEMENTAL			NT AT.	Application Number	13/118,122		
				Filing Date	May 27, 2011		
INFORMATION DISCLOSURE				First Named Inventor	James J. FALLON		
STATEMENT BY APPLICANT			LICANT	Art Unit	2115		
(Use as many sheets as necessary)				ary)	Examiner Name	SURYAWANSHI, Suresh	
Sheet	1	of	2		Attorney Docket Number	2855.004000B	

		NON PATENT LITERATURE DOCUMENTS	
Examiner Initials*	Cite No. <sup>1</sup>	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume-issue number(s), publisher, city and/or country where published	T²
	NPL1	Copy of Notice of Allowance for U.S. Appl. No. 11/553,419, mailed October 17, 2013, 7 pages.	
	NPL2	Copy of Notice of Allowance for U.S. Appl. No. 12/857,238, mailed October 23, 2013, 7 pages.	
	NPL3	Copy of Notice of Allowance for U.S. Appl. No. 13/154,211, mailed October 24, 2013, 9 pages.	
	NPL4	Copy of Final Office Action for U.S. Appl. No. 13/482,800, mailed October 25, 2013, 21 pages.	
	NPL5	Action Closing Prosecution in Inter Partes Reexamination of U.S. Patent No. 7,395,345, Control No. 95/001,925, mailed September 20, 2013, 47 pages.	
	NPL6	Decision on Petition(s) Decided Under 37 C.F.R. 1.181 in Inter Partes Reexamination of U.S. Patent No. 7,714,747, Control No. 95/001,517, mailed September 23, 2013, 3 pages.	
	NPL7	Action Closing Prosecution in Inter Partes Reexamination of U.S. Patent No. 6,604,158, Control No. 95/001,923, mailed October 2, 2013, 18 pages.	
	NPL8	Patent Owner's Reply to Action Closing Prosecution of September 20, 2013 in Inter Partes Reexamination of U.S. Patent No. 7,395,345, Control No. 95/001,925, filed October 21, 2013, 9 pages.	
	NPL9	Decision on Appeal in Inter Partes Reexamination of U.S. Patent No. 7,417,568, Control No. 95/001,533, mailed November 1, 2013, 18 pages.	
	NPL10	Decision on Appeal in Inter Partes Reexamination of U.S. Patent No. 7,400,274, Control No. 95/001,544, mailed November 1, 2013, 12 pages.	

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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. <sup>1</sup> Applicant's unique citation designation number (optional). <sup>2</sup> Applicant is to place a check mark here if English language Translation is attached.

*****				Equivalent of Form PTO/SB/08	3b (7-09
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5.81	erner et	PPLEMENTAL	Application Number	13/118,122	
INFORMATION DISCLOSURE STATEMENT BY APPLICANT			Filing Date	May 27, 2011	
			First Named Inventor	James J. FALLON	
			Art Unit	2115	
	(Use as ma	ny sheets as necessary)	Examiner Name	SURYAWANSHI, Suresh	
Sheet	2	of 2	Attorney Docket Number	2855.004000B	
		Non Patent Li	ITERATURE DOCUMENTS		:
Examiner Initials*	Cite No. <sup>1</sup>	appropriate), title of the iter	or (in CAPITAL LETTERS), m (book, magazine, journal, so number, publisher, city and/o	erial, symposium, catalog,	T <sup>2</sup>
	NPL11 Decision on Appeal in Inter Partes Reexamination of U.S. Patent No. 7,777,651, Control No. 95/001,581, mailed November 1, 2013, 15 page				
	NPL12	Patent Owner's Reply to in Inter Partes Reexamina 95/001,923, filed Novem	ation of U.S. Patent No.		
	NPL13				
	NPL14				
	NPL15				
	NPL16				
	NPL17				
<u></u>	NPL18				
	NPL19				
	NPL20				

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Signature	Considered
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\*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. <sup>1</sup> Applicant's unique citation designation number (optional). <sup>2</sup> Applicant is to place a check mark here if English language Translation is attached.

Electronic Patent	App	lication Fee	e Transmit	tal		
Application Number:	13	13118122				
Filing Date:	27-	27-May-2011				
Title of Invention:	SYSTEMS AND METHODS FOR ACCELERATED LOADING OF OPERATIN SYSTEMS AND APPLICATION PROGRAMS					
First Named Inventor/Applicant Name:	James J. Fallon					
Filer:	Michael V. Messinger/Lauren Harrison					
Attorney Docket Number:	2855.004000B					
Filed as Large Entity						
Utility under 35 USC 111(a) Filing Fees						
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)	
Basic Filing:						
Petition fee- 37 CFR 1.17(h) (Group III)		1464	1	140	140	
RCE - 2nd and Subsequent Request		1820	1	1700	1700	
Pages:						
Claims:						
Miscellaneous-Filing:						
Petition:						
Patent-Appeals-and-Interference:						
Post-Allowance-and-Post-Issuance:						

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Extension-of-Time:				
Miscellaneous:				
	Tot	al in USD	) (\$)	1840



# UNITED STATES PATENT AND TRADEMARK OFFICE

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

Decision Date :	November 6, 2013
In re Application of :	
James Fallon	
Application No :	3118122
Filed :	27-May-2011
Attorney Docket No :	2855.004000B

DECISION ON PETITION UNDER CFR 1.313(c)(2)

This is an electronic decision on the petition under 37 CFR 1.313(c)(2), filed November 6, 2013, to withdraw the above-identified application from issue after payment of the issue fee.

The petition is **GRANTED.** 

The above-identified application is withdrawn from issue for consideration of a submission under 37 CFR 1.114 (request for continued examination). See 37 CFR 1.313(c)(2).

# Petitioner is advised that the issue fee paid in this application cannot be refunded. If, however, this application is again allowed, petitioner may request that it be applied towards the issue fee required by the new Notice of Allowance.

Telephone inquiries concerning this decision should be directed to the Patent Electronic Business Center (EBC) at 866-217-9197.

This application file is being referred to Technology Center AU 2115 for processing of the request for continuing examination under 37 CFR 1.114.

Office of Petitions

knowledgement Receipt
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SYSTEMS AND METHODS FOR ACCELERATED LOADING OF OPERATING SYSTEMS AND APPLICATION PROGRAMS
James J. Fallon
26111
Michael V. Messinger/Lauren Harrison
Michael V. Messinger
2855.004000B
06-NOV-2013
27-MAY-2011
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# Payment information:

Document Number	<b>Document Description</b>	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
File Listing	:				
Authorized Use	r				
Deposit Accour	ıt	190036	190036		
RAM confirmati	on Number	5163			
Payment was su	accessfully received in RAM	\$1840	\$1840		
Payment Type		Deposit Account	Deposit Account		
Submitted with	Payment	yes			

Information:					
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9	Non Patent Literature	NPL8_PO_Reply_ACP_9500192 5_10212013.pdf	5303ba1d23458604bcc55649bf1e87e7ee8 9fa97	no	9
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2	Non Patent Literature	NPL1_NOA_11553419_101720 13.pdf	6d2763490f2702e2c512616f2319a6f2d5b6 a53e	no	7
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	Information Disclosure Stater	nent (IDS) Form (SB08)	9		1
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	Quick Path Information Di	sclosure Statement	4	5	
	Request for Continued E	xamination (RCE)	3	2	
	Transmittal I	Letter	1		
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12	Non Patent Literature	NPL11_Board_Decision_95001 581_11012013.pdf	544263 8770484906e3abe570e3eaa6f8b50ac5e3a 82d7f	no	15
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11	Non Patent Literature	NPL10_Board_Decision_95001	397667		12
Information:					
Warnings:			9647a		
	Non Patent Literature	33_11012013.pdf	97338b3f45338b9b2bbc16643a2d234f3f4	no	18

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. Doc Code: PET.AUTO Document Description: Petition automatically granted by EFS-Web

Electronic Petition Request	PETITION TO WITHDRAW AN APPLICATION FROM ISSUE AFTER PAYMENT OF THE ISSUE FEE UNDER 37 CFR 1.313(c)
Application Number	13118122
Filing Date	27-May-2011
First Named Inventor	James Fallon
Art Unit	2115
Examiner Name	SURESH SURYAWANSHI
Attorney Docket Number	2855.004000B
Title	SYSTEMS AND METHODS FOR ACCELERATED LOADING OF OPERATING SYSTEMS AND APPLICATION PROGRAMS
withdraw an application from is	wn from issue for further action upon petition by the applicant. To request that the Office ssue, applicant must file a petition under this section including the fee set forth in § 1.17(h) and a reasons why withdrawal of the application from issue is necessary.
APPLICANT HEREBY PETITIONS	TO WITHDRAW THIS APPLICATION FROM ISSUE UNDER 37 CFR 1.313(c).

A grantable petition requires the following items:

(1) Petition fee; and

(2) One of the following reasons:

(a) Unpatentability of one or more claims, which must be accompanied by an unequivocal statement that one or more claims are unpatentable, an amendment to such claim or claims, and an explanation as to how the amendment causes such claim or claims to be patentable;

(b) Consideration of a request for continued examination in compliance with § 1.114 (for a utility or plant application only); or (c) Express abandonment of the application. Such express abandonment may be in favor of a continuing application, but not a CPA under 37 CFR 1.53(d).

Petition	Fee				
	Applicant claims SMALL ENTITY status. See 37 CFR 1.27.				
	Applicant is no longer claiming SMALL ENTITY status. See 37 CFR 1.27(g)(2).				
	Applicant(s) status remains as SMALL ENTITY.				
$\boxtimes$	Applicant(s) status remains as other than SMALL ENTITY				
Reason	Reason for withdrawal from issue				

One or more claims are unpate	One or more claims are unpatentable						
Consideration of a request for c	) Consideration of a request for continued examination (RCE) (List of Required Documents and Fees)						
	<ul> <li>Applicant hereby expressly abandons the instant application (any attorney/agent signing for this reason must have power of attorney pursuant to 37 CFR 1.32(b)).</li> </ul>						
RCE request, submission, and fee.	RCE request, submission, and fee.						
	I certify, in accordance with 37 CFR 1.4(d)(4) that : The RCE request ,submission, and fee have already been filed in the above-identified application on						
Are attached.							
THIS PORTION MUST BE COMPLETE	D BY THE SIGNATORY OR SIGNATORIES						
I certify, in accordance with 37 CFR	1.4(d)(4) that I am:						
<ul> <li>An attorney or agent registered in this application.</li> </ul>	to practice before the Patent and Trademark Office who has been given power of attorney						
An attorney or agent registered	to practice before the Patent and Trademark Office, acting in a representative capacity.						
A sole inventor							
A joint inventor; I certify that I ar	n authorized to sign this submission on behalf of all of the inventors						
A joint inventor; all of whom are	<ul> <li>A joint inventor; all of whom are signing this e-petition</li> </ul>						
○ The assignee of record of the entire interest that has properly made itself of record pursuant to 37 CFR 3.71							
Signature	/Michael Messinger/						
Name	Michael V. Messinger						
Registration Number 37575							

MICHAEL V. MESSINGER DIRECTOR (202) 772-8667 MIKEM@SKGF.COM



November 6, 2013

Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450 Confirmation No. 8978 Art Unit 2115 Attn: Mail Stop 313(c)

 Re: U.S. Utility Patent Application Application No. 13/118,122; Filing Date: May 27, 2011
 For: Systems and Methods for Accelerated Loading of Operating Systems and Application Programs
 Inventors: FALLON et al. Our Ref: 2855.004000B

Commissioner:

Transmitted herewith for appropriate action are the following documents:

1. Authorization to charge Deposit Account No. 19-0036 in the amount of \$1,840.00 to cover:

\$140.00	Petition to Withdraw from Issue after Payment of the Issue Fee
	(under 37 C.F.R. § 1.313(c)(2));
\$1,700.00	Request for Continued Examination Fee;

- 2. Request for Continued Examination (RCE) Transmittal (PTO/SB/30);
- 3. Petition to Withdraw from Issue Under 37 C.F.R. § 1.313(c)(2) for consideration of a Request for Continued Examination;
- 4. Quick Path Information Disclosure Statement (QPIDS) Transmittal (PTO/SB/09);
- 5. Fifth Supplemental Information Disclosure Statement;
- 6. Form PTO/SB/08a (1 sheet) listing 3 documents (US1-US3);
- 7. Form PTO/SB/08b (2 sheets) listing 12 documents (NPL1-NPL12); and
- 8. Copies of cited documents (NPL1-NPL12).

The above-listed documents are filed electronically through EFS-Web.

Commissioner for Patents November 6, 2013 Page 2

In the event that extensions of time are necessary to prevent abandonment of this patent application, then such extensions of time are hereby petitioned.

Fee payment is provided through online credit card payment. The U.S. Patent and Trademark Office is hereby authorized to charge any fee deficiency, or credit any overpayment, to our Deposit Account No. 19-0036.

Respectfully submitted,

STERNE/KESSLER, GOLDSTEIN & FOX # L.L.C. Michael V. Messinger

Attorney for Applicants Registration No. 37,575

MVM/MRM/leh Enclosures

1770444\_1

### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

FALLON et al.

Appl. No.: 13/118,122

Filed: May 27, 2011

For: Systems and Methods for Accelerated Loading of Operating Systems and Application Programs Confirmation No.: 8978 Art Unit: 2115 Examiner: SURYAWANSHI, Suresh Atty. Docket: 2855.004000B

# Fifth Supplemental Information Disclosure Statement

### Mail Stop Amendment

Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450

Commissioner:

Listed on accompanying IDS Forms PTO/SB/08a equivalent and/or PTO/SB/08b equivalent are documents that may be considered material to the patentability of this application as defined in 37 C.F.R. §1.56, and in compliance with the duty of disclosure requirements of 37 C.F.R. §§ 1.97 and 1.98.

Where the publication date of a listed document does not provide a month of publication, the year of publication of the listed document is sufficiently earlier than the effective U.S. filing date and any foreign priority date so that the month of publication is not in issue. Applicants have listed publication dates on the attached IDS Forms based on information presently available to the undersigned. However, the listed publication dates should not be construed as an admission that the information was actually published on the date indicated.

Applicants reserve the right to establish the patentability of the claimed invention over any of the information provided herewith, and/or to prove that this information may

# FALLON *et al.* Appl. No. 13/118,122

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not be prior art, and/or to prove that this information may not be enabling for the teachings purportedly offered.

-2-

This statement should not be construed as a representation that a search has been made, or that information more material to the examination of the present patent application does not exist. The Examiner is specifically requested not to rely solely on the material submitted herewith.

This Information Disclosure Statement is being filed after the payment of the Issue Fee. I hereby state that no item of information in this Information Disclosure Statement was cited in a communication from a foreign patent office in a counterpart foreign application and, to my knowledge after making reasonable inquiry, was known to any individual designated in 37 C.F.R. § 1.56(c) more than three months prior to the filing of this Information Disclosure Statement. 37 C.F.R. § 1.97(e)(2).

Copies of documents NPL1-NPL12 are submitted. However, in accordance with 37 C.F.R. § 1.98(a)(2), no copies of U.S. patents and patent application publications cited as documents US1-US3 on the attached IDS Forms are submitted.

It is respectfully requested that the Examiner initial and return a copy of the enclosed IDS Forms, and indicate in the official file wrapper of this patent application that the documents have been considered.

The U.S. Patent and Trademark Office is hereby authorized to charge any fee deficiency, or credit any overpayment, to our Deposit Account No. 19-0036.

## FALLON *et al.* Appl. No. 13/118,122

The U.S. Patent and Trademark Office is hereby authorized to charge any fee deficiency, or credit any overpayment, to our Deposit Account No. 19-0036.

- 3 -

Respectfully submitted,

STRENE/KESSLER, GOLISTEIN & FOX P.L.L.C. Michael V. Messinger

Attorney for Applicants Registration No. 37,575

Date: Nov, 6, 2013

1100 New York Avenue, N.W. Washington, D.C. 20005-3934 (202) 371-2600 <sup>1770397\_1</sup>

Atty. Dkt. No. 2855.004000B

Document code: WFEE

# United States Patent and Trademark Office Sales Receipt for Accounting Date: 11/20/2013

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Document code: WFEE

# United States Patent and Trademark Office Sales Receipt for Accounting Date: 01/29/2014

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	Seq No: 2	Sales Acctg Dt: 11/20/2013	190036	13118122
	01 FC:1806	6 180.00 CR		



# UNITED STATES PATENT AND TRADEMARK OFFICE

APPLICATION NO.	ISSUE DATE	PATENT NO.	ATTORNEY DOCKET NO.	CONFIRMATION NO.
13/118,122	11/19/2013	8589668	2855.004000B	8978

26111 7590 10/30/2013 STERNE, KESSLER, GOLDSTEIN & FOX P.L.L.C. 1100 NEW YORK AVENUE, N.W. WASHINGTON, DC 20005

# **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):

James J. Fallon, Armonk, NY; John Buck, Oceanside, NY; Paul F. Pickel, Bethpage, NY; Stephen J. McErlain, New York, NY;

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

Change(s) applied to document, /D.H.P./ 10/12/2013

discussion, it is assumed that the programmable logic device 22 is always reloaded, regardless of the type of boot process. Initially, in Fig. 6a, the DSP 21 is reset by asserting a DSP reset signal (step 50). Preferably, the DSP reset signal is generated by the boot circuit configuration circuit 28 (as described in the above-incorporated U.S.  $^{09/775897}$  (Attorney Docket No. 8011-10). While the DSP reset signal is Serial No. asserted (e.g., active low), the DSP is held in reset and is initialized to a prescribed state. Upon deassertion of the DSP Reset signal, the logic code for the DSP (referred to as the "boot loader") is copied from the non-volatile logic device 24 into memory residing in the DSP 21 (step 51). This allows the DSP to execute the initialization of the programmable logic device 22. In a preferred embodiment, the lower 1K bytes of EPROM memory is copied to the first 1k bytes of DSP's low memory (0x0000 0000 through Ox0000 03FF). As noted above, the memory mapping of the DSP 21 maps the CE1 memory space located at 0x9000 0000 through 0x9001 FFFF with the OTP EPROM. In a preferred embodiment using the Texas Instrument DSP TMS320c6211GFN-150, this ROM boot process is executed by the EDMA controller of the DSP. It is to be understood, however, that the EDMA controller may be instantiated in the programmable logic device (Xilinx), or shared between the DSP and programmable logic device.

[0064]

After the logic is loaded in the DSP 21, the DSP 21 begins execution out of the lower 1K bytes of memory (step 52). In a preferred embodiment, the DSP 21 initializes with at least the functionality to read EPROM Memory (CE 1) space. Then, as described above, the DSP preferably configures its serial ports as general purpose I/O (step 53).

[0065] Next, the DSP 21 will initialize the programmable logic device 22 using one or more suitable control signals. (step 54). After initialization, the DSP 21 begins reading the configuration data of the programmable logic device 22 from the non-volatile memory 24 (step 55). This process begins with clearing a Data Byte Counter and then reading the first data byte beginning at a prespecified memory location in the non-volatile memory 24 (step 56). Then, the first output byte is loaded into the DSP's I/O locations with LSB at DO and MSB at D7 (step 57). Before the first byte is loaded to the logic device 22, a prespecified time delay (e.g., 5usec) is provided to ensure that the logic device 22 has been initialized (step 58). In particular, this time delay should be of a duration at least equal to the internal setup time of the programmable logic device 22 from completion of

	Substitute f	for form 1449	/PTO		Comp	olete if Known
					Application Number	13/118,122
					Filing Date	May 27, 2011
	8		<b>TION DISCLO</b>		First Named Inventor	James J. FALLON
	ST/		ENT BY APPL		Art Unit	2115
	ļ	*****	is many sheets as necessary)		Examiner Name	To Be Assigned
	Sheet	23	of 27		Attorney Docket Number	2855.004000B
				U.S. PATE	<b>NT DOCUMENTS</b>	
	Examiner initials*	Cite No. <sup>1</sup>	Document Number Number-Kind Code <sup>2</sup> (if	<ul> <li>Publication Date</li> <li>MM-DD-YYYY</li> </ul>	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear
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	FOREIGN PATENT DOCUMENTS						
Examiner		Foreign Patent Document	Publication	Name of Patentee or	Pages, Columns, Lines, Where		
initials*	Cite No. <sup>1</sup>	Foreign Patent Document Country Code <sup>3</sup> -Number <sup>4</sup> -Kind Code <sup>5</sup> (if known)	Date MM-DD-YYYY	Applicant of Cited Document	Relevant Passages or Relevant Figures Appear	Т <sup>6</sup>	
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Examiner Signature /Suresh Suryawanshi/	Date Considered	05/14/2012
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\*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. <sup>1</sup> Applicant's unique citation designation number (optional). <sup>2</sup> See Kinds Codes of USPTO Patent Documents at www.uspto.gov or MPEP 901.04. <sup>3</sup> Enter Office that issued the document, by the two-letter code (WIPO Standard ST.3). <sup>4</sup> For Japanese patent documents, the indication of the year of the reign of the Emperor must precede the serial number of the patent document. <sup>3</sup> Kind of document by the appropriate symbols as indicated on the document under WIPO Standard ST.16 if possible. <sup>6</sup> Applicant is to place a check mark here if English language Translation is attached.

	ed States Paten	T AND TRADEMARK OFFICE	UNITED STATES DEPAR United States Patent and Address: COMMISSIONER F P.O. Box 1450 Alexandria, Virginia 223 www.uspto.gov	FOR PATENTS	
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
13/118,122	05/27/2011	James J. Fallon	2855.004000B	8978	
	7590 10/22/201 SLER, GOLDSTEIN &	-	EXAMINER		
1100 NEW YO	RK AVENUE, N.W.	e foa fililici	SURYAWANS	SHI, SURESH	
WASHINGTO	N, DC 20005		ART UNIT	PAPER NUMBER	
			2115		
			MAIL DATE	DELIVERY MODE	
			10/22/2013	PAPER	

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

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

[		Application No.	Applicant(s)				
	n a ta Rula 212 O munication	13/118,122	FALLON ET AL.				
Respo	onse to Rule 312 Communication	Examiner	Art Unit				
		SURESH SURYAWANSHI	2115				
	The MAILING DATE of this communication appears on the cover sheet with the correspondence address –						
	amendment filed on <u>03 October 2013</u> under 37 CF entered.	R 1.312 has been considered, and	has been:				
b) 🗖	entered as directed to matters of form not affectin	g the scope of the invention.					
c) 🗌	disapproved because the amendment was filed at Any amendment filed after the date the issue for and the required fee to withdraw the applicatio	ee is paid must be accompanied by	a petition under 37 CFR 1.313(c)(1)				
d) 🗖	disapproved. See explanation below.						
e) 🗖	entered in part. See explanation below.						
	ant submitted amendment for claim 77 is considered						
		/SURESH SURYAWAN Primary Examiner, Art L					

U.S. Patent and Trademark Office PTOL-271 (Rev. 04-01)

Reponse to Rule 312 Communication

#### PART B - FEE(S) TRANSMITTAL

#### Complete and send this form, together with applicable fee(s), to: <u>Mail</u> Mail Stop ISSUE FEE Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

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#### 26111 7590 09/19/2013 STERNE, KESSLER, GOLDSTEIN & FOX P.L.L.C. 1100 NEW YORK AVENUE, N.W. WASHINGTON, DC 20005

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3	(Date) {

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
13/118,122	05/27/2011	James J. Fallon	2855.004000B	8978

TITLE OF INVENTION: SYSTEMS AND METHODS FOR ACCELERATED LOADING OF OPERATING SYSTEMS AND APPLICATION PROGRAMS

APPLN. TYPE	ENTITY STATUS	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE	
nonprovisional	UNDISCOUNTED	\$1780	\$300	\$0	\$2080	12/19/2013	
EXAN	MINER	ART UNIT	CLASS-SUBCLASS				
SURYAWAN	ISHI, SURESH	2115	713-002000				
<ul> <li>I. Change of correspondence address or indication of "Fee Address" (37 CFR 1.363).</li> <li>Change of correspondence address (or Change of Correspondence Address form PTO/SB/122) attached.</li> <li>"Fee Address" indication (or "Fee Address" Indication form PTO/SB/47; Rev 03-02 or more recent) attached. Use of a Customer Number is required.</li> </ul>			or agents OR, alternativ (2) the name of a single registered attorney or a	3 registered patent attornely, e firm (having as a memb gent) and the names of u meys or agents. If no nam	er a 2 & Fox P.L.L.	••••••	
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(A) NAME OF ASSI	GNEE		(B) RESIDENCE: (CITY and STATE OR COUNTRY)				
Realtime Data LLC			Armonk, New York				
Please check the appropriate the propriet of t	riate assignee category or	categories (will not be pr	inted on the patent) : $\Box$	Individual 🖄 Corporati	on or other private group	entity 🖵 Government	
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5. Change in Entity Status (from status indicated above) Applicant certifying micro entity status. See 37 CFR 1.29

Applicant asserting small entity status. See 37 CFR 1.27

Applicant changing to regular undiscounted fee status.

<u>NOTE:</u> Absent a valid certification of Micro Entity Status (see form PTO/SB/15A and 15B), issue fee payment in the micro entity amount will not be accepted at the risk of application abandonment. NOTE: If the application was previously under micro entity status, checking this box will be taken to be a notification of loss of entitlement to micro entity status.

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Date À Authorized Signature 11 Michael V. Messinger 37,575 Registration No. Typed or printed name

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

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Page 3 of 4

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

FALLON et al.

Appl. No.: 13/118,122

Filed: May 27, 2011

For: Systems and Methods for Accelerated Loading of Operating Systems and Application Programs Confirmation No.: 8978 Art Unit: 2115 Examiner: SURYAWANSHI, Suresh Atty. Docket: 2855.004000B

## Amendment Under 37 C.F.R. § 1.312

#### Mail Stop Issue Fee

Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450

Commissioner:

This Amendment under 37 C.F.R. § 1.312 is respectfully submitted. As payment of the issue fee has not been made or is being filed with this Amendment, the Amendment under 37 C.F.R. § 1.312 is proper. (M.P.E.P. § 714.16.)

It is believed that extensions of time are not required beyond those that may otherwise be provided for in documents accompanying this Amendment. However, if additional extensions of time are necessary to prevent abandonment of this application, then such extensions of time are hereby petitioned under 37 C.F.R. § 1.136(a), and any fees required therefor are hereby authorized to be charged to our Deposit Account No. 19-0036.

## Amendments to the Claims

- 2 -

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

1. (Previously Presented) A method for providing accelerated loading of an operating system in a computer system, comprising:

maintaining a list of boot data for booting the computer system,

wherein at least a portion of boot data is associated with the list of boot data;

loading the at least a portion of boot data into a memory;

accessing the loaded at least a portion of boot data in a compressed form from the memory; and

decompressing, on a just-in-time basis, the at least a portion of boot data in compressed form from the memory at a rate that decreases boot time relative to loading the operating system in an uncompressed form,

wherein the at least a portion of decompressed boot data is a portion of the operating system for the computer system.

2. (Previously Presented) The method of claim 1, further comprising:

updating the list of boot data by associating additional boot data with the list of boot data;

compressing the boot data loaded into the memory with a data compression engine; and

compressing the additional boot data with an encoder coupled to the data compression engine.

3. (Previously Presented) The method of claim 1, further comprising:

updating the list of boot data by removing an association of additional boot data from the list of boot data.

4. (Previously Presented) The method of claim 1, further comprising:

updating the list of boot data by associating additional boot data with the list of boot data; and

compressing at least a portion of the additional boot data with a data compression encoder.

5. (Cancelled)

6. (Previously Presented) A method, comprising:

maintaining a list of compressed boot data for booting a computer system;

storing compressed boot data associated with the list of compressed boot data on a non-volatile memory;

loading the compressed boot data from the non-volatile memory to a second memory;

accessing the compressed boot data from the second memory;

decompressing the compressed boot data to provide decompressed boot data; and utilizing the decompressed boot data to boot the computer system,

wherein the accessing and the decompressing occur within a period of time which is less than a time to access the boot data from the non-volatile memory in an uncompressed form.

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## 7. (Previously Presented) A system comprising:

a processor;

a memory; and

a non-volatile memory device configured to store boot data in compressed form for booting the system and logic code associated with the processor, the logic code including instructions executable by the processor for maintaining a list of boot data used for booting the system,

wherein the processor is configured to load at least a portion of the boot data in compressed form into the memory, to access the at least a portion of the boot data in compressed form, and to decompress the at least a portion of the boot data in compressed form at a rate that decreases boot time relative to booting the system with uncompressed boot data to boot the system.

8. (Previously Presented) The system of claim 7, further comprising:

a data compression engine, coupled to the non-volatile memory, configured to compress boot data to provide the boot data in compressed form; and

a data compression encoder, coupled to the data compression engine, configured to compress additional boot data.

9. (Previously Presented) A method of loading an operating system for booting a computer system, comprising:

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storing substantially all of the operating system in compressed form on a non-volatile memory;

loading a first portion of the operating system in compressed form from the nonvolatile memory to a second memory;

accessing the first portion from the second memory in compressed form;

decompressing the first portion to provide a decompressed first portion of the operating system;

utilizing the decompressed first portion to partially boot the computer system;

loading a second portion of the operating system in compressed form from the non-volatile memory to the second memory;

accessing the second portion from the memory in compressed form;

decompressing the second portion to provide a decompressed second portion of the operating system; and

utilizing the decompressed second portion to further partially boot the computer system,

wherein the first and second portions are accessed and decompressed at a rate that is faster than accessing the first and second portions from the non-volatile memory in uncompressed form.

10. (Previously Presented) The method of claim 9, further comprising: compressing additional boot data to provide additional compressed boot data; and

storing the additional compressed boot data in the non-volatile memory.

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11. (Previously Presented) The method of claim 10, wherein the compressing comprises:

compressing the additional boot data with a data compression encoder.

12. (Previously Presented) A method for providing accelerated loading of an operating system in a computer system, comprising:

loading boot data in compressed form associated with a boot data list from a nonvolatile boot device into a memory upon initialization of the computer system;

accessing the boot data in compressed form from the memory;

decompressing the boot data in compressed form accessed from the memory at a rate that decreases a time to load the operating system relative to loading the operating system with the boot data in uncompressed form to provide decompressed boot data; and

utilizing the decompressed boot data to load the operating system for the computer system.

13. (Previously Presented) The method of claim 12, further comprising: compressing additional boot data with a random access encoder.

14. (Previously Presented) A method for providing accelerated loading of an operating system in a computer system, comprising:

maintaining a boot data list;

loading boot data associated with the boot data list from a non-volatile boot device into a memory as compressed boot data upon initialization of the computer system;

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accessing the compressed boot data from the memory; and

decompressing, on a just-in-time basis, the compressed boot data accessed from the memory at a rate that decreases a time to load the operating system relative to loading the operating system with the boot data in uncompressed form.

15. (Previously Presented) A method for providing accelerated loading of an operating system in a computer system, comprising:

accessing boot data for booting the computer system, wherein at least a portion of the boot data is in compressed form;

loading the boot data into a memory; and

servicing requests for the boot data from the computer system using the loaded compressed boot data, wherein the servicing requests include accessing the compressed boot data and decompressing the compressed boot data at a rate that decreases an overall boot time relative to loading the operating system in uncompressed form.

16. (Previously Presented) The method of claim 15, wherein the boot data comprises program code associated with the operating system.

17. (Previously Presented) The method of claim 15, wherein the operating system comprises multiple files.

18. (Previously Presented) The method of claim 15, wherein the boot data comprises program code associated with one or more application programs of the computer system.

19. (Previously Presented) The method of claim 15, wherein the boot data comprises program code associated with a combination of the operating system and one or more application programs.

20. (Previously Presented) The method of claim 18, wherein the one or more application programs comprises multiple files.

## 21. (Cancelled)

22. (Previously Presented) The method of claim 15, further comprising: updating a list of the boot data.

23. (Previously Presented) The method of claim 22, wherein the updating comprises:

adding to the list any boot data requested by the computer system not previously stored in the list.

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24. (Previously Presented) The method of claim 22, wherein the updating comprises:

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removing from the list any boot data previously stored in the list and not requested by the computer system.

25. (Previously Presented) The method of claim 15, further comprising: maintaining a boot data list.

26. (Previously Presented) The method of claim 15, wherein the accessing comprises:

accessing the boot data from a non-volatile memory device.

27. (Previously Presented) The method of claim 1, wherein the at least a portion of the boot data in compressed form represents a plurality of files.

28.(Previously Presented) The method of claim 1, wherein the at least a portion of the boot data in compressed form comprises program code associated with the operating system.

29. (Previously Presented) The method of claim 1, further comprising:

compressing the at least a portion of the boot data with one or more advanced compression encoders to provide the at least a portion of the boot data in compressed form.

30. (Previously Presented) The method of claim 1, wherein the decompressing comprises:

decompressing the at least a portion of the boot data in compressed form utilizing one or more advanced decompression decoders.

31. - 32. (Cancelled)

33. (Previously Presented) The method of claim 1, wherein the memory is physical.

34. - 36. (Cancelled)

37. (Previously Presented) The method of claim 1, wherein the operating system comprises multiple files.

38. (Previously Presented) The method of claim 1, wherein the boot data includes program code associated with one or more application programs of the computer system.

39. (Previously Presented) The method of claim 1, wherein the boot data comprises program code associated with a combination of the operating system and one or more application programs.

40. (Previously Presented) The method of claim 38, wherein the one or more application programs are comprised of multiple files.

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41. (Previously Presented) The method of claim 1, wherein the accessing comprises:

accessing the at least a portion of the boot data in compressed form via direct memory access.

42. (Previously Presented) The method of claim 1, wherein Huffman encoding is utilized to encode the at least a portion of the boot data in compressed form.

43. (Previously Presented) The method of claim 1, wherein Lempel-Ziv encoding is utilized to encode the at least a portion of the boot data in compressed form.

44. (Previously Presented) The method of claim 1, wherein a plurality of encoders are utilized to encode the at least a portion of the boot data in compressed form.

45. (Previously Presented) The method of claim 6, wherein the compressed boot data represents a plurality of files.

46. (Previously Presented) The method of claim 6, wherein the compressed boot data comprises program code associated with an operating system.

Atty. Dkt. No. 2855.004000B

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47. (Previously Presented) The method of claim 6, further comprising:

compressing the boot data with one or more advanced compression encoders to provide the compressed boot data.

48. (Previously Presented) The method of claim 6, wherein the decompressing comprises:

decompressing the compressed boot data with one or more advanced decompression decoders.

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49. – 50. (Cancelled)

51. (Previously Presented) The method of claim 6, wherein the second memory is physical.

52. – 54. (Cancelled)

55. (Previously Presented) The method of claim 46, wherein the operating system comprises multiple files.

56. (Previously Presented) The method of claim 6, wherein the compressed boot data comprises program code associated with one or more application programs of the computer system.

57. (Previously Presented) The method of claim 6, wherein the compressed boot data comprises program code associated with a combination of an operating system of the computer system and one or more application programs.

58. (Previously Presented) The method of claim 56, wherein the one or more application programs includes multiple files.

59. (Previously Presented) The method of claim 6, wherein the accessing comprises:

accessing the compressed boot data via direct memory access.

60. (Previously Presented) The method of claim 6, wherein Huffman encoding is utilized to encode the compressed boot data.

61. (Previously Presented) The method of claim 6, wherein Lempel-Ziv encoding is utilized to encode the compressed boot data.

62. (Previously Presented) The method of claim 6, wherein a plurality of encoders are utilized to encode the compressed boot data.

63. (Previously Presented) The system of claim 7, wherein the boot data in compressed form represents a plurality of files.

64. (Previously Presented) The system of claim 7, wherein the boot data comprises program code associated with an operating system.

65. (Previously Presented) The system of claim 7, further comprising:

one or more advanced compression encoders configured to compress the boot data to provide the boot data in compressed form.

66. (Previously Presented) The system of claim 7, further comprising:

one or more advanced decompression decoders configured to decompress the boot data in compressed form.

## 67. -- 68. (Cancelled)

69. (Previously Presented) The system of claim 7, wherein the memory is physical.

70. - 72. (Cancelled)

73. (Previously Presented) The system of claim 7, wherein the boot data in compressed form is comprised of multiple files.

74. (Previously Presented) The system of claim 7, wherein the boot data comprises program code associated with one or more application programs of the system.

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75. (Previously Presented) The system of claim 7, wherein the boot data comprises program code associated with a combination of an operating system of the system and one or more application programs.

76. (Previously Presented) The system of claim 74, wherein the one or more application programs are comprised of multiple files.

77. (Currently Amended) The system of claim 7, wherein the processor is further configured to access the at least a portion of the boot data in compressed form from the memory via direct memory access.

78. (Previously Presented) The system of claim 7, wherein the processor is further configured to utilize Huffman encoding to encode the boot data to provide the boot data in compressed form.

79. (Previously Presented) The system of claim 7, wherein the processor is further configured to utilize Lempel-Ziv encoding to encode the boot data to provide the boot data in compressed form.

80. (Previously Presented) The system of claim 7, further comprising:a plurality of encoders configured to encode the boot data in compressed form.

81. (Previously Presented) The method of claim 9, wherein the operating system in compressed form represents a plurality of files.

82. (Previously Presented) The method of claim 9, wherein the operating system in compressed form comprises program code associated with an operating system.

83. (Previously Presented) The method of claim 9, further comprising:

compressing the operating system with one or more advanced compression encoders to provide the operating system in compressed form.

84. (Previously Presented) The method of claim 9, wherein the decompressing the first and second portions comprise:

decompressing the first and second portions with one or more advanced decompression decoders.

85. – 86. (Cancelled)

87. (Previously Presented) The method of claim 9, wherein the memory is physical.

88. – 90. (Cancelled)

91. (Previously Presented) The method of claim 9, wherein the operating system is comprised of multiple files.

92. (Previously Presented) The method of claim 9, wherein the operating system comprises program code associated with one or more application programs of the computer system.

93. (Previously Presented) The method of claim 9, wherein the operating system in compressed form comprises program code associated with a combination of an operating system of the computer system and one or more application programs.

94. (Previously Presented) The method of claim 92, wherein the one or more application programs are comprised of multiple files.

95. (Previously Presented) The method of claim 9, wherein the accessing comprises:

accessing the first portion from the second memory via direct memory access.

96. (Previously Presented) The method of claim 9, wherein Huffman encoding is utilized to encode the operating system in compressed form.

97. (Previously Presented) The method of claim 9, wherein Lempel-Ziv encoding is utilized to encode the operating system in compressed form.

98. (Previously Presented) The method of claim 9, wherein a plurality of encoders are utilized to encode the operating system in compressed form.

99. (Previously Presented) The method of claim 12, wherein the boot data in compressed form represents a plurality of files.

100. (Previously Presented) The method of claim 12, wherein the boot data comprises program code associated with the operating system.

101. (Previously Presented) The method of claim 12, further comprising:

compressing boot data in compressed form utilizing one or more advanced compression encoders to provide the boot data in compressed form.

102. (Previously Presented) The method of claim 12, wherein the decompressing comprises:

decompressing the boot data in compressed form utilizing one or more advanced decompression decoders.

## 103. – 104. (Cancelled)

105. (Previously Presented) The method of claim 12, wherein the memory is physical.

106. – 108. (Cancelled)

109. (Previously Presented) The method of claim 12, wherein the operating system is comprised of multiple files.

110. (Previously Presented) The method of claim 12, wherein the boot data comprises program code associated with one or more application programs of the computer system.

111. (Previously Presented) The method of claim 12, wherein the boot data comprises program code associated with a combination of the operating system and one or more application programs.

112. (Previously Presented) The method of claim 110, wherein the one or more application programs are comprised of multiple files.

113. (Previously Presented) The method of claim 12, wherein the accessing comprises:

- 20 -

accessing the boot data in compressed form from the memory via direct memory access.

114. (Previously Presented) The method of claim 12, wherein Huffman encoding is utilized to encode the boot data in compressed form.

115. (Previously Presented) The method of claim 12, wherein Lempel-Ziv encoding is utilized to encode the boot data in compressed form.

116. (Previously Presented) The method of claim 12, wherein a plurality of encoders are utilized to encode the boot data in compressed form.

117. (Previously Presented) The method of claim 14, wherein the compressed boot data represents a plurality of files.

118. (Previously Presented) The method of claim 14, wherein the boot data comprises program code associated with the operating system.

119. (Previously Presented) The method of claim 14, further comprising:compressing the boot data with one or more advanced compression encoders to

provide the compressed boot data.

120. (Previously Presented) The method of claim 14, wherein the decompressing comprises:

decompressing the compressed boot data with one or more advanced decompression decoders.

121. -- 122. (Cancelled)

123. (Previously Presented) The method of claim 14, wherein the memory is physical.

124. - 126. (Cancelled)

127. (Previously Presented) The method of claim 14, wherein the operating system is comprised of multiple files.

128. (Previously Presented) The method of claim 14, wherein the boot data comprises program code associated with one or more application programs of the computer system.

129. (Previously Presented) The method of claim 14, wherein the boot data comprises program code associated with a combination of the operating system and one or more application programs.

130. (Previously Presented) The method of claim 128, wherein the one or more application programs are comprised of multiple files.

131. (Previously Presented) The method of claim 14, wherein the accessing comprises:

accessing the compressed boot data from the memory via direct memory access.

132. (Previously Presented) The method of claim 14, wherein Huffman encoding is utilized to encode the compressed boot data.

133. (Previously Presented) The method of claim 14, wherein Lempel-Ziv encoding is utilized to encode the compressed boot data.

134. (Previously Presented) The method of claim 14, wherein a plurality of encoders are utilized to encode the compressed boot data.

## Remarks

- 23 -

Reconsideration of this Application and entry of the above Amendment is respectfully requested. Upon entry of the foregoing amendment, claims 1-4, 6-20, 22-30, 33, 37-48, 51, 55-66, 69, 73-84, 87, 91-102, 105, 109-120, 123, 127-134 are allowed in the application, with claims 1, 6-7, 9, 12, and 14-15 being the independent claims. Claims 5, 21, 31-32, 34-36, 49-50, 52-54, 67-68, 70-72, 85-86, 88-90, 103-104, 106-108, 121-122, and 124-126 were previously cancelled. Claim 77 is sought to be amended to correct formal matters in this claim without changing the scope thereof. These changes are believed to introduce no new matter, and their entry is respectfully requested.

Reconsideration of this application and entry of the above Amendments are respectfully requested.

Respectfully submitted,

STERNS, KESSLER, GOLDSTEIN & FOX P.L.L.C.

Michael V. Messinger Attorney for Applicants Registration No. 37,575

October 3, 2013 Date:

1100 New York Avenue, N.W. Washington, D.C. 20005-3934 (202) 371-2600

1753695\_1.DOCX

Electronic Patent Application Fee Transmittal					
Application Number:	tion Number: 13118122				
Filing Date:	27-May-2011				
Title of Invention:	SYSTEMS AND METHODS FOR ACCELERATED LOADING OF OPERATING SYSTEMS AND APPLICATION PROGRAMS				
First Named Inventor/Applicant Name:	rst Named Inventor/Applicant Name: James J. Fallon				
Filer:	Shawn Michael Buchanan/Shanova Banks				
Attorney Docket Number:	Docket Number: 2855.004000B				
Filed as Large Entity					
Utility under 35 USC 111(a) Filing Fees					
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Basic Filing:					
Pages:					
Claims:					
Miscellaneous-Filing:					
Petition:					
Patent-Appeals-and-Interference:					
Post-Allowance-and-Post-Issuance:					
Utility Appl Issue Fee		1501	1	1780	1780
Publ. Fee- Early, Voluntary, or Normal		1504	1	300	300

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Extension-of-Time:				
Miscellaneous:				
	Tot	al in USD	) (\$)	2080

Electronic Ac	Electronic Acknowledgement Receipt				
EFS ID:	17028407				
Application Number:	13118122				
International Application Number:					
Confirmation Number:	8978				
Title of Invention:	SYSTEMS AND METHODS FOR ACCELERATED LOADING OF OPERATING SYSTEMS AND APPLICATION PROGRAMS				
First Named Inventor/Applicant Name:	James J. Fallon				
Customer Number:	26111				
Filer:	Shawn Michael Buchanan/Shanova Banks				
Filer Authorized By:	Shawn Michael Buchanan				
Attorney Docket Number:	2855.004000B				
Receipt Date:	03-OCT-2013				
Filing Date:	27-MAY-2011				
Time Stamp:	13:36:50				
Application Type:	Utility under 35 USC 111(a)				

# Payment information:

Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)		
File Listing	:						
Authorized Use	r						
Deposit Accour	ıt						
RAM confirmati	on Number	12879	12879				
Payment was su	accessfully received in RAM	\$2080	\$2080				
Payment Type		Credit Card	Credit Card				
Submitted with	Payment	yes	yes				

1		2855004000B_if_312am.pdf	2656946	yes	26	
	Multip	oart Description/PDF files in .	2b38 zip description			
	 Document De	Start	E	nd		
	Miscellaneous Inco	1	1			
	Issue Fee Paymen	2	3			
	Amendment after Notice of	4	4			
	Claims	5	25			
	Applicant Arguments/Remarks	Made in an Amendment	26	26		
Warnings:						
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2	Fee Worksheet (SB06)	fee-info.pdf	32168	no	2	
			affcb47166081d9a943675bcdfd4168d0acc 2d5c			
Warnings:						
Information		Total Files Size (in bytes)		589114		
characterize Post Card, as <u>New Applica</u> If a new app	vledgement Receipt evidences receip d by the applicant, and including pa s described in MPEP 503. Itions Under 35 U.S.C. 111 lication is being filed and the applica nd MPEP 506), a Filing Receipt (37 Cl	ge counts, where applicable. tion includes the necessary o	It serves as evidence components for a filir	of receipt s ng date (see	imilar to a 37 CFR	
National Sta If a timely su U.S.C. 371 ar national sta <u>New Interna</u> If a new inte an internatio and of the In	ge of an International Application un bomission to enter the national stage and other applicable requirements a F ge submission under 35 U.S.C. 371 w tional Application Filed with the USF rnational application is being filed a bonal filing date (see PCT Article 11 an iternational Filing Date (Form PCT/R urity, and the date shown on this Action.	nder 35 U.S.C. 371 of an international applicati orm PCT/DO/EO/903 indicati ill be issued in addition to the <u>PTO as a Receiving Office</u> nd the international applicat d MPEP 1810), a Notification D/105) will be issued in due c	ng acceptance of the e Filing Receipt, in du ion includes the nece of the International ourse, subject to pres	application le course. essary comp Application scriptions co	n as a conents for Number oncerning	

MICHAEL V. MESSINGER DIRECTOR (202) 772-8667 MIKEM@SKGF.COM



October 3, 2013

Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450 <u>Confirmation No. 8978</u> Mail Stop Issue Fee

 Re: Allowed U.S. Utility Patent Application Appl. No. 13/118,122; Filed: May 27, 2011
 For: Systems and Methods for Accelerated Loading of Operating Systems and Application Programs
 Inventors: FALLON *et al.* Our Ref: 2855.004000B

Commissioner:

In response to the Notice of Allowance and Fee(s) Due dated September 19, 2013, the following documents are transmitted for appropriate action by the U.S. Patent and Trademark Office:

1. Online Credit Card Payment Authorization in the amount of \$2,080.00 to cover:

**\$1,780.00** Issue Fee; and **\$ 300.00** Publication Fee;

- 2. Issue Fee Transmittal (Form PTOL-85); and
- 3. Amendment Under 37 C.F.R. § 1.312.

The above-listed documents are filed electronically through EFS-Web.

Fee payment is provided through online credit card payment. The U.S. Patent and Trademark Office is hereby authorized to charge any fee deficiency, or credit any overpayment, to our Deposit Account No. 19-0036.

Respectfully submitted,

STERNE KESSLER, GOLDSFEIN & FOX P.L.L.C. Michael V. Messinger

Attorney for Applicants Registration No. 37,575

MVM/S-B/srb Enclosures

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UNITED STATES PATENT AND TRADEMARK OFFICE

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

# NOTICE OF ALLOWANCE AND FEE(S) DUE

<sup>26111</sup> 7590 09/19/2013 STERNE, KESSLER, GOLDSTEIN & FOX P.L.L.C. 1100 NEW YORK AVENUE, N.W. WASHINGTON, DC 20005

EXAMINER					
SURYAWANSHI, SURESH					
ART UNIT	PAPER NUMBER				

2115 DATE MAILED: 09/19/2013

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
13/118,122	05/27/2011	James J. Fallon	2855.004000B	8978

TITLE OF INVENTION: SYSTEMS AND METHODS FOR ACCELERATED LOADING OF OPERATING SYSTEMS AND APPLICATION PROGRAMS

APPLN. TYPE	ENTITY STATUS	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	UNDISCOUNTED	\$1780	\$300	\$0	\$2080	12/19/2013

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. <u>PROSECUTION ON THE MERITS IS CLOSED</u>. 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 <u>THREE MONTHS</u> FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. <u>THIS STATUTORY PERIOD CANNOT BE EXTENDED</u>. SEE 35 U.S.C. 151. THE ISSUE FEE DUE INDICATED ABOVE DOES NOT REFLECT A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE IN THIS APPLICATION. IF AN ISSUE FEE HAS PREVIOUSLY BEEN PAID IN THIS APPLICATION (AS SHOWN ABOVE), THE RETURN OF PART B OF THIS FORM WILL BE CONSIDERED A REQUEST TO REAPPLY THE PREVIOUSLY PAID ISSUE FEE TOWARD THE ISSUE FEE NOW DUE.

### HOW TO REPLY TO THIS NOTICE:

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

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

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

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

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

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

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

# PART B - FEE(S) TRANSMITTAL

# Complete and send this form, together with applicable fee(s), to: <u>Mail</u> 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

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

#### 26111 7590 09/19/2013 STERNE, KESSLER, GOLDSTEIN & FOX P.L.L.C. 1100 NEW YORK AVENUE, N.W. WASHINGTON, DC 20005

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

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

(Depositor's name
(Signature
(Date

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
13/118,122	05/27/2011	James J. Fallon	2855.004000B	8978

TITLE OF INVENTION: SYSTEMS AND METHODS FOR ACCELERATED LOADING OF OPERATING SYSTEMS AND APPLICATION PROGRAMS

APPLN. TYPE	ENTITY STATUS	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	UNDISCOUNTED	\$1780	\$300	\$0	\$2080	12/19/2013
EXAM	IINER	ART UNIT	CLASS-SUBCLASS			
SURYAWAN	SHI, SURESH	2115	713-002000			
CFR 1.363). Change of corresp Address form PTO/SI "Fee Address" ind	ence address or indicatio pondence address (or Cha B/122) attached. lication (or "Fee Address 22 or more recent) attach	nge of Correspondence	(2) the name of a single registered attorney or a	atent front page, list 3 registered patent attorr rely, e firm (having as a memb gent) and the names of u rneys or agents. If no nam printed.	er a 2	

3. ASSIGNEE NAME AND RESIDENCE DATA TO BE PRINTED ON THE PATENT (print or type)

PLEASE NOTE: Unless an assignee is identified below, no assignee data will appear on the patent. If an assignee is identified below, the document has been filed for recordation as set forth in 37 CFR 3.11. Completion of this form is NOT a substitute for filing an assignment.

(A) NAME OF ASSIGNEE

(B) RESIDENCE: (CITY and STATE OR COUNTRY)

Please check the appropriate assignee category or categories (will not be printed on the patent): 🗖 Individual 🗖 Corporation or other private group entity 🗖 Government

4a. The following fee(s) are submitted:	4b. Payment of Fee(s): (Please first reapply any previously paid issue fee shown above)
Issue Fee	A check is enclosed.
Dublication Fee (No small entity discount permitted)	Payment by credit card. Form PTO-2038 is attached.
Advance Order - # of Copies	The Director is hereby authorized to charge the required fee(s), any deficiency, or credit any
	overpayment, to Deposit Account Number (enclose an extra copy of this form).

5. Change in Entity Status (from status indicated above)

Applicant certifying micro entity status. See 37 CFR 1.29

Applicant asserting small entity status. See 37 CFR 1.27

Applicant changing to regular undiscounted fee status.

<u>NOTE:</u> Absent a valid certification of Micro Entity Status (see form PTO/SB/15A and 15B), issue fee payment in the micro entity amount will not be accepted at the risk of application abandonment. <u>NOTE:</u> If the application was previously under micro entity status, checking this box will be taken to be a notification of loss of entitlement to micro entity status.

<u>NOTE:</u> Checking this box will be taken to be a notification of loss of entitlement to small or micro entity status, as applicable.

NOTE: The Issue Fee and Publication Fee (if required) will not be accepted from anyone other than the applicant; a registered attorney or agent; or the assignee or other party in interest as shown by the records of the United States Patent and Trademark Office.

Authorized Signature \_

Typed or printed name

Date \_\_\_\_

Registration No.

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

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.

Page 3 of 4

	TED STATES PATE	NT AND TRADEMARK OFFICE	UNITED STATES DEPAR United States Patent and Address: COMMISSIONER F P.O. Box 1450 Alexandria, Virginia 223 www.usplo.gov	<b>Trademark Office</b> OR PATENTS
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
13/118,122	05/27/2011	James J. Fallon	2855.004000B	8978
26111 75	90 09/19/2013		EXAM	IINER
STERNE, KESS 1100 NEW YORK	LER, GOLDSTEIN &	& FOX P.L.L.C.	SURYAWAN	SHI, SURESH
WASHINGTON, I	,		ART UNIT	PAPER NUMBER
			2115	
			DATE MAILED: 09/19/201	3

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

(application filed on or after May 29, 2000)

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

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

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

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

CT INT

# **Privacy Act Statement**

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

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

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

Application No.Applicant(s)13/118,122FALLON ET AL.			
Notice of Allowability	Examiner SURESH SURYAWANSHI	Art Unit 2115	AIA (First Inventor to File) Status No
The MAILING DATE of this communication apper All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RI of the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED in this ap or other appropriate communicatio (GHTS. This application is subject	plication. If no n will be mailed	t included I in due course. <b>THIS</b>
<ol> <li>This communication is responsive to <u>amendments filed on S</u></li> <li>A declaration(s)/affidavit(s) under <b>37 CFR 1.130(b)</b> was</li> </ol>			
<ol> <li>An election was made by the applicant in response to a rest requirement and election have been incorporated into this and</li> </ol>		the interview o	n; the restriction
3. ☑ The allowed claim(s) is/are <u>1-4,6-20,22-30,33,37-48,51,55-6</u> allowed claim(s), you may be eligible to benefit from the Pat office for the corresponding application. For more informatio send an inquiry to <u>PPHfeedback@uspto.gov</u> .	ent Prosecution Highway program	n at a participai	ting intellectual property
4. Acknowledgment is made of a claim for foreign priority unde	er 35 U.S.C. § 119(a)-(d) or (f).		
Certified copies:         a) □ All b) □ Some *c) □ None of the:         1. □ Certified copies of the priority documents have         2. □ Certified copies of the priority documents have         3. □ Copies of the certified copies of the priority documents documents         International Bureau (PCT Rule 17.2(a)).         * Certified copies not received:	been received in Application No		application from the
Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDONM THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.		complying with	n the requirements
5. CORRECTED DRAWINGS ( as "replacement sheets") must	t be submitted.		
including changes required by the attached Examiner's Paper No./Mail Date	s Amendment / Comment or in the	Office action of	
Identifying indicia such as the application number (see 37 CFR 1 each sheet. Replacement sheet(s) should be labeled as such in t			(not the back) of
<ol> <li>DEPOSIT OF and/or INFORMATION about the deposit of B attached Examiner's comment regarding REQUIREMENT FC</li> </ol>			the
Attachment(s)			
1. Notice of References Cited (PTO-892)	5. 🗌 Examiner's Ameno		
<ol> <li>2. ☑ Information Disclosure Statements (PTO/SB/08), Paper No./Mail Date <u>9/6/13</u></li> <li>3. □ Examiner's Comment Regarding Requirement for Deposit</li> </ol>	6. 🗌 Examiner's Staten 7. 🗌 Other	nent of Reason	s for Allowance
of Biological Material 4.  Interview Summary (PTO-413), Paper No./Mail Date			
/SURESH SURYAWANSHI/ Primary Examiner, Art Unit 2115			
U.S. Patent and Trademark Office PTOL-37 (Rev. 08-13) Not	ice of Allowability	Part of Pape	er No./Mail Date 20130917

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Search Notes	13118122	FALLON ET AL.
	Examiner	Art Unit
	SURESH SURYAWANSHI	2115

CPC- SEARCHED		
Symbol	Date	Examiner

CPC COMBINATION SETS - SEARCHED		
Symbol	Date	Examiner

US CLASSIFICATION SEARCHED				
Class	Subclass	Date	Examiner	
713	2	5/11/12, 5/14/12	SKS	
Search updated		12/26/12	SKS	
Search updated		7/16/13	SKS	
Search updated		9/16/13	SKS	

SEARCH NOTES		
Search Notes	Date	Examiner
EAST; USPAT; US-PGPUB; EPO; JPO; IBM_TDB; NPL	5/11/12, 5/14/12	SKS
Search updated	12/26/12	SKS
Search updated	7/16/13	SKS
Search updated	9/16/13	SKS
Claim language searched in US-PGPUB	9/16/13	SKS

# INTERFERENCE SEARCH

US Class/ CPC Symbol	US Subclass / CPC Group	Date	Examiner
713	1	5/11/12, 5/14/12	SKS
711	113	5/11/12, 5/14/12	SKS

U.S. Patent and Trademark Office

Part of Paper No. : 20130917

	INTERFERENCE SEARCI	н	
US Class/ CPC Symbol	US Subclass / CPC Group	Date	Examiner
Search updated		12/26/12	SKS
Search updated		7/16/13	SKS
Search updated		9/16/13	SKS

LU.S. Patent and Trademark Office

Part of Paper No. : 20130917

# EAST Search History

# EAST Search History (Prior Art)

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
S1	2	("8502707" "8504710").pn.	USPAT	OR	OFF	2013/09/16 15:01
S2	1	list adj2 boot adj1 data and load\$3 with portion near2 boot adj1 data	USPAT	OR	OFF	2013/09/16 15:59
S3	2	list adj2 boot adj1 data and load\$3 with portion near2 boot adj1 data	US- PGPUB	OR	OFF	2013/09/16 15:59
S4	0	list adj2 boot adj1 data and load\$3 with portion near2 boot adj1 data	EPO; JPO; IBM_TDB	OR	OFF	2013/09/16 16:00
S5	0	load\$3 with portion near2 boot adj1 data with compressed	USPAT	OR	OFF	2013/09/16 16:01
S6	0	load\$3 with portion near2 boot adj1 data with compressed	US- PGPUB	OR	OFF	2013/09/16 16:02
S7	0	load\$3 with portion near2 boot adj1 data with compressed	EPO; JPO; IBM_TDB	OR	OFF	2013/09/16 16:02
S8	2	portion adj2 boot adj1 data with compressed	USPAT	OR	OFF	2013/09/16 16:05
S9	3	portion adj2 boot adj1 data with compressed	US- PGPUB	OR	OFF	2013/09/16 16:06
S10	0	portion adj2 boot adj1 data with compressed	EPO; JPO; IBM_TDB	OR	OFF	2013/09/16 16:06
S11	3	maintain\$3 near2 list near2 boot adj1 data	USPAT	OR	OFF	2013/09/16 16:07
S12	5	maintain\$3 near2 list near2 boot adj1 data	US- PGPUB	OR	OFF	2013/09/16 16:07
S13	0	maintain\$3 near2 list near2 boot adj1 data	EPO; JPO; IBM_TDB	OR	OFF	2013/09/16 16:08
S14	3	boot adj1 data near3 compressed adj1 form	USPAT	OR	OFF	2013/09/16 16:12
S15	3	boot adj1 data near3 compressed adj1 form	US- PGPUB	OR	OFF	2013/09/16 16:12
S16	0	boot adj1 data near3 compressed adj1 form	EPO; JPO; IBM_TDB	OR	OFF	2013/09/16 16:13
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S18	1	portion adj2 operating adj1 system near3 compressed	US- PGPUB	OR	OFF	2013/09/16 16:18
S19	0	portion adj2 operating adj1 system near3 compressed	EPO; JPO; IBM_TDB	OR	OFF	2013/09/16 16:19
S20	1	operating adj1 system near3 compressed and partial\$2 near2 boot\$3 near2 computer	USPAT	OR	OFF	2013/09/16 16:31

S21	1	operating adj1 system near3 compressed and partial\$2 near2 boot\$3 near2 computer	US- PGPUB	OR	OFF	2013/09/16 16:31
S22	0	operating adj1 system near3 compressed and partial\$2 near2 boot\$3 near2 computer	EPO; JPO; I BM_TDB	OR	OFF	2013/09/16 16:31
S23	111	fallon.in. with james	US- PGPUB; USPAT	OR	OFF	2013/09/16 16:32
S24	52	fallon.in. with james and realtime.as.	US- PGPUB; USPAT	OR	OFF	2013/09/16 16:33
S25	12	fallon.in. with james and realtime.as. and load\$3 near3 (boot adj1 data operating adj1 system)	US- PGPUB; USPAT	OR	OFF	2013/09/16 16:33
S26	188	buck.in. with john	US- PGPUB; USPAT	OR	OFF	2013/09/16 16:37
S27	6	buck.in. with john and realtime.as.	US- PGPUB; USPAT	OR	OFF	2013/09/16 16:37
S28	17	pickel.in. with paul	US- PGPUB; USPAT	OR	OFF	2013/09/16 16:39
S29	23	3 mcerlain.in. with stephen		OR	OFF	2013/09/16 16:41
S30	3830	713/1.ccls.	USPAT	OR	OFF	2013/09/16 16:47
S31	1535	713/1.ccls.	US- PGPUB	OR	OFF	2013/09/16 16:59
S32	1	713/1.ccls. and list adj2 boot adj1 data and load\$3 with portion near2 boot adj1 data	US- PGPUB; USPAT	OR	OFF	2013/09/16 17:05
S33	0	713/1.ccls. and load\$3 with portion near2 boot adj1 data with compressed	US- PGPUB; USPAT	OR	OFF	2013/09/16 17:05
S34	3	713/1.ccls. and portion adj2 boot adj1 data with compressed	US- PGPUB; USPAT	OR	OFF	2013/09/16 17:06
\$35	4	713/1.ccls. and maintain\$3 near2 list near2 boot adj1 data	US- PGPUB; USPAT	OR	OFF	2013/09/16 17:06
\$36	4	713/1.ccls. and boot adj1 data near3 compressed adj1 form	US- PGPUB; USPAT	OR	OFF	2013/09/16 17:06
\$37	2	713/1.ccls. and portion adj2 operating adj1 system near3 compressed	US- PGPUB; USPAT	OR	OFF	2013/09/16 17:07
\$38	1	713/1.ccls. and operating adj1 system near3 compressed and partial\$2 near2 boot\$3 near2 computer	US- PGPUB; USPAT	OR	OFF	2013/09/16 17:07
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S40	2215 713/2.ccls.		US- PGPUB	OR	OFF	2013/09/16 17:19
S41	3	713/2.ccls. and list adj2 boot adj1 data and	US-	OR	OFF	2013/09/16

		load\$3 with portion near2 boot adj1 data	PGPUB; USPAT			17:26
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S43	4	713/2.ccls. and portion adj2 boot adj1 data with compressed	US- PGPUB; USPAT	OR	OFF	2013/09/16 17:26
S44	7	713/2.ccls. and maintain\$3 near2 list near2 boot adj1 data	US- PGPUB; USPAT	OR	OFF	2013/09/16 17:27
S45	5	713/2.ccls. and boot adj1 data near3 compressed adj1 form	US- PGPUB; USPAT	OR	OFF	2013/09/16 17:27
S46	3	713/2.ccls. and portion adj2 operating adj1 system near3 compressed	US- PGPUB; USPAT	OR	OFF	2013/09/16 17:27
S47	2	713/2.ccls. and operating adj1 system near3 compressed and partial\$2 near2 boot\$3 near2 computer	US- PGPUB; USPAT	OR	OFF	2013/09/16 17:28
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S49	812	711/113.ccls.	US- PGPUB	OR	OFF	2013/09/16 17:34
S50	1	711/113.ccls. and list adj2 boot adj1 data and load\$3 with portion near2 boot adj1 data	US- PGPUB; USPAT	OR	OFF	2013/09/16 17:36
S51	0	711/113.ccls. and load\$3 with portion near2 boot adj1 data with compressed	US- PGPUB; USPAT	OR	OFF	2013/09/16 17:37
S52	2	711/113.ccls. and portion adj2 boot adj1 data with compressed	US- PGPUB; USPAT	OR	OFF	2013/09/16 17:37
S53	3	711/113.ccls. and maintain\$3 near2 list near2 boot adj1 data	US- PGPUB; USPAT	OR	OFF	2013/09/16 17:38
S54	3	711/113.ccls. and boot adj1 data near3 compressed adj1 form	US- PGPUB; USPAT	OR	OFF	2013/09/16 17:38
S55	0	711/113.ccls. and portion adj2 operating adj1 system near3 compressed	US- PGPUB; USPAT	OR	OFF	2013/09/16 17:39
S56	1	711/113.ccls. and operating adj1 system near3 compressed and partial\$2 near2 boot\$3 near2 computer	US- PGPUB; USPAT	OR	OFF	2013/09/16 17:39

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_	Index of Claims				Application/	Cont	trol N	lo.		Applicant(s)/Patent Under Reexamination				
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					SURESH SU	JRYA	WAN	ISHI		2115				
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U.S. Patent and Trademark Office

Part of Paper No. : 20130917

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	Ina	lex of (	Clain	າຣ		13118122				FALLON ET AL.					
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						SURESH SURYAWANSHI					2115				
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U.S. Patent and Trademark Office

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Index of Claims				Application/	Conti	rol N	0.	Applicant(s)/Patent Under Reexamination							
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U.S. Patent and Trademark Office

Part of Paper No.: 20130917

					Application/Control No. Ap					Applicant(s)/Patent Under Reexamination					
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	Application/Control No.	Applicant(s)/Patent Under Reexamination
Issue Classification	13118122	FALLON ET AL.
	Examiner	Art Unit
	SURESH SURYAWANSHI	2115

CPC			
Symbol		Туре	Version

CPC Combination Sets								
Symbol			Туре	Set	Ranking	Version		

NONE						
(Assistant Examiner)	(Date)	102				
/SURESH SURYAWANSHI/ Primary Examiner.Art Unit 2115	9/17/13	O.G. Print Claim(s)	O.G. Print Figure			
(Primary Examiner)	(Date)	1	7B			
U.S. Patent and Trademark Office		Part of Paper No. 2013091				

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Issue Classification	13118122	FALLON ET AL.
	Examiner	Art Unit
	SURESH SURYAWANSHI	2115

	US ORIGINAL CLASSIFICATION				INTERNATIONAL CLASSIFICATION					ON				
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NONE		Total Clain	ns Allowed:	
(Assistant Examiner)	(Date)	102		
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(Primary Examiner)	(Date)	1	7B	
J.S. Patent and Trademark Office Part of Paper No. 20130917				

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Issue Classification	13118122	FALLON ET AL.
	Examiner	Art Unit
	SURESH SURYAWANSHI	2115

Claims renumbered in the same order as presented by applicant					СР	A D	] Т.D.	C	] R.1.	47					
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(Assistant Examiner)	(Date)	102		
/SURESH SURYAWANSHI/ Primary Examiner.Art Unit 2115	9/17/13	O.G. Print Claim(s)	O.G. Print Figure	
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Substitute	for form 14	49/РТО		Complete if Known			
F	OURT	H SUPPLEMEN	TAL.	Application Number	13/118	,122	
INFORMATION DISCLOSURE STATEMENT BY APPLICANT			Filing Date	May 27	7, 2011		
			First Named Inventor	James J	I. FALLON		
			Art Unit	2115			
	(Use	as many sheets as necessary)		Examiner Name	SURY	AWANSHI, Suresh	
Sheet	1	of 1		Attorney Docket Number	2855.00	)4000B	
			U.S. PATEN	NT DOCUMENTS			
Examiner Cite Document Number Publication Date		Name of Patentee or	р	ages, Columns, Lines, Where			
initials*	No. <sup>1</sup>	Number-Kind Code <sup>2 (if</sup> known)	MM-DD-YYYY	Applicant of Cited Document		Passages or Relevant Figures App	bear
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Examiner	(Suroch Susyowonchi)	Date	00/47/0040
Signature	/Sulesh Sulyawansh/	Considered	09/17/2013

\*EXAMINER: Initial if reference considered, whether or notcitation 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.<sup>1</sup> Applicant's unique citation designation number (optional).<sup>2</sup> See Kinds Codes of USPTO Patent Documents at www.uspto.gov or MPEP 901.04.<sup>3</sup> Enter Office that issued the document, by the two-letter code (WIPO Standard ST.3).<sup>4</sup> For Japance patent period and a patent of the cocument under WIPO Standard ST.16 if possible.<sup>6</sup> Applicant is to place a check mark here it English language Translation is attached.

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Equivalent of Form PTO/SB/08b (7-09)

Substitute for form 1449/PTO	Complete if Known		
FOURTH SUPPLEMENTAL	Application Number	13/118,122	
	Filing Date	May 27, 2011	
INFORMATION DISCLOSURE	First Named Inventor	James J. FALLON	
STATEMENT BY APPLICANT	Art Unit	2115	
(Use as many sheets as necessary)	Examiner Name	SURYAWANSHI, Suresh	
Sheet 1 of 2	Attorney Docket Number	2855.004000B	

~ ·		Include name of the author (in CAPITAL LETTERS), title of the article (when				
Examiner Initials*	Cite No. <sup>1</sup>	appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.) date, page(s), volume-issue number(s), publisher, city and/or country where published	, Т			
	NPL1	Non-Confidential Brief for Plaintiff-Appellant Realtime Data, LLC d/b/a IXO, filed in Realtime Data, LLC d/b/a IXO v. Morgan Stanley et al., Case Nos. 2013-1092, -1093, - 1095, -1097, -1098, -1099, -1100, -1101, and -1103, United States Court of Appeals for the Federal Circuit, filed March 6, 2013, 80 pages.				
	NPL2	Non-Confidential Brief for Defendants - Appellees CME Group, Inc., Board of Trade of the City of Chicago, Inc., The New York Mercantile Exchange, Inc., BATS Trading, Inc., and NASDAQ OMX Group, Inc. and NASDAQ OMX PHLX, Inc., filed in Realtime Data, LLC d/b/a IXO v. CME Group, Inc., et al., Case Nos. 13-1093, -1097, and -1100, United States Court of Appeals for the Federal Circuit, filed May 20, 2013, 74 pages.				
	NPL3	Non-Confidential Reply Brief for Plaintiff-Appellant Realtime Data, LLC d/b/a IXO, filed in Realtime Data, LLC d/b/a IXO v. Morgan Stanley, et al., Case Nos. 13-1092, - 1093, -1095, -1097, -1098, -1099, -1100, -1101, and -1103, United States Court of Appeals for the Federal Circuit, filed June 19, 2013, 53 pages.				
	NPL4	Final Judgment Pursuant to Fed. R. Civ. P. 45(b), filed in Realtime Data LLC, d/b/a IXO, v. CME Group Inc., et al., Civil Action No. 1:11-cv-06697, United States District Court Southern District of New York, dated November 9, 2012, 10 pages.				
	NPL5	Final Judgment Pursuant to Fed. R. Civ. P. 45(b), filed in Realtime Data LLC, d/b/a IXO, v. Morgan Stanley, et al., Civil Action No. 1:11-cv-06696, United States District Court Southern District of New York, dated November 9, 2012, 10 pages.				
	NPL6	Final Judgment Pursuant to Fed. R. Civ. P. 45(b), filed in Realtime Data LLC, d/b/a IXO, v. Thomson Reuters Corporation, et al., Civil Action No. 1:11-cv-06698, United States District Court Southern District of New York, dated November 9, 2012, 6 pages.				
	<ul> <li>Opinion and Order (Motion 10), filed in Realtime Data, LLC d/b/a IXO v. Morgan Stanley, et al., Civil Action No. 1:11-cv-6696, Realtime Data, LLC d/b/a IXO v. CMI Group Inc., et al., Civil Action No. 1:11-cv-6697, and Realtime Data, LLC d/b/a IXO Thomson Reuters, et al., Civil Action No. 1:11-cv-6698, United States District Court Southern District of New York, filed August 2, 2012, 13 pages.</li> </ul>					
	Source of New York, filed in Realtime Data, LLC d/b/a IXO v. Morgan Stanley, et al., Civil Action No. 1:11-cv-6696, Realtime Data, LLC d/b/a IXO v. CME Group Inc., et al., Civil Action No. 1:11-cv-6697, and Realtime Data, LLC d/b/a IXO v. Thomson Reuters, et al., Civil Action No. 1:11-cv-6698, United States District Court Southern District of New York, filed November 9, 2012, 5 pages.					
	NPL9	Memorandum & Order, filed in Realtime Data, LLC d/b/a IXO v. Morgan Stanley, et al., Civil Action No. 1:11-cv-6696, Realtime Data, LLC d/b/a IXO v. CME Group Inc., et al., Civil Action No. 1:11-cv-6697, and Realtime Data, LLC d/b/a IXO v. Thomson Reuters, et al., Civil Action No. 1:11-cv-6698, United States District Court Southern District of New York, filed August 2, 2012, 13 pages.				

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Signature	/Suresh Suryawanshi/	Considered	09/17/2013
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		Equivalent of Form PTO/SB/08b (7-09)
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FOURTH SUPPLEMENTAL	Application Number	13/118,122
	Filing Date	May 27, 2011
INFORMATION DISCLOSURE	First Named Inventor	James J. FALLON
STATEMENT BY APPLICANT	Art Unit	2115
(Use as many sheets as necessary)	Examiner Name	SURYAWANSHI, Suresh
Sheet 2 of 2	Attorney Docket Number	2855.004000B

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# **BIB DATA SHEET**

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<ul> <li>Final Judgment Pursuant to Fed. R. Civ. P. 45(b), filed in Realtime Data LLC, d/b/a</li> <li>IXO, v. CME Group Inc., et al., Civil Action No. 1:11-cv-06697, United States Distr</li> <li>Court Southern District of New York, dated November 9, 2012, 10 pages.</li> </ul>						
NPL5	Final Judgment Pursuant to Fed. R. Civ. P. 45(b), filed in Realtime Data LLC, d/b/a IXO, v. Morgan Stanley, et al., Civil Action No. 1:11-cv-06696, United States District Court Southern District of New York, dated November 9, 2012, 10 pages.					
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NPL7	Opinion and Order (Motion 10), filed in Realtime Data, LLC d/b/a IXO v. Morgan Stanley, et al., Civil Action No. 1:11-cv-6696, Realtime Data, LLC d/b/a IXO v. CME Group Inc., et al., Civil Action No. 1:11-cv-6697, and Realtime Data, LLC d/b/a IXO v. Thomson Reuters, et al., Civil Action No. 1:11-cv-6698, United States District Court Southern District of New York, filed August 2, 2012, 13 pages.					
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		NON PATENT LITERATURE DOCUMENTS	
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	NPL10	Amended Opinion & Order, filed in Realtime Data, LLC d/b/a IXO v. Morgan Stanley, et al., Civil Action No. 1:11-cv-6696, Realtime Data, LLC d/b/a IXO v. CME Group Inc., et al., Civil Action No. 1:11-cv-6697, and Realtime Data, LLC d/b/a IXO v. Thomson Reuters, et al., Civil Action No. 1:11-cv-6698, United States District Court Southern District of New York, filed August 15, 2012, 48 pages.	
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	NPL14	Right of Appeal Notice in Inter Partes Reexamination of U.S. Patent No. 7,321,937, Control No. 95/001,922, mailed August 15, 2013, 12 pages.	
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#### (12) INTER PARTES REEXAMINATION CERTIFICATE (671st) **United States Patent** US 7.415.530 C1 (10) Number:

# Fallon

(45) Certificate Issued: Aug. 16, 2013

#### (54) SYSTEM AND METHODS FOR ACCELERATED DATA STORAGE AND RETRIEVAL

- (75) Inventor: James J Fallon, Armonk, NY (US)
- Assignee: Realtime Data LLC, New York, NY (73)(US)
- **Reexamination Request:** No. 95/001,927, Mar. 2, 2012

### **Reexamination Certificate for:**

Patent No.:	7,415,530
Issued:	Aug. 19, 2008
Appl. No.:	11/553,426
Filed:	Oct. 26, 2006

Certificate of Correction issued Dec. 2, 2008

### **Related U.S. Application Data**

- (63) Continuation of application No. 10/628,795, filed on Jul. 28, 2003, now Pat. No. 7,130,913, which is a continuation of application No. 09/266,394, filed on Mar. 11, 1999, now Pat. No. 6,601,104.
- (51) Int. Cl. G06F 15/16 (2006.01)
- (52)U.S. Cl. USPC ..... 709/231 (58)
- **Field of Classification Search** None

See application file for complete search history.

#### (56)**References** Cited

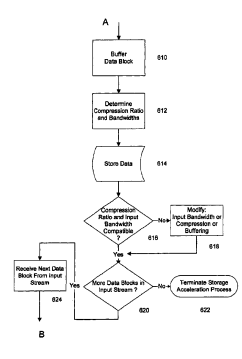
To view the complete listing of prior art documents cited during the proceeding for Reexamination Control Number 95/001,927, please refer to the USPTO's public Patent Application Information Retrieval (PAIR) system under the Display References tab.

ABSTRACT

#### Primary Examiner - Mark Sager

#### (57)

Systems and methods for providing accelerated data storage and retrieval utilizing lossless data compression and decompression. A data storage accelerator includes one or a plurality of high speed data compression encoders that are configured to simultaneously or sequentially losslessly compress data at a rate equivalent to or faster than the transmission rate of an input data stream. The compressed data is subsequently stored in a target memory or other storage device whose input data storage bandwidth is lower than the original input data stream bandwidth. Similarly, a data retrieval accelerator includes one or a plurality of high speed data decompression decoders that are configured to simultaneously or sequentially losslessly decompress data at a rate equivalent to or faster than the input data stream from the target memory or storage device. The decompressed data is then output at rate data that is greater than the output rate from the target memory or data storage device. The data storage and retrieval accelerator method and system may employed: in a disk storage adapter to reduce the time required to store and retrieve data from computer to disk; in conjunction with random access memory to reduce the time required to store and retrieve data from random access memory; in a display controller to reduce the time required to send display data to the display controller or processor; and/or in an input/output controller to reduce the time required to store, retrieve, or transmit data.



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# INTER PARTES REEXAMINATION CERTIFICATE ISSUED UNDER 35 U.S.C. 316

# THE PATENT IS HEREBY AMENDED AS INDICATED BELOW.

Matter enclosed in heavy brackets [] appeared in the patent, but has been deleted and is no longer a part of the 10 patent; matter printed in italics indicates additions made to the patent.

AS A RESULT OF REEXAMINATION, IT HAS BEEN DETERMINED THAT: 15

The patentability of claims 1, 2, 16-21 and 23 is confirmed. New claims 24-26 are added and determined to be patentable.

Claims 3-15 and 22 were not reexamined.

24. A system comprising:

a memory device; and

a data accelerator, wherein said data accelerator is coupled to said memory device, a data stream is received by said data accelerator in received form, wherein a <sup>25</sup> bandwidth of the received data stream is determined, said data stream includes a first data block and a second data block, said data stream is compressed by said data 2

accelerator to provide a compressed data stream by compressing said first data block with a first compression technique and said second data block with a second compression technique, said first and second compression techniques are different, wherein a data rate of the compressed data stream is adjusted, by modifying a system parameter, to make a bandwidth of the compressed data stream compatible with a bandwidth of the memory device, said compressed data stream is stored on said memory device, said compression and storage occurs faster than said data stream is able to be stored on said memory device in said received form, a first data descriptor is stored on said memory device indicative of said first compression technique, and said first descriptor is utilized to decompress the portion of said compressed data stream associated with said first data block.

25. The system of claim 1, wherein the data accelerator is configured to append a type descriptor to the first and second compressed data blocks in the compressed data stream, and wherein the type descriptor includes values corresponding to a plurality of encoding techniques that were applied to the compressed data stream.

26. The system of claim 1, wherein the data accelerator is configured to adjust the data rate of the compressed data stream by adjusting a compression ratio of a lossless encoder.

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Electronic Patent Application Fee Transmittal							
Application Number:	13	13118122					
Filing Date:	27	-May-2011					
Title of Invention:	Systems and Methods for Accelerated Loading of Operating Systems and Application Programs						
First Named Inventor/Applicant Name:	James J. Fallon						
Filer:	Sh	awn Michael Bucha	nan/Tiana Glasc	oe			
Attorney Docket Number:	28	55.004000B					
Filed as Large Entity							
Utility under 35 USC 111(a) Filing Fees							
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)		
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Pages:							
Claims:							
Miscellaneous-Filing:	Miscellaneous-Filing:						
Petition:							
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Extension-of-Time:							

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

Electronic Acknowledgement Receipt					
EFS ID:	16785393				
Application Number:	13118122				
International Application Number:					
Confirmation Number:	8978				
Title of Invention:	Systems and Methods for Accelerated Loading of Operating Systems and Application Programs				
First Named Inventor/Applicant Name:	James J. Fallon				
Customer Number:	26111				
Filer:	Shawn Michael Buchanan/Tiana Glascoe				
Filer Authorized By:	Shawn Michael Buchanan				
Attorney Docket Number:	2855.004000B				
Receipt Date:	06-SEP-2013				
Filing Date:	27-MAY-2011				
Time Stamp:	17:26:34				
Application Type:	Utility under 35 USC 111(a)				

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	Amendment/Argument after Patent Board Decision		26	28	
	Transmittal Letter		29	34	
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11	Non Datent Literature	NPL10_Amended_Opinion_an	321164	no	48
11	11 Non Patent Literature	d_Order_11152012.pdf	ea65f366aeff22a03c5061abd0d11a696094 d8fc		
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12	Non Patent Literature	NPL11_NOA_13154211_07112	428430	no	10
12		013.pdf	886b48db02614b4a5fe3f2df25155921d81 62e84		10
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13	Non Patent Literature	NPL12_NOA_13154239_08022	414586	no	9
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14		NPL13_NIIRC_95001927_07222 013.pdf	173370	no	5
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15	Non Patent Literature	NPL14_Right_of_Appeal_Notic	406321	no	12
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16	Non Patent Literature	NPL15_Right_of_Appeal_Notic e_95001926_08162013.pdf	384675 014249c6cf4fbec658379dbfd06d7aa03695 29db	no	11	
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17 Non Patent Literature	Non Patent Literature	NPL16_Reexam_Certificate_95 001927_08162013.pdf	101168	no	2	
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18	Non Patent Literature	NPL17_Right_of_Appeal_Notic e_95001928_08162013.pdf	440915	no	11	
		e_95001920_00102015.pdf	6d37682c3f3839f195702c1b1ab11e73b1a bfe34			
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19	Non Patent Literature	NPL18_Right_of_Appeal_Notic	888486	no	23	
		e_95001924_08292013.pdf	6262979377575e4988485139729e8023b0e 8f38b			
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20	Fee Worksheet (SB06)	fee-info.pdf	30201	no	2	
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characterized b Post Card, as de <u>New Applicatio</u> If a new applica 1.53(b)-(d) and Acknowledgem	y the applicant, and including scribed in MPEP 503. <u>ns Under 35 U.S.C. 111</u> tion is being filed and the appl MPEP 506), a Filing Receipt (37 ent Receipt will establish the fi		It serves as evidence of the serves as evidence of the serves as evidence of the serves as the serve	of receipt si g date (see )	milar to 37 CFR	
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MICHAEL V. MESSINGER DIRECTOR (202) 772-8667 MIKEM@SKGF.COM



September 6, 2013

Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450 <u>Confirmation No. 8978</u> Art Unit 2115 Attn: Mail Stop Amendment

 Re: U.S. Utility Patent Application Application No. 13/118,122; Filing Date: May 27, 2011
 For: Systems and Methods for Accelerated Loading of Operating Systems and Application Programs
 Inventors: FALLON et al. Our Ref: 2855.004000B

## Commissioner:

Transmitted herewith for appropriate action are the following documents:

- 1. Online Credit Card Payment Authorization in the amount of \$180.00 in payment of the fee under 37 C.F.R. § 1.17(p);
- 2. Amendment and Reply under 37 C.F.R. § 1.111;
- 3. Fourth Supplemental Information Disclosure Statement;
- 4. Form PTO/SB/08a (1 sheet) listing 2 documents (US1-US2);
- 5. Form PTO/SB/08b (2 sheets) listing 18 documents (NPL1-NPL18); and
- 6. Copies of cited documents (NPL1-NPL18).

## The above-listed documents are filed electronically through EFS-Web.

In the event that extensions of time are necessary to prevent abandonment of this patent application, then such extensions of time are hereby petitioned.

Commissioner for Patents September 6, 2013 Page 2

Fee payment is provided through online credit card payment. The U.S. Patent and Trademark Office is hereby authorized to charge any fee deficiency, or credit any overpayment, to our Deposit Account No. 19-0036.

Respectfully submitted,

STERNE, Kessler, Goldszen & Fox P.L.L.C. Michael V. Messinger þ

Attorney for Applicants Registration No. 37,575

MVM/S-B/srb Enclosures

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### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of: FALLON *et al.* 

Appl. No.: 13/118,122 Filed: May 27, 2011

For: Systems and Methods for

Accelerated Loading of Operating Systems and Application Programs Confirmation No.; 8978 Art Unit: 2115 Examiner: SURYAWANSHI, Suresh Atty. Docket: 2855.004000B

# Amendment and Reply Under 37 C.F.R. § 1.111

# Mail Stop Amendment

Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450

Commissioner:

In reply to the Office Action dated July 19, 2013, Applicants submit the following Amendment and Remarks.

It is not believed that extensions of time or fees for net addition of claims are required beyond those that may otherwise be provided for in documents accompanying this paper. However, if additional extensions of time are necessary to prevent abandonment of this application, then such extensions of time are hereby petitioned under 37 C.F.R. § 1.136(a), and any fees required therefor (including fees for net addition of claims) are hereby authorized to be charged to our Deposit Account No. 19-0036.

FALLON *et al.* Appl. No. 13/118,122

Reply to Office Action of July 19, 2013

# Amendments to the Specification

- 1 -

Applicants respectfully request ¶ [0001] of the Specification as filed on May 27, 2011, and amended November 16, 2012, to be further amended as follows:

[0001] This application is a continuation of United States Patent Application No. 11/551,211, filed on October 19, 2006, <u>now U.S. Patent No. 8,112,619</u>, which is a continuation of United States Patent Application No. 09/776,267, filed on February 2, 2001, now U.S. Patent No. 7,181,608, which is based on a United States Provisional Application Serial No. 60/180,114, filed on February 3, 2000, all three of which are fully incorporated herein by reference in their entirety.

## Amendments to the Claims

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

1. (Previously Presented) A method for providing accelerated loading of an operating system in a computer system, comprising:

maintaining a list of boot data for booting the computer system,

wherein at least a portion of boot data is associated with the list of boot data;

loading the at least a portion of boot data into a memory;

accessing the loaded at least a portion of boot data in a compressed form from the memory; and

decompressing, on a just-in-time basis, the at least a portion of boot data in compressed form from the memory at a rate that decreases boot time relative to loading the operating system in an uncompressed form,

wherein the at least a portion of decompressed boot data is a portion of the operating system for the computer system.

2. (Currently Amended) The method of claim 1, further comprising:

updating the list of boot data by associating additional boot data with the list of boot data;

compressing the boot data preloaded loaded into the memory with a data compression engine; and

compressing the additional boot data with an encoder coupled to the data compression engine.

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3. (Previously Presented) The method of claim 1, further comprising:

updating the list of boot data by removing an association of additional boot data from the list of boot data.

4. (Previously Presented) The method of claim 1, further comprising:

updating the list of boot data by associating additional boot data with the list of boot data; and

compressing at least a portion of the additional boot data with a data compression encoder.

## 5. (Cancelled)

6. (Previously Presented) A method, comprising:

maintaining a list of compressed boot data for booting a computer system;

storing compressed boot data associated with the list of compressed boot data on a non-volatile memory;

loading the compressed boot data from the non-volatile memory to a second memory;

accessing the compressed boot data from the second memory;

decompressing the compressed boot data to provide decompressed boot data; and utilizing the decompressed boot data to boot the computer system,

wherein the accessing and the decompressing occur within a period of time which is less than a time to access the boot data from the non-volatile memory in an uncompressed form.

7. (Previously Presented) A system comprising:

a processor;

a memory; and

a non-volatile memory device configured to store boot data in compressed form for booting the system and logic code associated with the processor, the logic code including instructions executable by the processor for maintaining a list of boot data used for booting the system,

wherein the processor is configured to load at least a portion of the boot data in compressed form into the memory, and to access the at least a portion of the boot data in compressed form, and to decompress the at least a portion of the boot data in compressed form at a rate that decreases boot time relative to booting the system with uncompressed boot data to boot the system.

8. (Currently Amended) The system of claim 7, further comprising:

a data compression engine, coupled to the non-volatile memory, configured to compress boot data to provide the boot data in compressed form; and

a data compression encoder, coupled to the data compression engine, configured to compress additional boot data.

9. (Previously Presented) A method of loading an operating system for booting a computer system, comprising:

storing substantially all of the operating system in compressed form on a non-volatile memory;

loading a first portion of the operating system in compressed form from the nonvolatile memory to a second memory;

accessing the first portion from the second memory in compressed form;

decompressing the first portion to provide a decompressed first portion of the operating system;

utilizing the decompressed first portion to partially boot the computer system;

loading a second portion of the operating system in compressed form from the non-volatile memory to the second memory;

accessing the second portion from the memory in compressed form;

decompressing the second portion to provide a decompressed second portion of the operating system; and

utilizing the decompressed second portion to further partially boot the computer system,

wherein the first and second portions are accessed and decompressed at a rate that is faster than accessing the first and second portions from the non-volatile memory in uncompressed form.

10. (Currently Amended) The method of claim 9, further comprising:compressing additional boot data to provide additional compressed boot data; andstoring the additional compressed boot data in the non-volatile memory.

11. (Currently Amended) The method of claim 10, wherein the compressing comprises:

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further comprising:

compressing the additional boot data with a data compression encoder.

12. (Currently Amended) A method for providing accelerated loading of an operating system in a computer system, comprising:

loading boot data in compressed form associated with a boot data list from a nonvolatile boot device into a memory upon initialization of the computer system;

accessing the boot data in compressed form from the memory;

decompressing the boot data in compressed form accessed from the memory at a rate that decreases a time to load the operating system relative to loading the operating system with the boot data in uncompressed form to provide decompressed boot data; and

utilizing the decompressed boot data to load the operating system for the computer system.

13. (Previously Presented) The method of claim 12, further comprising: compressing additional boot data with a random access encoder.

14. (Currently Amended) A method for providing accelerated loading of an operating system in a computer system, comprising:

maintaining a boot data list;

loading boot data associated with the boot data list from a non-volatile boot device into a memory in compressed form as compressed boot data upon initialization of the computer system;

accessing the compressed boot data from the memory; and

decompressing, on a just-in-time basis, the compressed boot data accessed from the memory at a rate that decreases a time to load the operating system relative to loading the operating system with the boot data in uncompressed form.

15. (Currently Amended) A method for providing accelerated loading of an operating system in a computer system, comprising:

accessing boot data for booting the computer system, wherein at least a portion of the boot data is in compressed form;

loading the boot data into a memory; and

servicing requests for <u>the</u> boot data from the computer system using the loaded compressed boot data, wherein the servicing requests include accessing <u>the</u> compressed boot data and decompressing the compressed boot data at a rate that decreases an overall boot time relative to loading the operating system in uncompressed form.

16. (Previously Presented) The method of claim 15, wherein the boot data comprises program code associated with the operating system.

17. (Previously Presented) The method of claim 15, wherein the operating system comprises multiple files.

18. (Previously Presented) The method of claim 15, wherein the boot data comprises program code associated with one or more application programs of the computer system.

19. (Previously Presented) The method of claim 15, wherein the boot data comprises program code associated with a combination of the operating system and one or more application programs.

20. (Previously Presented) The method of claim 18, wherein the one or more application programs comprises multiple files.

21. (Cancelled)

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22. (Previously Presented) The method of claim 15, further comprising: updating a list of the boot data.

23. (Previously Presented) The method of claim 22, wherein the updating comprises:

adding to the list any boot data requested by the computer system not previously stored in the list.

24. (Previously Presented) The method of claim 22, wherein the updating comprises:

removing from the list any boot data previously stored in the list and not requested by the computer system.

25. (Previously Presented) The method of claim 15, further comprising: maintaining a boot data list.

26. (Currently Amended) The method of claim 15, wherein the <u>accessing</u> <u>comprises:</u>

accessing the boot data is accessed from a non-volatile memory device.

27. (Previously Presented) The method of claim 1, wherein the at least a portion of the boot data in compressed form represents a plurality of files.

28. (Previously Presented) The method of claim 1, wherein the at least a portion of the boot data in compressed form comprises program code associated with the operating system.

29. (Previously Presented) The method of claim 1, further comprising:

compressing the at least a portion of the boot data with one or more advanced compression encoders to provide the at least a portion of the boot data in compressed form.

30. (Previously Presented) The method of claim 1, wherein the decompressing comprises:

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decompressing the at least a portion of the boot data in compressed form utilizing one or more advanced decompression decoders.

31. - 32. (Cancelled)

33. (Previously Presented) The method of claim 1, wherein the memory is physical.

34. - 36. (Cancelled)

37. (Previously Presented) The method of claim 1, wherein the operating system comprises multiple files.

38. (Previously Presented) The method of claim 1, wherein the boot data includes program code associated with one or more application programs of the computer system.

39. (Previously Presented) The method of claim 1, wherein the boot data comprises program code associated with a combination of the operating system and one or more application programs.

40. (Previously Presented) The method of claim 38, wherein the one or more application programs are comprised of multiple files.

41. (Previously Presented) The method of claim 1, wherein the accessing comprises:

accessing the at least a portion of the boot data in compressed form via direct memory access.

42. (Previously Presented) The method of claim 1, wherein Huffman encoding is utilized to encode the at least a portion of the boot data in compressed form.

43. (Previously Presented) The method of claim 1, wherein Lempel-Ziv encoding is utilized to encode the at least a portion of the boot data in compressed form.

44. (Previously Presented) The method of claim 1, wherein a plurality of encoders are utilized to encode the at least a portion of the boot data in compressed form.

45. (Previously Presented) The method of claim 6, wherein the compressed boot data represents a plurality of files.

46. (Previously Presented) The method of claim 6, wherein the compressed boot data comprises program code associated with an operating system.

47. (Previously Presented) The method of claim 6, further comprising:

compressing the boot data with one or more advanced compression encoders to provide the compressed boot data.

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48. (Previously Presented) The method of claim 6, wherein the decompressing comprises:

decompressing the compressed boot data with one or more advanced decompression decoders.

49. - 50. (Cancelled)

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51. (Previously Presented) The method of claim 6, wherein the second memory is physical.

52. - 54. (Cancelled)

55. (Previously Presented) The method of claim 46, wherein the operating system comprises multiple files.

56. (Previously Presented) The method of claim 6, wherein the compressed boot data comprises program code associated with one or more application programs of the computer system.

57. (Previously Presented) The method of claim 6, wherein the compressed boot data comprises program code associated with a combination of an operating system of the computer system and one or more application programs.

58. (Previously Presented) The method of claim 56, wherein the one or more application programs includes multiple files.

59. (Previously Presented) The method of claim 6, wherein the accessing comprises:

accessing the compressed boot data via direct memory access.

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60. (Previously Presented) The method of claim 6, wherein Huffman encoding is utilized to encode the compressed boot data.

61. (Previously Presented) The method of claim 6, wherein Lempel-Ziv encoding is utilized to encode the compressed boot data.

62. (Previously Presented) The method of claim 6, wherein a plurality of encoders are utilized to encode the compressed boot data.

63. (Previously Presented) The system of claim 7, wherein the boot data in compressed form represents a plurality of files.

64. (Previously Presented) The system of claim 7, wherein the boot data comprises program code associated with an operating system.

65. (Previously Presented) The system of claim 7, further comprising:

one or more advanced compression encoders configured to compress the boot

66. (Previously Presented) The system of claim 7, further comprising:

one or more advanced decompression decoders configured to decompress the boot data in compressed form.

67. --- 68. (Cancelled)

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data to provide the boot data in compressed form.

69. (Previously Presented) The system of claim 7, wherein the memory is physical.

70. -- 72. (Cancelled)

73. (Previously Presented) The system of claim 7, wherein the boot data in compressed form is comprised of multiple files.

74. (Previously Presented) The system of claim 7, wherein the boot data comprises program code associated with one or more application programs of the system.

75. (Previously Presented) The system of claim 7, wherein the boot data comprises program code associated with a combination of an operating system of the system and one or more application programs.

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76. (Previously Presented) The system of claim 74, wherein the one or more application programs are comprised of multiple files.

77. (Previously Presented) The system of claim 7, wherein the processor is further configured to access the at least a portion of the boot data in compressed form the memory via direct memory access.

78. (Previously Presented) The system of claim 7, wherein the processor is further configured to utilize Huffman encoding to encode the boot data to provide the boot data in compressed form.

79. (Previously Presented) The system of claim 7, wherein the processor is further configured to utilize Lempel-Ziv encoding to encode the boot data to provide the boot data in compressed form.

80. (Previously Presented) The system of claim 7, further comprising:

a plurality of encoders configured to encode the boot data in compressed form.

81. (Previously Presented) The method of claim 9, wherein the operating system in compressed form represents a plurality of files.

82. (Previously Presented) The method of claim 9, wherein the operating system in compressed form comprises program code associated with an operating system.

83. (Previously Presented) The method of claim 9, further comprising:

compressing the operating system with one or more advanced compression encoders to provide the operating system in compressed form.

84. (Previously Presented) The method of claim 9, wherein the decompressing the first and second portions comprise:

decompressing the first and second portions with one or more advanced decompression decoders.

85. – 86. (Cancelled)

87. (Previously Presented) The method of claim 9, wherein the memory is physical.

88. – 90. (Cancelled)

91. (Previously Presented) The method of claim 9, wherein the operating system is comprised of multiple files.

92. (Previously Presented) The method of claim 9, wherein the operating system comprises program code associated with one or more application programs of the computer system.

93. (Previously Presented) The method of claim 9, wherein the operating system in compressed form comprises program code associated with a combination of an operating system of the computer system and one or more application programs.

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94. (Previously Presented) The method of claim 92, wherein the one or more application programs are comprised of multiple files.

95. (Previously Presented) The method of claim 9, wherein the accessing comprises:

accessing the first portion from the second memory via direct memory access.

96. (Previously Presented) The method of claim 9, wherein Huffman encoding is utilized to encode the operating system in compressed form.

97. (Previously Presented) The method of claim 9, wherein Lempel-Ziv encoding is utilized to encode the operating system in compressed form.

98. (Previously Presented) The method of claim 9, wherein a plurality of encoders are utilized to encode the operating system in compressed form.

99. (Previously Presented) The method of claim 12, wherein the boot data in compressed form represents a plurality of files.

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100. (Previously Presented) The method of claim 12, wherein the boot data comprises program code associated with the operating system.

101. (Currently Amended) The method of claim 12, further comprising[[;]]:

compressing the boot data in compressed form utilizing one or more advanced compression encoders to provide the boot data in compressed form.

102. (Previously Presented) The method of claim 12, wherein the decompressing comprises:

decompressing the boot data in compressed form utilizing one or more advanced decompression decoders.

103.-104. (Cancelled)

105. (Previously Presented) The method of claim 12, wherein the memory is physical.

106.-108. (Cancelled)

109. (Previously Presented) The method of claim 12, wherein the operating system is comprised of multiple files.

110. (Previously Presented) The method of claim 12, wherein the boot data comprises program code associated with one or more application programs of the computer system.

111. (Previously Presented) The method of claim 12, wherein the boot data comprises program code associated with a combination of the operating system and one or more application programs.

112. (Previously Presented) The method of claim 110, wherein the one or more application programs are comprised of multiple files.

113. (Previously Presented) The method of claim 12, wherein the accessing comprises:

accessing the boot data in compressed form from the memory via direct memory access.

114. (Previously Presented) The method of claim 12, wherein Huffman encoding is utilized to encode the boot data in compressed form.

115. (Previously Presented) The method of claim 12, wherein Lempel-Ziv encoding is utilized to encode the boot data in compressed form.

116. (Previously Presented) The method of claim 12, wherein a plurality of encoders are utilized to encode the boot data in compressed form.

117. (Previously Presented) The method of claim 14, wherein the compressed boot data represents a plurality of files.

118. (Previously Presented) The method of claim 14, wherein the boot data comprises program code associated with the operating system.

119. (Previously Presented) The method of claim 14, further comprising:

compressing the boot data with one or more advanced compression encoders to provide the compressed boot data.

120. (Previously Presented) The method of claim 14, wherein the decompressing comprises:

decompressing the compressed boot data with one or more advanced decompression decoders.

121. - 122. (Cancelled)

123. (Previously Presented) The method of claim 14, wherein the memory is physical.

124. - 126. (Cancelled)

127. (Previously Presented) The method of claim 14, wherein the operating system is comprised of multiple files.

128. (Previously Presented) The method of claim 14, wherein the boot data comprises program code associated with one or more application programs of the computer system.

129. (Previously Presented) The method of claim 14, wherein the boot data comprises program code associated with a combination of the operating system and one or more application programs.

130. (Previously Presented) The method of claim 128, wherein the one or more application programs are comprised of multiple files.

131. (Previously Presented) The method of claim 14, wherein the accessing comprises:

accessing the compressed boot data from the memory via direct memory access.

132. (Previously Presented) The method of claim 14, wherein Huffman encoding is utilized to encode the compressed boot data.

133. (Previously Presented) The method of claim 14, wherein Lempel-Ziv encoding is utilized to encode the compressed boot data.

134. (Previously Presented) The method of claim 14, wherein a plurality of encoders are utilized to encode the compressed boot data.

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### Remarks

Reconsideration of this Application is respectfully requested.

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Upon entry of the foregoing amendment, claims 1-4, 6-20, 22-30, 33, 37-48, 51, 55-66, 69, 73-84, 87, 91-102, 105, 109-120, 123, and 127-134 are pending in the application, with claims 1, 6-7, 9, 12, and 14-15 being the independent claims. Claims 2, 8, 10-12, 14-15, 26, and 101 are sought to be amended. Claim 5 was previously cancelled without prejudice to or disclaimer of the subject matter therein. Claims 21, 31-32, 34-36, 49-50, 52-54, 67-68, 70-72, 85-86, 88-90, 103-104, 106-108, 121-122, and 124-126 are presently sought to be cancelled without prejudice to or disclaimer of the subject matter therein. These changes are believed to introduce no new matter, and their entry is respectfully requested.

Based on the above amendment and the following remarks, Applicants respectfully request that the Examiner reconsider all outstanding objections and rejections and that they be withdrawn.

### Rejections under 35 U.S.C. § 112

Claims 21, 32, 34-36, 49-50, 52-54, 67-68, 70-72, 85-86, 88-90, 103-104, 106-108, 121-122, and 124-126 stand rejected under 35 U.S.C. § 112, first paragraph, as allegedly failing to comply with one or more of the written description and enablement requirements.

Although Applicants do not agree with these rejections, Applicants have cancelled claims 21, 32, 34-36, 49-50, 52-54, 67-68, 70-72, 85-86, 88-90, 103-104, 106-108, 121-122, and 124-126 to expedite prosecution of this Application, thereby rendering the rejections moot. Furthermore, Applicants cancel these claims without prejudice or

disclaimer. Applicants contend that the canceling of claims 21, 32, 34-36, 49-50, 52-54, 67-68, 70-72, 85-86, 88-90, 103-104, 106-108, 121-122, and 124-126 does not give rise

to any implication regarding whether Applicants agree with or acquiesce to this rejection.

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# Conclusion

All of the stated grounds of objection and rejection have been properly traversed, accommodated, or rendered moot. Applicants therefore respectfully request that the Examiner reconsider all presently outstanding objections and rejections and that they be withdrawn. Applicants believe that a full and complete reply has been made to the outstanding Office Action and, as such, the present application is in condition for allowance. If the Examiner believes, for any reason, that personal communication will expedite prosecution of this application, the Examiner is invited to telephone the undersigned at the number provided.

Prompt and favorable consideration of this Amendment and Reply is respectfully requested.

Respectfully submitted,

STERNE KESSLER, GOLDSTEIN & FOX P.L.L.C.

Michael V. Messinger Attorney for Applicants Registration No. 37,575

September 6, 2013 Date:

1100 New York Avenue, N.W. Washington, D.C. 20005-3934 (202) 371-2600

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## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

FALLON et al.

Appl. No.: 13/118,122

Filed: May 27, 2011

For: Systems and Methods for Accelerated Loading of Operating Systems and Application Programs Confirmation No.: 8978 Art Unit: 2115 Examiner: SURYAWANSHI, Suresh Atty. Docket: 2855.004000B

# Fourth Supplemental Information Disclosure Statement

### Mail Stop Amendment

Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450

Commissioner:

Notice of Prior and Concurrent Proceedings

Applicants hereby call to the attention of the Patent and Trademark Office the

following reexamination proceedings involving patents that are commonly-assigned with

the patent in the above-identified patent application:

Proceeding	Status
Inter Partes Reexamination of U.S. Patent No.	Inter Partes Reexamination
6,604,158 (Control No. 95/000,486)	Certificate issued 10/10/2012
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 7,321,937 (Control No. 95/000,466)	Certificate issued 05/15/2012
Inter Partes Reexamination of U.S. Patent	Terminated
No. 6,604,158 (Control No. 95/000,453)	
<i>Ex Parte</i> Reexamination of U.S. Patent No. 6,601,104	Ex Parte Reexamination
(Control No. 90/009,428)	Certificate issued 02/28/2012
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 7,378,992 (Control No. 95/000,478)	Certificate issued 10/04/2012
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 6,624,761 (Control No. 95/000,464)	Certificate issued 06/12/2012
Inter Partes Reexamination of U.S. Patent No.	Inter Partes Reexamination
7,161,506 (Control No. 95/000,479)	Certificate issued 05/22/2012

Proceeding	Status
Inter Partes Reexamination of U.S. Patent No. 7,714,747 (Control No. 95/001,517)	Petition to Expunge Third Party Requester's Improper Submission of Declarations and Strike Comments Directed to Examiner's Determination filed 06/26/2013; Patent Owner's Comments in Response to Examiner's Determination filed 05/10/2013; Examiner's Determination Under 37 C.F.R. § 41.77(d) mailed 04/10/2013
<i>Inter Partes</i> Reexamination of U.S. Patent No. 7,417,568 (Control No. 95/001,533)	Decision on Petition Under 37 C.F.R. § 1.183 to Request Examiner Enter Evidence mailed 03/20/2013
<i>Inter Partes</i> Reexamination of U.S. Patent No. 7,777,651 (Control No. 95/001,581)	Examiner's Answer to Appeal Brief mailed 03/14/2013
Inter Partes Reexamination of U.S. Patent No. 7,400,274 (Control No. 95/001,544)	Examiner's Answer to Appeal Brief mailed 10/01/2012

Applicants hereby call to the attention of the Patent and Trademark Office the following reexamination proceedings filed by Cellco Partnership d/b/a Verizon Wireless, involving patents that are commonly-assigned with the patent in the above-identified patent application:

Proceeding	Status
<i>Inter Partes</i> Reexamination of U.S. Patent No. 7,321,937 (Control No. 95/001,922)	Right of Appeal Notice mailed 08/15/2013
<i>Inter Partes</i> Reexamination of U.S. Patent No. 6,604,158 (Control No. 95/001,923)	Patent Owner's Supplemental Response to Office Action filed 04/29/2013
Inter Partes Reexamination of U.S. Patent No. 7,352,300 (Control No. 95/001,924)	Right of Appeal Notice mailed 08/29/2013
<i>Inter Partes</i> Reexamination of U.S. Patent No. 7,395,345 (Control No. 95/001,925)	Patent Owner's Supplemental Response to Office Action filed 05/06/2013
Inter Partes Reexamination of U.S. Patent No. 7,161,506 (Control No. 95/001,926)	Right of Appeal Notice mailed 08/16/2013
<i>Inter Partes</i> Reexamination of U.S. Patent No. 7,415,530 (Control No. 95/001,927)	Inter Partes Reexamination Certificate issued 08/16/2013
<i>Inter Partes</i> Reexamination of U.S. Patent No. 7,378,992 (Control No. 95/001,928)	Right of Appeal Notice mailed 08/16/2013

Applicants invite the Examiner to review the Requests for Reexamination, issued Office Actions, replies, and any other papers in the above-identified reexamination proceedings. If the Examiner is unable to obtain copies of papers in any reexamination proceeding, copies can be provided to the Examiner upon request. Those documents which may be material that are not already of record in this patent application are listed on the accompanying Form PTO/SB/08. For example, documents related to the reexaminations are listed at NPL13-NPL18.

## Notice of Related Litigation

Applicants notify the Patent and Trademark Office of the following litigation involving U.S. Patents commonly-owned with the current patent application, the subject matter of which may be related to the present patent application:

No.	Case	Status
1	Realtime Data LLC d/b/a IXO v. Packeteer, Inc. et al.,	Dismissed
1	No. 6:08-cv-00144-LED (E.D. Texas)	

Applicants also notify the Patent and Trademark Office of the following additional litigation involving U.S. Patents commonly-owned with the current patent application, the subject matter of which may be related to the present patent application:

No.	Case	Status
2	<i>Realtime Data LLC d/b/a IXO v. Thomson Reuters</i> <i>Corporation et al.</i> No. 1:11-cv-06698-RJH (S.D. New York) (transferred from E.D. Texas; 6:09-cv-00333- LED)	Notice of Appeal Filed
3	<i>Realtime Data LLC d/b/a IXO v. Morgan Stanley et al.</i> , No. 1:11-cv-06696-RJH (S.D. New York) (transferred from E.D. Texas; 6:09-cv-00326-LED)	Notice of Appeal Filed
4	<i>Realtime Data LLC d/b/a IXO v. CME Group Inc., et al.</i> , No. 1:11-cv-06697-RJH (S.D. New York) (transferred from E.D. Texas; No. 6:09-cv-00327-LED)	Notice of Appeal Filed

FALLON *et al.* Appl. No. 13/118,122

5	Chicago Board Options Exchange, Inc., v. Realtime Data LLC d/b/a IXO, No. 09-cv-4486 (N.D. III.)	Dismissed
6	Thomson Reuters Corporation v. Realtime Data, LLC d/b/a IXO, No. 1:09-cv-07868-RMB (S.D.N.Y)	Consolidated with Case No. 2
7	Realtime Data, LLC d/b/a IXO v. CME Group Inc., et al. (II), No. 6:10-cv-246 (E.D. Texas)	Consolidated with Case No. 4
8	Realtime Data LLC d/b/a IXO v. Thomson Reuters Corporation et al. (II), No. 6:10-cv-247 (E.D. Texas)	Consolidated with Case No. 2
9	Realtime Data, LLC d/b/a IXO v. Morgan Stanley, et al. (II), No. 6:10-cv-248 (E.D. Texas)	Consolidated with Case No. 3
10	<i>Realtime Data, LLC d/b/a IXO v. MetroPCS Texas, LLC et al.</i> , No. 6:10-cv-00493 (E.D. Texas)	Notice of Appeal Filed

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# Information Disclosure Statement

Listed on accompanying IDS Forms PTO/SB/08ba equivalent and PTO/SB/08b equivalent are documents that may be considered material to the patentability of this application as defined in 37 C.F.R. §1.56, and in compliance with the duty of disclosure requirements of 37 C.F.R. §§ 1.97 and 1.98.

Applicants have listed publication dates on the attached IDS Forms based on information presently available to the undersigned. However, the listed publication dates should not be construed as an admission that the information was actually published on the date indicated.

Applicants reserve the right to establish the patentability of the claimed invention over any of the information provided herewith, and/or to prove that this information may not be prior art, and/or to prove that this information may not be enabling for the teachings purportedly offered.

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This statement should not be construed as a representation that a search has been made, or that information more material to the examination of the present patent application does not exist. The Examiner is specifically requested not to rely solely on the material submitted herewith.

Filing under 37 C.F.R. § 1.97(b). This Information Disclosure Statement is being filed after the mailing date of a first Office Action on the merits. The required fee is provided through online credit card payment authorization in the amount of \$180.00 in payment of the fee under 37 C.F.R. § 1.17(p).

Documents US1-US2 are cited on the attached form PTO/SB/08A. Documents NPL1-NPL18 are cited on the attached form PTO/SB/08B. In accordance with 37 C.F.R. § 1.98(a)(2), no copies of U.S. patents cited on the attached IDS Forms are submitted.

Applicants submit herewith actions from the following co-pending, commonly assigned U.S. Patent Application Nos.:

Document NPL11 is a copy of a Notice of Allowance mailed on July 11, 2013 in the prosecution of co-pending, commonly-assigned U.S. Application No. 13/154,211.

Document NPL12 is a copy of a Notice of Allowance mailed on August 2, 2013 in the prosecution of co-pending, commonly-assigned U.S. Application No. 13/154,239.

The identification of this action is not to be construed as a waiver of secrecy as to those applications now or upon issuance of the present application as a patent. The Examiner is respectfully requested to consider the cited applications and the art cited therein during examination.

It is expected that the examiner will review the prosecution and cited art in the parent application nos. 09/776,267, filed February 2, 2001 (now U.S. Patent No. 7,181,608), and 11/551,211, filed October 19, 2006 (now U.S. Patent No. 8,112,619), in accordance with MPEP 2001.06(b), and indicate in the next communication from the office that the art cited in the earlier prosecution history has been reviewed in connection with the present application.

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It is respectfully requested that the Examiner initial and return a copy of the enclosed IDS Forms, and indicate in the official file wrapper of this patent application that the documents have been considered.

The U.S. Patent and Trademark Office is hereby authorized to charge any fee deficiency, or credit any overpayment, to our Deposit Account No. 19-0036.

Respectfully submitted,

STERNE, KESSLER, GOLDSTE FOX P.L.L.C.

Michael V. Messinger Attorney for Applicants Registration No. 37,575

Date:

1100 New York Avenue, N.W. Washington, D.C. 20005-3934 (202) 371-2600

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PTO/SB/06 (09-11) Approved for use through 1/31/2014. OMB 0651-0032 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

PATENT APPLICATION FEE DETERMINATION RECORD Substitute for Form PTO-875					Application or Docket Number 13/118,122		Filing Date 05/27/2011	To be Mailed		
	APPLICATION AS FILED – PART I									
	(Column 1) (Column 2)									
	FOR	N	UMBER FIL	.ED	NUMBER EXTRA		RATE (\$) FE		EE (\$)	
	BASIC FEE (37 CFR 1.16(a), (b),	or (c))	N/A		N/A		N/A			
	SEARCH FEE (37 CFR 1.16(k), (i), (	or (m))	N/A		N/A		N/A			
	EXAMINATION FE (37 CFR 1.16(o), (p),		N/A		N/A		N/A			
	TAL CLAIMS CFR 1.16(i))		mir	nus 20 = *			X \$ =			
	EPENDENT CLAIM CFR 1.16(h))	S	m	inus 3 = *			X \$	=		
	APPLICATION SIZE (37 CFR 1.16(s))	FEE of pa for si fracti	per, the a nall entity	ation and drawing application size f y) for each additi of. See 35 U.S.C	ee due is \$310 ( onal 50 sheets c	\$155 or				
	MULTIPLE DEPEN	IDENT CLAIM PR	ESENT (3	7 CFR 1.16(j))						
* If t	the difference in colu	umn 1 is less than	zero, ente	r "0" in column 2.			тот	AL		
		(Column 1)		<b>APPLICAT</b> (Column 2)	ION AS AMEN (Column 3		RT II			
AMENDMENT	09/06/2013	CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EX	TRA	RATE	∃ (\$)	ADDITIC	ONAL FEE (\$)
ЫMЕ	Total (37 CFR 1.16(i))	* 103	Minus	** 133	= 0		x \$80 =			0
ΞN	Independent (37 CFR 1.16(h))	* 7	Minus	***7	= 0		x \$420	=		0
AM	Application Size Fee (37 CFR 1.16(s))									
	FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(j))									
							TOTAL AE	DD'L FE	Ξ	0
		(Column 1)		(Column 2)	(Column 3	)				
		CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EX	TRA	RATE	∃ (\$)	ADDITIC	ONAL FEE (\$)
ENT	Total (37 CFR 1.16(i))	*	Minus	**	=		X \$	=		
ENDM	Independent (37 CFR 1.16(h))	*	Minus	***	=		X \$	=		
ΠN	Application S	ize Fee (37 CFR 1	.16(s))							
AM	FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(j))									
** If *** I ⊤he	TOTAL ADD'L FEE * If the entry in column 1 is less than the entry in column 2, write "0" in column 3. LIE ** If the "Highest Number Previously Paid For" IN THIS SPACE is less than 20, enter "20". /ROZENIA HARMON/ *** If the "Highest Number Previously Paid For" IN THIS SPACE is less than 3, enter "3". The "Highest Number Previously Paid For" (Total or Independent) is the highest number found in the appropriate box in column 1.									
	This collection of information is required by 37 CFR 1.16. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering,									

preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS

ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450. If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.

UNITED STATES PATENT AND TRADEMARK OFFICE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov							
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.			
13/118,122	05/27/2011	James J. Fallon	2855.004000B	8978			
	7590 07/19/201 SLER, GOLDSTEIN &	EXAMINER					
1100 NEW YO	RK AVENUE, N.W.	SURYAWANSHI, SURESH					
WASHINGTON, DC 20005			ART UNIT	PAPER NUMBER			
			2115				
			MAIL DATE	DELIVERY MODE			
			07/19/2013	PAPER			

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

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

Application No.Applicant(s)13/118,122FALLON ET AL.						
Office Action Summary	Examiner SURESH SURYAWANSHI	Art Unit 2115	AIA (First Inventor to File) Status No			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
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 peric - Failure to reply within the set or extended period for reply will, by stat Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATI 1.136(a). In no event, however, may a reply be dwill apply and will expire SIX (6) MONTHS fr ute, cause the application to become ABANDO	ON. e timely filed om the mailing date NED (35 U.S.C. § 1	of this communication. 133).			
Status						
<ol> <li>Responsive to communication(s) filed on <u>9.</u></li> <li>☐ A declaration(s)/affidavit(s) under <b>37 CFR</b></li> </ol>		<u>.</u>				
2a) This action is <b>FINAL</b> . 2b) ⊠ Th	nis action is non-final.					
3) An election was made by the applicant in res			ring the interview on			
<ul> <li>the restriction requirement and election</li> <li>Since this application is in condition for allow closed in accordance with the practice under</li> </ul>	vance except for formal matters,	prosecution as				
Disposition of Claims						
<ul> <li>5) ☐ Claim(s) <u>1-4 and 6-134</u> is/are pending in the 5a) Of the above claim(s) is/are withde</li> <li>6) ☐ Claim(s) <u>1-4,6-20,22-30,33,37-48,51,55-66,4</u></li> <li>7) ☐ Claim(s) <u>See Continuation Sheet</u> is/are reject</li> <li>8) ☐ Claim(s) is/are objected to.</li> <li>9) ☐ Claim(s) is/are subject to restriction and</li> <li>* If any claims have been determined <u>allowable</u>, you may be participating intellectual property office for the corresponding <u>http://www.uspto.gov/patents/init_events/pph/index.jsp</u> or se</li> <li>Application Papers <ul> <li>10) ☐ The specification is objected to by the Examit 11) ☐ The drawing(s) filed on is/are: a) ☐ at Applicant may not request that any objection to the Replacement drawing sheet(s) including the corresponding the corresponding the corresponding the corresponding the corresponding the corresponding and the corresponding the c</li></ul></li></ul>	rawn from consideration. <u>69,73-84,87,91-102,105,109-120</u> cted. I/or election requirement. eligible to benefit from the <b>Patent P</b> g application. For more information, p nd an inquiry to <u>PPHfeedback@uspt</u> ner. ccepted or b)  Objected to by th he drawing(s) be held in abeyance. S	rosecution Hig lease see <u>o.gov</u> . e Examiner. See 37 CFR 1.8	J <b>hway</b> program at a 5(a).			
Priority under 35 U.S.C. § 119 12) ☐ Acknowledgment is made of a claim for foreig Certified copies: <ul> <li>a) ☐ All</li> <li>b) ☐ Some * c) ☐ None of the:</li> <li>1. ☐ Certified copies of the priority docume</li> <li>2. ☐ Certified copies of the priority docume</li> <li>3. ☐ Copies of the certified copies of the p</li> <li>application from the International Bure</li> <li>* See the attached detailed Office action for a list</li> </ul>	ents have been received. ents have been received in Applic riority documents have been rece eau (PCT Rule 17.2(a)).	cation No				
Attachment(s)         1) □ Notice of References Cited (PTO-892)         2) ☑ Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date <u>7/9/13</u> .	3)					
U.S. Patent and Trademark Office PTOL-326 (Rev. 05-13) Office Acti	on Summary	Part of Paper I	No./Mail Date 20130717			

## Continuation Sheet (PTOL-326)

Continuation of Disposition of Claims: Claims rejected are 21,31,32,34-36,49,50,52-54,67,68,70-72,85,86,88-90,103,104,106-108,121,122 and 124-126.

Application/Control Number: 13/118,122 Art Unit: 2115

#### **DETAILED ACTION**

1. Claims 1-4 and 6-134 are presented for examination.

### Claim Rejections - 35 USC § 112

The following is a quotation of 35 U.S.C. 112(a):
 (a) IN GENERAL.—The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same, and shall set forth the best mode contemplated by the inventor or joint inventor of carrying out the invention.

The following is a quotation of 35 U.S.C. 112 (pre-AIA), first paragraph: The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

3. Claim 21 is rejected under 35 U.S.C. 112(a) or 35 U.S.C. 112 (pre-AIA), first paragraph,

as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor or a joint inventor, or for pre-AIA the inventor(s), at

the time the application was filed, had possession of the claimed invention.

Applicants recite a new limitation of "updating the boot data" that is not disclosed anywhere in the provided specification. Applicants fail to teach this new limitation anywhere in the provided specification. Applicants disclose about maintaining/updating a list of boot data. Examiner is unable to find any support for this new limitation in the provided specification or drawings. 4. Claim 21 is rejected under 35 U.S.C. 112(a) or 35 U.S.C. 112 (pre-AIA), first paragraph, as failing to comply with the enablement requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention.

Applicants fail to teach "updating the boot data" anywhere in the provided specification. The examiner submits that it would require undue experimentation to make and use the claimed new limitation.

5. Claims 21, 49, 67, 85, 103 and 121 are rejected under 35 U.S.C. 112(a) or 35 U.S.C. 112 (pre-AIA), first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor or a joint inventor, or for pre-AIA the inventor(s), at the time the application was filed, had possession of the claimed invention.

Applicants recite a new limitation of "... contiguous portion of the memory ..." that is not disclosed anywhere in the provided specification. Applicants fail to teach this new limitation anywhere in the provided specification. Examiner is unable to find any support for this new limitation in the provided specification or drawings. 6. Claims 21, 49, 67, 85, 103 and 121 are rejected under 35 U.S.C. 112(a) or 35 U.S.C. 112 (pre-AIA), first paragraph, as failing to comply with the enablement requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention.

Applicants fail to teach "... contiguous portion of the memory ..." anywhere in the provided specification. The examiner submits that it would require undue experimentation to make and use the claimed new limitation.

7. Claims 32, 50, 68, 86, 104 and 122 are rejected under 35 U.S.C. 112(a) or 35 U.S.C. 112 (pre-AIA), first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor or a joint inventor, or for pre-AIA the inventor(s), at the time the application was filed, had possession of the claimed invention.

Applicants recite a new limitation of "the memory is virtual" that is not disclosed anywhere in the provided specification. Applicants fail to teach this new limitation anywhere in Application/Control Number: 13/118,122 Art Unit: 2115

the provided specification. Examiner is unable to find any support for this new limitation in the provided specification or drawings.

8. Claims 32, 50, 68, 86, 104 and 122 are rejected under 35 U.S.C. 112(a) or 35 U.S.C. 112 (pre-AIA), first paragraph, as failing to comply with the enablement requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention.

Applicants fail to teach "the memory is virtual" anywhere in the provided specification. The examiner submits that it would require undue experimentation to make and use the claimed new limitation.

9. Claims 34, 52, 70, 88, 106 and 124 are rejected under 35 U.S.C. 112(a) or 35 U.S.C. 112 (pre-AIA), first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor or a joint inventor, or for pre-AIA the inventor(s), at the time the application was filed, had possession of the claimed invention.

## Application/Control Number: 13/118,122 Art Unit: 2115

Applicants recite a new limitation of "the compressed boot data is larger than 512 kilobytes" that is not disclosed anywhere in the provided specification. Applicants fail to teach this new limitation anywhere in the provided specification. Examiner is unable to find any support for this new limitation in the provided specification or drawings.

10. Claims 34, 52, 70, 88, 106 and 124 are rejected under 35 U.S.C. 112(a) or 35 U.S.C. 112 (pre-AIA), first paragraph, as failing to comply with the enablement requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention.

Applicants fail to teach "the compressed boot data is larger than 512 kilobytes" anywhere in the provided specification. The examiner submits that it would require undue experimentation to make and use the claimed new limitation.

11. Claims 35, 53, 71, 89, 107 and 125 are rejected under 35 U.S.C. 112(a) or 35 U.S.C. 112 (pre-AIA), first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor or a joint inventor, or for pre-AIA the inventor(s), at the time the application was filed, had possession of the claimed invention.

Applicants recite a new limitation of "the at least a portion of the boot data in compressed form is larger than 640 kilobytes" that is not disclosed anywhere in the provided specification. Applicants fail to teach this new limitation anywhere in the provided specification. Examiner is unable to find any support for this new limitation in the provided specification or drawings.

12. Claims 35, 53, 71, 89, 107 and 125 are rejected under 35 U.S.C. 112(a) or 35 U.S.C. 112 (pre-AIA), first paragraph, as failing to comply with the enablement requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention.

Applicants fail to teach "the at least a portion of the boot data in compressed form is larger than 640 kilobytes" anywhere in the provided specification. The examiner submits that it would require undue experimentation to make and use the claimed new limitation.

13. Claims 36, 54, 72, 90, 108 and 126 are rejected under 35 U.S.C. 112(a) or 35 U.S.C. 112 (pre-AIA), first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor or a joint inventor, or for

Application/Control Number: 13/118,122 Art Unit: 2115

pre-AIA the inventor(s), at the time the application was filed, had possession of the claimed invention.

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Applicants recite a new limitation of "the compression ratio of the at least a portion of the boot data in compressed form is greater than 2.5:1" that is not disclosed anywhere in the provided specification. Applicants fail to teach this new limitation anywhere in the provided specification. Examiner is unable to find any support for this new limitation in the provided specification or drawings.

14. Claims 36, 54, 72, 90, 108 and 126 are rejected under 35 U.S.C. 112(a) or 35 U.S.C. 112 (pre-AIA), first paragraph, as failing to comply with the enablement requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention.

Applicants fail to teach "the compression ratio of the at least a portion of the boot data in compressed form is greater than 2.5:1" anywhere in the provided specification. The examiner submits that it would require undue experimentation to make and use the claimed new limitation.

#### **Terminal Disclaimer**

15. The terminal disclaimer filed on 7/9/13 disclaiming the terminal portion of any patent granted on this application which would extend beyond the expiration date of patent numbers 7,181,608, 8,090,936 and 8,112,619 has been reviewed and is accepted. The terminal disclaimer has been recorded.

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to SURESH SURYAWANSHI whose telephone number is (571)272-3668. The examiner can normally be reached on 9:00am - 5:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Thomas C. Lee can be reached on 571-272-3667. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Application/Control Number: 13/118,122 Art Unit: 2115

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.

/SURESH SURYAWANSHI/ Primary Examiner, Art Unit 2115

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

FALLON et al.

Appl. No.: 13/118,122

Filed: May 27, 2011

For: Systems and Methods for Accelerated Loading of Operating Systems and Application Programs Confirmation No.: 8978 Art Unit: 2115 Examiner: SURYAWANSHI, Suresh Atty. Docket: 2855.004000B

### **Third Supplemental Information Disclosure Statement**

#### Mail Stop RCE

Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450

Sir:

Notice of Prior and Concurrent Proceedings

Applicants hereby call to the attention of the Patent and Trademark Office the

following reexamination proceedings involving patents that are commonly-assigned with

the patent in the above-identified patent application:

Proceeding	Status
Inter Partes Reexamination of U.S. Patent No.	Inter Partes Reexamination
6,604,158 (Control No. 95/000,486)	Certificate issued 10/10/2012
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 7,321,937 (Control No. 95/000,466)	Certificate issued 05/15/2012
Inter Partes Reexamination of U.S. Patent	Terminated
No. 6,604,158 (Control No. 95/000,453)	<u>}</u>
<i>Ex Parte</i> Reexamination of U.S. Patent No. 6,601,104	Ex Parte Reexamination
(Control No. 90/009,428)	Certificate issued 02/28/2012
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 7,378,992 (Control No. 95/000,478)	Certificate issued 10/04/2012
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 6,624,761 (Control No. 95/000,464)	Certificate issued 06/12/2012
Inter Partes Reexamination of U.S. Patent No.	Inter Partes Reexamination
7,161,506 (Control No. 95/000,479)	Certificate issued 05/22/2012

## ALL REFERENCES CONSIDERED EXCEPT WHERE LINED THROUGH. /SKS./

FALLON *et al.* Appl. No. 13/118,122

Proceeding	Status
<i>Inter Partes</i> Reexamination of U.S. Patent No. 7,714,747 (Control No. 95/001,517)	Petition to Expunge Third Party Requester's Improper Submission of Declarations and Strike Comments Directed to Examiner's Determination filed 06/26/2013; Patent Owner's Comments in Response to Examiner's Determination filed 05/10/2013; Examiner's Determination Under 37 C.F.R. § 41.77(d) mailed 04/10/2013
<i>Inter Partes</i> Reexamination of U.S. Patent No. 7,417,568 (Control No. 95/001,533)	Decision on Petition Under 37 C.F.R. § 1.183 to Request Examiner Enter Evidence mailed 03/20/2013
Inter Partes Reexamination of U.S. Patent No. 7,777,651 (Control No. 95/001,581)	Examiner's Answer to Appeal Brief mailed 03/14/2013
Inter Partes Reexamination of U.S. Patent No. 7,400,274 (Control No. 95/001,544)	Examiner's Answer to Appeal Brief mailed 10/01/2012

Applicants hereby call to the attention of the Patent and Trademark Office the following reexamination proceedings filed by Cellco Partnership d/b/a Verizon Wireless, involving patents that are commonly-assigned with the patent in the above-identified patent application:

Proceeding	Status
<i>Inter Partes</i> Reexamination of U.S. Patent No. 7,321,937 (Control No. 95/001,922)	Patent Owner's Supplemental Response to Action Closing Prosecution filed 05/15/2013; Patent Owner's Response to Action Closing Prosecution filed 05/09/2013
<i>Inter Partes</i> Reexamination of U.S. Patent No. 6,604,158 (Control No. 95/001,923)	Patent Owner's Supplemental Response to Office Action filed 04/29/2013
<i>Inter Partes</i> Reexamination of U.S. Patent No. 7,352,300 (Control No. 95/001,924)	Patent Owner's Response to Action Closing Prosecution filed 05/09/2013; Action Closing Prosecution mailed 04/09/2013
<i>Inter Partes</i> Reexamination of U.S. Patent No. 7,395,345 (Control No. 95/001,925)	Patent Owner's Supplemental Response to Office Action filed 05/06/2013

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Proceeding	Status
Inter Partes Reexamination of U.S. Patent No. 7,161,506 (Control No. 95/001,926)	Patent Owner's Reply to Action Closing Prosecution filed 04/05/2013; Action Closing Prosecution mailed 03/05/2013
Inter Partes Reexamination of U.S. Patent No. 7,415,530 (Control No. 95/001,927)	Right of Appeal Notice mailed 05/31/2013; Action Closing Prosecution mailed 04/03/2013
<i>Inter Partes</i> Reexamination of U.S. Patent No. 7,378,992 (Control No. 95/001,928)	Patent Owner's Reply to Action Closing Prosecution filed 04/05/2013; Action Closing Prosecution mailed 03/05/2013

Applicants invite the Examiner to review the Requests for Reexamination, issued Office Actions, replies, and any other papers in the above-identified reexamination proceedings. If the Examiner is unable to obtain copies of papers in any reexamination proceeding, copies can be provided to the Examiner upon request. Those documents which may be material that are not already of record in this patent application are listed on the accompanying Form PTO/SB/08. For example, documents related to the reexaminations are listed at NPL61-NPL109.

### Notice of Related Litigation

Applicants notify the Patent and Trademark Office of the following litigation involving U.S. Patents commonly-owned with the current patent application, the subject matter of which may be related to the present patent application:

No.	Case	Status
1	Realtime Data LLC d/b/a IXO v. Packeteer, Inc. et al.,	Dismissed
1	No. 6:08-cv-00144-LED (E.D. Texas)	

# ALL REFERENCES CONSIDERED EXCEPT WAERELINE STAR 000 BH. /SKS./

Applicants also notify the Patent and Trademark Office of the following additional litigation involving U.S. Patents commonly-owned with the current patent application, the subject matter of which may be related to the present patent application:

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No.	Case	Status
2	<i>Realtime Data LLC d/b/a IXO v. Thomson Reuters</i> <i>Corporation et al.</i> No. 1:11-cv-06698-RJH (S.D. New York) (transferred from E.D. Texas; 6:09-cv-00333- LED)	Notice of Appeal Filed
3	<i>Realtime Data LLC d/b/a IXO v. Morgan Stanley et al.</i> , No. 1:11-cv-06696-RJH (S.D. New York) (transferred from E.D. Texas; 6:09-cv-00326-LED)	Notice of Appeal Filed
4	<i>Realtime Data LLC d/b/a IXO v. CME Group Inc., et al.</i> , No. 1:11-cv-06697-RJH (S.D. New York) (transferred from E.D. Texas; No. 6:09-cv-00327-LED)	Notice of Appeal Filed
5	Chicago Board Options Exchange, Inc., v. Realtime Data LLC d/b/a IXO, No. 09-cv-4486 (N.D. III.)	Dismissed
6	<i>Thomson Reuters Corporation v. Realtime Data, LLC d/b/a IXO</i> , No. 1:09-cv-07868-RMB (S.D.N.Y)	Consolidated with Case No. 2
7	Realtime Data, LLC d/b/a IXO v. CME Group Inc., et al. (II), No. 6:10-cv-246 (E.D. Texas)	Consolidated with Case No. 4
8	Realtime Data LLC d/b/a IXO v. Thomson Reuters Corporation et al. (II), No. 6:10-cv-247 (E.D. Texas)	Consolidated with Case No. 2
9	Realtime Data, LLC d/b/a IXO v. Morgan Stanley, et al. (II), No. 6:10-cv-248 (E.D. Texas)	Consolidated with Case No. 3
10	<i>Realtime Data, LLC d/b/a IXO v. MetroPCS Texas, LLC et al.</i> , No. 6:10-cv-00493 (E.D. Texas)	Notice of Appeal Filed

Updated court docket listings downloaded July 8, 2013 for litigations previously disclosed and pending are submitted herewith as NPL119-NPL122.

### Realtime Data, LLC d/b/a IXO v. MetroPCS Texas, LLC et al.

Applicants submit herewith documents related to the above-listed litigation as documents NPL27-NPL41.

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#### FALLON *et al.* Appl. No. 13/118,122

### Realtime Data LLC d/b/a/ IXO v. Morgan Stanley, et al.; Realtime Data LLC d/b/a/ IXO v. CME Group Inc., et al.; and Realtime Data LLC d/b/a/ IXO v. Thomson Reuters Corp., et al.

Applicants submit herewith documents related to the above-listed litigations as documents US1-US3 and NPL1-NPL26 with confidential information redacted.

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#### Information Disclosure Statement

Listed on accompanying IDS Forms PTO/SB/08a equivalent and/or PTO/SB/08b equivalent are documents that may be considered material to the patentability of this application as defined in 37 C.F.R. §1.56, and in compliance with the duty of disclosure requirements of 37 C.F.R. §§ 1.97 and 1.98.

Applicants have listed publication dates on the attached IDS Forms based on information presently available to the undersigned. However, the listed publication dates should not be construed as an admission that the information was actually published on the date indicated.

Applicants reserve the right to establish the patentability of the claimed invention over any of the information provided herewith, and/or to prove that this information may not be prior art, and/or to prove that this information may not be enabling for the teachings purportedly offered.

This statement should not be construed as a representation that a search has been made, or that information more material to the examination of the present patent application does not exist. The Examiner is specifically requested not to rely solely on the material submitted herewith.

# ALL REFERENCES CONSIDERED EXCEPT WHERE INEB THROUGH. /SKS./

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Filing under 37 C.F.R. § 1.97(b). This Information Disclosure Statement is being filed before the mailing of a first Office Action and after the filing of a request for continued examination under 37 C.F.R. § 1.114. No statement or fee is required.

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Documents US1-US8 are cited on the attached form PTO/SB/08A. Documents NPL1-NPL122 are cited on the attached form PTO/SB/08B. Copies of documents NPL1-NPL15 and NPL17-NPL122 are submitted herewith. Due to its file format, document NPL16 cannot be submitted electronically, and is therefore presented on the accompanying CD labeled as document NPL16, submitted via hand-carry. In accordance with 37 C.F.R. § 1.98(a)(2), no copies of U.S. patents and patent application publications cited on the attached IDS Forms are submitted.

Applicants submit herewith actions from the following co-pending, commonly assigned U.S. Patent Application Nos.

Document NPL42 is a copy of a Notice of Allowance mailed on June 21, 2012 in the prosecution of co-pending, commonly-assigned U.S. Application No. 11/400,008.

Document NPL43 is a copy of a Final Office Action mailed on June 26, 2012 in the prosecution of co-pending, commonly-assigned U.S. Application No. 13/154,239.

Document NPL44 is a copy of a Notice of Allowance mailed on July 12, 2012 in the prosecution of co-pending, commonly-assigned U.S. Application No. 12/857,238.

Document NPL45 is a copy of a Notice of Allowance mailed on July 16, 2012 in the prosecution of co-pending, commonly-assigned U.S. Application No. 12/703,042.

# ALL REFERENCES CONSIDERED EXCEPT WHERE THE BEACH SKS./

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Document NPL46 is a copy of a Non-Final Office Action mailed on July 20, 2012 in the prosecution of co-pending, commonly-assigned U.S. Application No. 13/482,800.

Document NPL47 is a copy of a Notice of Allowance mailed on November 6, 2012 in the prosecution of co-pending, commonly-assigned U.S. Application No. 11/553,427.

Document NPL48 is a copy of a Notice of Allowance mailed on November 15, 2012 in the prosecution of co-pending, commonly-assigned U.S. Application No. 12/703,042.

Document NPL49 is a copy of a Non-Final Office Action mailed on November 29, 2012 in the prosecution of co-pending, commonly-assigned U.S. Application No. 12/857,238.

Document NPL50 is a copy of a Final Office Action mailed on December 4, 2012 in the prosecution of co-pending, commonly-assigned U.S. Application No. 09/969,987.

Document NPL51 is a copy of a Final Office Action mailed on December 13, 2012 in the prosecution of co-pending, commonly-assigned U.S. Application No. 13/101,994.

Document NPL52 is a copy of a Supplemental Notice of Allowability mailed December 18, 2012 in the prosecution of co-pending, commonly-assigned U.S. Application No. 12/703,042.

ALL REFERENCES CONSIDERED EXCEPT WHERE TINE BANKOUGH. /SKS./

Document NPL53 is a copy of a Notice of Allowance mailed December 28, 2012 in the prosecution of co-pending, commonly-assigned U.S. Application No. 12/690,125.

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Document NPL54 is a copy of a Non-Final Office Action mailed on January 15, 2013 in the prosecution of co-pending, commonly-assigned U.S. Application No. 11/553,419.

Document NPL55 is a copy of a Non-Final Office Action mailed on February 19, 2013 in the prosecution of co-pending, commonly-assigned U.S. Application No. 13/482,800.

Document NPL56 is a copy of a Notice of Allowance mailed on March 4, 2013 in the prosecution of co-pending, commonly-assigned U.S. Application No. 12/703,042.

Document NPL57 is a copy of a Non-Final Office Action mailed on April 15, 2013 in the prosecution of co-pending, commonly-assigned U.S. Application No. 12/690,125.

Document NPL58 is a copy of a Notice of Allowance mailed on April 24, 2013 in the prosecution of co-pending, commonly-assigned U.S. Application No. 13/154,239.

Document NPL59 is a copy of a Notice of Allowance mailed on May 14, 2013 in the prosecution of co-pending, commonly-assigned U.S. Application No. 11/553,427.

Document NPL60 is a copy of a supplemental Notice of Allowance mailed on May 15, 2013 in the prosecution of co-pending, commonly-assigned U.S. Application No. 11/553,427.

# ALL REFERENCES CONSIDERED EXCEPT WAERER MED SHAROUGH. /SKS./

Document NPL110 is a copy of a Notice of Allowance mailed on June 17, 2013 in the prosecution of co-pending, commonly-assigned U.S. Application No. 12/857,238.

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Document NPL111 is a copy of a supplemental Notice of Allowance mailed on June 18, 2013 in the prosecution of co-pending, commonly-assigned U.S. Application No. 12/703,042.

Document NPL112 is a copy of supplemental Notice of Allowance mailed on July 2, 2013 in the prosecution of co-pending, commonly-assigned U.S. Application No. 11/553,427.

Document NPL113 is a copy of a Non-Final Office Action mailed on July 3, 2013 in the prosecution of co-pending, commonly-assigned U.S. Application No. 09/969,987.

The identification of these actions is not to be construed as a waiver of secrecy as to those applications now or upon issuance of the present application as a patent. The Examiner is respectfully requested to consider the cited applications and the art cited therein during examination.

It is expected that the examiner will review the prosecution and cited art in the parent application nos. 09/776,267, filed February 2, 2001 (now U.S. Patent No. 7,181,608), and 11/551,211, filed October 19, 2006 (now U.S. Patent No. 8,112,619), in accordance with MPEP 2001.06(b), and indicate in the next communication from the office that the art cited in the earlier prosecution history has been reviewed in connection with the present application.

# ALL REFERENCES CONSIDERED EXCEPT WAERELINED SHIROUGH. /SKS./

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It is respectfully requested that the Examiner initial and return a copy of the enclosed IDS Forms, and indicate in the official file wrapper of this patent application that the documents have been considered.

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The U.S. Patent and Trademark Office is hereby authorized to charge any fee deficiency, or credit any overpayment, to our Deposit Account No. 19-0036.

Respectfully submitted,

STERNE/KESSLER, GOLDSTEIN & FOX P.L.L.C.

Michael V. Messinger Attorney for Applicants Registration No. 37,575

Date:

July 9, 2013

1100 New York Avenue, N.W. Washington, D.C. 20005-3934 (202) 371-2600

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/Suresh Suryawanshi/

07/17/2013

### **EAST Search History**

### EAST Search History (Prior Art)

Ref #	Hits	Search Query		Default Operator	Plurals	Time Stamp
S1	4	("5475388" "5987432" "6909745" "8275897").pn.	USPAT	OR	OFF	2013/07/16 10:42
S2	4	"20020169950" "20090125698" "20120194362" "20120239921"	US- PGPUB	OR	OFF	2013/07/16 11:12

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Substitute for form	Substitute for form 1449/PTO					Comp	elete if Known
mana	n sr	pp	T T	MEN	TAL.	Application Number	13/118,122
	THIRD SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT BY APPLICANT			Filing Date	May 27, 2011		
			First Named Inventor	James J. FALLON			
STATEMENT BY APPLICANT		Art Unit	2115				
(t	lse as mar	iy shee	ets as	necessary	y <sup>3</sup>	Examiner Name	SURYAWANSHI, Suresh
Sheet	1	of		13		Attorney Docket Number	2855.004000B

	,	NON PATENT LITERATURE DOCUMENTS	
Examiner Initials*	Cite No. <sup>1</sup>	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume-issue number(s), publisher, city and/or country where published	T <sup>2</sup>
	NPL1	Defendants' Supplemental Invalidity Contentions, filed in Realtime Data, LLC d/b/a IXO v. Morgan Stanley, et al., Civil Action No. 1:11-cv-6696, Realtime Data, LLC d/b/a IXO v. CME Group Inc., et al., Civil Action No. 1:11-cv-6697, and Realtime Data, LLC d/b/a IXO v. Thomson Reuters, et al., Civil Action No. 1:11-cv-6698, United States District Court Southern District of New York, filed May 17, 2012, 54 pages.	
	NPL2	Expert Report of Michael Brogioli Regarding Asserted Claims of U.S. Patent Nos. 7,417,568 and 7,777,651, with Exhibit A: List of Materials Reviewed, filed in Realtime Data, LLC d/b/a IXO v. Morgan Stanley, et al., Civil Action No. 1:11-cv-6696, Realtime Data, LLC d/b/a IXO v. CME Group Inc., et al., Civil Action No. 1:11-cv-6697, and Realtime Data, LLC d/b/a IXO v. Thomson Reuters, et al., Civil Action No. 1:11-cv-6698, United States District Court Southern District of New York, filed June 15, 2012, 26 pages.	
	NPL3	Exhibit 1, Curriculum Vitae of Michael C. Brogioli, from Expert Report, filed in Realtime Data, LLC d/b/a IXO v. Morgan Stanley, et al., Civil Action No. 1:11-cv-6696, Realtime Data, LLC d/b/a IXO v. CME Group Inc., et al., Civil Action No. 1:11-cv-6697, and Realtime Data, LLC d/b/a IXO v. Thomson Reuters, et al., Civil Action No. 1:11-cv-6698, United States District Court Southern District of New York, filed June 15, 2012, 9 pages.	
	NPL4	Exhibit 2, [Proposed] Order Adopting the Parties' Agreed Claim Constructions, from Expert Report, filed in Realtime Data, LLC d/b/a IXO v. Morgan Stanley, et al., Civil Action No. 1:11-cv-6696, Realtime Data, LLC d/b/a IXO v. CME Group Inc., et al., Civil Action No. 1:11-cv-6697, and Realtime Data, LLC d/b/a IXO v. Thomson Reuters, et al., Civil Action No. 1:11-cv-6698, United States District Court Southern District of New York, filed June 15, 2012, 6 pages.	
	NPL5	Exhibit 3, The Parties' Disputed Claim Constructions, revised May 3, 2012, from Expert Report, filed in Realtime Data, LLC d/b/a IXO v. Morgan Stanley, et al., Civil Action No. 1:11-cv-6696, Realtime Data, LLC d/b/a IXO v. CME Group Inc., et al., Civil Action No. 1:11-cv-6697, and Realtime Data, LLC d/b/a IXO v. Thomson Reuters, et al., Civil Action No. 1:11-cv-6698, United States District Court Southern District of New York, filed June 15, 2012, 6 pages.	
	NPL6	Exhibit 4, E-Mail Correspondence between James Shalek and Brett Cooper, dated May 17 and 18, 2012, from Expert Report, filed in Realtime Data, LLC d/b/a IXO v. Morgan Stanley, et al., Civil Action No. 1:11-cv-6696, Realtime Data, LLC d/b/a IXO v. CME Group Inc., et al., Civil Action No. 1:11-cv-6697, and Realtime Data, LLC d/b/a IXO v. Thomson Reuters, et al., Civil Action No. 1:11-cv-6698, United States District Court Southern District of New York, filed June 15, 2012, 3 pages.	
	NPL7	Exhibit 5, Source Code Chart for U.S. Pat. No. 7,417,568 comparing representative elements of the NQDSLIB source code (April 29, 2002 or earlier), from Expert Report, filed in Realtime Data, LLC d/b/a IXO v. Morgan Stanley, et al., Civil Action No. 1:11-cv-6696, Realtime Data, LLC d/b/a IXO v. CME Group Inc., et al., Civil Action No. 1:11-cv-6697, and Realtime Data, LLC d/b/a IXO v. Thomson Reuters, et al., Civil Action No. 1:11-cv-6698, United States District Court Southern District of New York, filed June 15, 2012, 3 pages.	

Examiner	(Qurach Quranahi)	Date	07/17/0010
Signature	/Suresh Suryawanshi/	Considered	07/17/2013

Substitute for form 1449/PTO	Comp	lete if Known
Substitute for form 1449/PTO THIRD SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Use as many sheets as necessary) Sheet 2 of 13	Application Number	13/118,122
	Filing Date	May 27, 2011
	First Named Inventor	James J. FALLON
STATEMENT BY APPLICANT	Art Unit	2115
(Use as many sheets as necessary)	Examiner Name	SURYAWANSHI, Suresh
Sheet 2 of 13	Attorney Docket Number	2855.004000B

	houringenueren	NON PATENT LITERATURE DOCUMENTS	,
Examiner Initials*	Cite No. <sup>1</sup>	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume number, publisher, city and/or country where published	T <sup>2</sup>
	NPL8	Exhibit 6, Source Code Chart for U.S. Pat. No. 7,417,568 comparing representative elements of the NQDSLIB source code (May 02, 2002 or earlier), from Expert Report, filed in Realtime Data, LLC d/b/a IXO v. Morgan Stanley, et al., Civil Action No. 1:11-cv-6696, Realtime Data, LLC d/b/a IXO v. CME Group Inc., et al., Civil Action No. 1:11-cv-6697, and Realtime Data, LLC d/b/a IXO v. Thomson Reuters, et al., Civil Action No. 1:11-cv-6698, United States District Court Southern District of New York, filed June 15, 2012, 3 pages.	
	NPL9	Exhibit 7, Source Code Chart for U.S. Pat. No. 7,777,651 comparing representative elements of the NQDSLIB source code (April 29, 2002 or earlier), from Expert Report, filed in Realtime Data, LLC d/b/a IXO v. Morgan Stanley, et al., Civil Action No. 1:11-cv-6696, Realtime Data, LLC d/b/a IXO v. CME Group Inc., et al., Civil Action No. 1:11-cv-6697, and Realtime Data, LLC d/b/a IXO v. Thomson Reuters, et al., Civil Action No. 1:11-cv-6698, United States District Court Southern District of New York, filed June 15, 2012, 21 pages.	
	NPL10	Exhibit 8, Source Code Chart for U.S. Pat. No. 7,777,651 comparing representative elements of the NQDSLIB source code (May 02, 2002 or earlier), from Expert Report, filed in Realtime Data, LLC d/b/a IXO v. Morgan Stanley, et al., Civil Action No. 1:11-cv-6696, Realtime Data, LLC d/b/a IXO v. CME Group Inc., et al., Civil Action No. 1:11-cv-6697, and Realtime Data, LLC d/b/a IXO v. Thomson Reuters, et al., Civil Action No. 1:11-cv-6698, United States District Court Southern District of New York, filed June 15, 2012, 21 pages.	
	NPL11	Invalidity Expert Report of Dr. James A. Storer (Redacted), filed in Realtime Data, LLC d/b/a 1XO v. Morgan Stanley, et al., Civil Action No. 1:11-cv-6696, Realtime Data, LLC d/b/a 1XO v. CME Group Inc., et al., Civil Action No. 1:11-cv-6697, and Realtime Data, LLC d/b/a 1XO v. Thomson Reuters, et al., Civil Action No. 1:11-cv-6698, United States District Court Southern District of New York, filed June 15, 2012, 227 pages.	
	NPL12	Defendants' Claim Construction Tutorial, filed in Realtime Data, LLC d/b/a IXO v. Morgan Stanley, et al., Civil Action No. 1:11-cv-6696, Realtime Data, LLC d/b/a IXO v. CME Group Inc., et al., Civil Action No. 1:11-cv-6697, and Realtime Data, LLC d/b/a IXO v. Thomson Reuters, et al., Civil Action No. 1:11-cv-6698, United States District Court Southern District of New York, filed June 15, 2012, 54 pages.	
	NPL13	Opinion and Order (Markman), filed in Realtime Data, LLC d/b/a IXO v. Morgan Stanley, et al., Civil Action No. 1:11-ev-6696, Realtime Data, LLC d/b/a IXO v. CME Group Inc., et al., Civil Action No. 1:11-ev-6697, and Realtime Data, LLC d/b/a IXO v. Thomson Reuters, et al., Civil Action No. 1:11-ev-6698, United States District Court Southern District of New York, filed June 22, 2012, 41 pages.	
	NPL14	Opinion and Order (Partial Motion for Summary Judgment re Written Description: "Data Packets"), filed in Realtime Data, LLC d/b/a IXO v. Morgan Stanley, et al., Civil Action No. 1:11-cv-6696, Realtime Data, LLC d/b/a IXO v. CME Group Inc., et al., Civil Action No. 1:11-cv-6697, and Realtime Data, LLC d/b/a IXO v. Thomson Reuters, et al., Civil Action No. 1:11-cv-6698, United States District Court Southern District of New York, filed June 26, 2012, 8 pages.	

Examiner	Currante Ourranna natil	Date	07/17/0010
Signature	/Suresh Suryawanshi/	Considered	07/17/2013

Substitute for form 1449/PTO	Comp	lete if Known
THIRD SUPPLEMENTAL	Application Number	13/118,122
	Filing Date	May 27, 2011
THIRD SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT BY APPLICANT	First Named Inventor	James J. FALLON
STATEMENT BY APPLICANT	Art Unit	2115
(Use as many sheets as necessary)	Examiner Name	SURYAWANSHI, Suresh
Sheet 3 of 13	Attorney Docket Number	2855.004000B

		Non Patent Literature Documents	
Examiner Initials*	Cite No. <sup>1</sup>	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume number, publisher, city and/or country where published	T <sup>2</sup>
	NPL15	Opinion and Order (Partial Motion for Summary Judgment re Data Decompression) filed in Realtime Data, LLC d/b/a IXO v. Morgan Stanley, et al., Civil Action No. 1:11- cv-6696, Realtime Data, LLC d/b/a IXO v. CME Group Inc., et al., Civil Action No. 1:11-cv-6697, and Realtime Data, LLC d/b/a IXO v. Thomson Reuters, et al., Civil Action No. 1:11-cv-6698, United States District Court Southern District of New York, filed June 27, 2012, 21 pages.	
	NPL16	Technology Tutorial (.exe file), presentation filed in Realtime Data, LLC d/b/a IXO v. Morgan Stanley, et al., Civil Action No. 1:11-cv-6696, Realtime Data, LLC d/b/a IXO v. CME Group Inc., et al., Civil Action No. 1:11-cv-6697, and Realtime Data, LLC d/b/a IXO v. Thomson Reuters, et al., Civil Action No. 1:11-cv-6698, United States District Court Southern District of New York, filed June 2012 (submitted on accompanying CD-ROM).	
	NPL17	Lilley, J., et al., "A Unified Header Compression Framework for Low-Bandwidth Links," MobiCom 2000, August 6-11, 2000. Boston, MA, 12 pages.	
	NPL18	"WAN Link Compression on HP Routers," Hewlett Packard Application Note, May 1995, 7 pages.	
	NPL19	"User Manual for XMill," 2001, 21 pages.	
	NPL20	"High Speed Network, Developer's Guide," Standard & Poor's Comstock, Version 1.1, 1994, pages 1-42, and 53-124.	
	NPL21	Larmouth, J., "ASN.1 Complete", Academic Press, 2000, pages xxi-xxvii, 1-45, 115- 130, 168-172, 174, 270-276, and 443-472.	
	NPL22	Petty, J., "PPP Hewlett-Packard Packet-by-Packet Compression (HP PPC) Protocol," draft-ietf-ppext-hpppc-00.txt., October 1993, 7 pages.	
	NPL23	Friend, R., et al., "IP Payload Compression Using LZS," Network Working Group, Request for Comments: 2395, Category: Informational, December 1998; 9 pages.	

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Signature	/Suresh Suryawanshi/	Considered	07/17/2013

Substitute for form 1449/PTO	Comp	lete if Known
THIDD SUPPLEMENTAL	Application Number	13/118,122
	Filing Date	May 27, 2011
Substitute for form 1449/PTO THIRD SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Use as many sheets as necessary) Sheet 4 of 13	First Named Inventor	James J. FALLON
STATEMENT BY APPLICANT	Art Unit	2115
(Use as many sheets as necessary)	Examiner Name	SURYAWANSHI, Suresh
Sheet 4 of 13	Attorney Docket Number	2855.004000B

		Non Patent Literature Documents	
Examiner Initials*	Cite No. <sup>1</sup>	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume number, publisher, city and/or country where published	T <sup>2</sup>
	NPL24	"Information technology - Abstract Syntax Notation One (ASN.1): Specification of basic notation," Series X: Data Networks and Open System Communications, OSI networking and system aspects - Abstract Syntax Notation One (ASN.1), International Telecommunication Union, ITU-T Recommendation X.680, December 1997, 109 pages.	
	NPL25	"Information technology - ASN.1 encoding rules - Specification of Packed Encoding Rules (PER), Series X: Data Networks and Open System Communications, OSI networking and system aspects - Abstract Syntax Notation One (ASN.1), International Telecommunication Union, ITU-T Recommendation X.691, December 1997, 51 pages.	
	NPL26	Opinion and Order, filed in Realtime Data, LLC d/b/a IXO v. Morgan Stanley, et al., Civil Action No. 1:11-cv-6696, Realtime Data, LLC d/b/a IXO v. CME Group Inc., et al., Civil Action No. 1:11-cv-6697, and Realtime Data, LLC d/b/a IXO v. Thomson Reuters, et al., Civil Action No. 1:11-cv-6698, United States District Court Southern District of New York, filed September 24, 2012, 48 pages.	
	NPL27	Memorandum Opinion and Order, filed in Realtime Data, LLC d/b/a IXO, v. MetroPCS Texas, LLC, et al., Civil Action No. 6:10-cv-00493, United States District Court for the Eastern District of Texas, filed October 1, 2012, 22 pages.	
	NPL28	T-Mobile's Motion for Leave to Supplement Trial Witness List & Invalidity Contentions, filed in Realtime Data, LLC d/b/a IXO, v. MetroPCS Texas, LLC, et al., Civil Action No. 6:10-cv-00493, United States District Court for the Eastern District of Texas, filed December 17, 2012, 16 pages.	
	NPL29	Exhibit 2, Defendant T-Mobile's Supplemental Invalidity Contentions, filed in Realtime Data, LLC d/b/a IXO, v. MetroPCS Texas, LLC, et al., Civil Action No. 6:10-cv-00493, United States District Court for the Eastern District of Texas, filed December 17, 2012, 13 pages.	
	NPL30	Exhibit 3, FNLTD-74478, Flash Networks: Commercial Part Written by Flash Networks for Cegetel, filed in Realtime Data, LLC d/b/a IXO, v. MetroPCS Texas, LLC, et al., Civil Action No. 6:10-cv-00493, United States District Court for the Eastern District of Texas, filed December 17, 2012, 6 pages.	
	NPL31	Exhibit 4, FNLTD-74444, Response to Cegetel RFP: Technical Section, filed in Realtime Data, LLC d/b/a IXO, v. MetroPCS Texas, LLC, et al., Civil Action No. 6:10-cv-00493, United States District Court for the Eastern District of Texas, filed December 17, 2012, 5 pages.	
	NPL32	Exhibit 5, FNLTD-74926,Flash Networks Optimization Products Selected by AT&T Wireless, Flash Networks, Inc. Press Release, filed in Realtime Data, LLC d/b/a IXO, v. MetroPCS Texas, LLC, et al., Civil Action No. 6:10-cv-00493, United States District Court for the Eastern District of Texas, filed December 17, 2012, 3 pages.	

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Substitute for form 1449/PTO	Comp	lete if Known
THIRD SUPPLEMENTAL	Application Number	13/118,122
	Filing Date	May 27, 2011
INFORMATION DISCLOSURE	First Named Inventor	James J. FALLON
STATEMENT BY APPLICANT	Art Unit	2115
(Use as many sheets as necessary)	Examiner Name	SURYAWANSHI, Suresh
Sheet 5 of 13	Attorney Docket Number	2855.004000B

		NON PATENT LITERATURE DOCUMENTS	
Examiner Initials*	Cite No. <sup>1</sup>	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume number, publisher, city and/or country where published	T <sup>2</sup>
	NPL33	Exhibit 6, Flash Networks: Harmony, filed in Realtime Data, LLC d/b/a IXO, v. MetroPCS Texas, LLC, et al., Civil Action No. 6:10-cv-00493, United States District Court for the Eastern District of Texas, filed December 17, 2012, 6 pages.	
	NPL34	Exhibit 7, Declaration of Adi Weiser, filed in Realtime Data, LLC d/b/a IXO, v. MetroPCS Texas, LLC, et al., Civil Action No. 6:10-cv-00493, United States District Court for the Eastern District of Texas, filed December 17, 2012, 4 pages.	
	NPL35	Exhibit 8, Declaration of Yoav Weiss, filed in Realtime Data, LLC d/b/a IXO, v. MetroPCS Texas, LLC, et al., Civil Action No. 6:10-cv-00493, United States District Court for the Eastern District of Texas, filed December 17, 2012, 4 pages.	
	NPL36	Exhibit 9, Declaration of Richard Luthi, filed in Realtime Data, LLC d/b/a IXO, v. MetroPCS Texas, LLC, et al., Civil Action No. 6:10-cv-00493, United States District Court for the Eastern District of Texas, filed December 17, 2012, 4 pages.	
	NPL37	Exhibit 13, Declaration of Gali Weiss, filed in Realtime Data, LLC d/b/a IXO, v. MetroPCS Texas, LLC, et al., Civil Action No. 6:10-cv-00493, United States District Court for the Eastern District of Texas, filed December 17, 2012, 4 pages.	
	NPL38	Exhibit 17, P.R. 3-1 Claim Chart for T-Mobile, U.S. Patent No. 7,161,506, filed in Realtime Data, LLC d/b/a IXO, v. MetroPCS Texas, LLC, et al., Civil Action No. 6:10-cv-00493, United States District Court for the Eastern District of Texas, filed December 17, 2012, 33 pages.	
	NPL39	"Flash Networks Introduces NettGain 1100, New Products for Carrriers & Enterprises that Enables Immediate Deployment of Wireless Data Solutions," Press Release, dated March 20, 2001, 2 pages.	
	NPL40	Amended Expert Report of Dr. Cliff Reader, filed in Realtime Data, LLC d/b/a IXO, v. MetroPCS Texas, LLC, et al., Civil Action No. 6:10-cv-00493, United States District Court for the Eastern District of Texas, filed July 30, 2012, 205 pages.	
	NPL41	Final Judgment, filed in Realtime Data, LLC, d/b/a IXO, v. T-Mobile USA, Inc., Civil Action No. 6:10-cv-00493, United States District Court for the Eastern District of Texas, filed March 28, 2013, 1 page.	
	NPL42	Copy of Notice of Allowance for U.S. Appl. No. 11/400,008, mailed June 21, 2012, 8 pages.	

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Signature	/Suresh Suryawanshi/	Considered	07/17/2013

Substitute for form 1449/PTO	Comp	olete if Known
THIRD SUPPLEMENTAL INFORMATION DISCLOSURE	Application Number	13/118,122
	Filing Date	May 27, 2011
	First Named Inventor	James J. FALLON
STATEMENT BY APPLICANT	Art Unit	2115
(Use as many sheets as necessary)	Examiner Name	SURYAWANSHI, Suresh
Sheet 6 of 13	Attorney Docket Number	2855.004000B

		NON PATENT LITERATURE DOCUMENTS	
Examiner Initials*	Cite No. <sup>1</sup>	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume number, publisher, city and/or country where published	T <sup>2</sup>
	NPL43	Copy of Final Office Action for U.S. Appl. No. 13/154,239, mailed June 26, 2012, 14 pages.	
	NPL44	Copy of Notice of Allowance for U.S. Appl. No. 12/857,238, mailed July 12, 2012, 5 pages.	
	NPL45	Copy of Notice of Allowance for U.S. Appl. No. 12/703,042, mailed July 16, 2012, 8 pages.	
	NPL46	Copy of Non-Final Office Action for U.S. Appl. No. 13/482,800, mailed July 20, 2012, 14 pages.	
	NPL47	Copy of Notice of Allowance for U.S. Appl. No. 11/553,427, mailed November 6, 2012, 5 pages.	
	NPL48	Copy of Notice of Allowance for U.S. Appl. No. 12/703,042, mailed November 15, 2012, 9 pages.	
	NPL49	Copy of Non-Final Office Action for U.S. Appl. No. 12/857,238, mailed November 29, 2012, 17 pages.	
	NPL50	Copy of Final Office Action for U.S. Appl. No. 09/969,987, mailed December 4, 2012, 7 pages.	
	NPL51	Copy of Final Office Action for U.S. Appl. No. 13/101,994, mailed December 13, 2012, 5 pages.	
	NPL52	Copy of Supplemental Notice of Allowability for U.S. Appl. No. 12/703,042, mailed December 18, 2012, 6 pages.	

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Substitute for form 1449/PTO	Complete if Known		
THIRD SUPPLEMENTAL	Application Number	13/118,122	
	Filing Date	May 27, 2011	
INFORMATION DISCLOSURE	First Named Inventor	James J. FALLON	
STATEMENT BY APPLICANT	Art Unit	2115	
(Use as many sheets as necessary)	Examiner Name	SURYAWANSHI, Suresh	
Sheet 7 of 13	Attorney Docket Number	2855.004000B	

		NON PATENT LITERATURE DOCUMENTS	
Examiner Initials*	Cite No. <sup>1</sup>	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume number, publisher, city and/or country where published	T <sup>2</sup>
	NPL53	Copy of Notice of Allowance for U.S. Appl. No. 12/690,125, mailed December 28, 2012, 5 pages.	
	NPL54	Copy of Non-Final Office Action for U.S. Appl. No. 11/553,419, mailed January 15, 2013, 4 pages.	
	NPL55	Copy of Non-Final Office Action for U.S. Appl. No. 13/482,800, mailed February 19, 2013, 15 pages.	
	NPL56	Copy of Notice of Allowance for U.S. Appl. No. 12/703,042, mailed March 4, 2013, 9 pages.	
	NPL57	Copy of Non-Final Office Action for U.S. Appl. No. 12/690,125, mailed April 15, 2013, 11 pages.	
	NPL58	Copy of Notice of Allowance for U.S. Appl. No. 13/154,239, mailed April 24, 2013, 10 pages.	
	NPL59	Copy of Notice of Allowance for U.S. Appl. No. 11/553,427, mailed May 14, 2013, 6 pages.	
	NPL60	Copy of Supplemental Notice of Allowance for U.S. Appl. No. 11/553,427, mailed May 15, 2013, 6 pages.	
	NPL61	Action Closing Prosecution in Inter Partes Reexamination of U.S. Patent No. 7,777,651, Control No. 95/001,581, mailed June 18, 2012, 45 pages.	
	NPL62	Patent Owner's Response to Office Action of April 20, 2012 in Inter Partes Reexamination of U.S. Patent No. 7,321,937, Control No. 95/001,922, filed June 20, 2012, 11 pages.	

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Substitute for form 1449/PTO	Comp	lete if Known
Substitute for form 1449/PTO THIRD SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Use as many sheets as necessary) Sheet 8 of 13	Application Number	13/118,122
	Filing Date	May 27, 2011
	First Named Inventor	James J. FALLON
THIRD SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Use as many sheets as necessary)	Art Unit	2115
(Use as many sheets as necessary)	Examiner Name	SURYAWANSHI, Suresh
Sheet 8 of 13	Attorney Docket Number	2855.004000B

		NON PATENT LITERATURE DOCUMENTS	
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	NPL63	Patent Owner's Response to Office Action of April 25, 2012 in Inter Partes Reexamination of U.S. Patent No. 7,161,506, Control No. 95/001,926, filed June 25, 2012, 20 pages.	
	NPL64	Patent Owner's Response to Office Action of April 25, 2012 in Inter Partes Reexamination of U.S. Patent No. 7,378,992, Control No. 95/001,928, filed June 25, 2012, 20 pages.	
	NPL65	Patent Owner's Response to Office Action of May 7, 2012 in Inter Partes Reexamination of U.S. Patent No. 6,604,158, Control No. 95/001,923, filed July 9, 2012, 19 pages.	
	NPL66	Patent Owner's Response to Office Action of May 17, 2012 in Inter Partes Reexamination of U.S. Patent No. 7,352,300, Control. No. 95/001,924, filed July 17, 2012, 31 pages.	
	NPL67	New Decision on Appeal after Board Decision in Inter Partes Reexamination of U.S. Patent No. 7,714,747, Control. No. 95/001,517, mailed July 24, 2012, 24 pages.	
	NPL68	Right of Appeal Notice for Inter Partes Reexamination of U.S. Patent No. 7,777,651, Control No. 95/001,581, mailed August 3, 2012, 7 pages.	
	NPL69	Notice of Intent to Issue Inter Partes Reexamination Certificate in Inter Partes Reexamination of U.S. Patent No. 6,604,158, Control No. 95/000,486, mailed August 30, 2012, 5 pages.	
	NPL70	Notice of Intent to Issue Inter Partes Reexamination Certificate in Inter Partes Reexamination of U.S. Patent No. 7,378,992, Control No. 95/000,478, mailed August 31, 2012, 6 pages.	
	NPL71	Decision on Petition for Supervisory Review of Refusal to Order Reexamination for Claims 1-2, 16-21, and 23 (37 CFR §§ 1.927 and 1.181) in Inter Partes Reexamination of U.S. Patent No. 7,415,530, Control No. 95/001,927, mailed August 31, 2012, 10 pages.	
	NPL72	Decision on Petition Under 37 C.F.R. §§ 1.181 and 1.182 for Correction of Notice of Intent to Issue Reexamination Certificate in Inter Partes Reexamination of U.S. Patent No. 7,378,992, Control No. 95/000,478, mailed September 10, 2012, 6 pages.	

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TH	pn si	TPPT	ERMEN	TAL	Application Number	13/118,122
1					Filing Date	May 27, 2011
	MAI	ION	DISCL	USUKE	First Named Inventor	James J. FALLON
STATE	STATEMENT BY APPLICANT			ICANT	Art Unit	2115
	(Use as many sheets as necessary)		÷	Examiner Name	SURYAWANSHI, Suresh	
Sheet	9	of	13		Attorney Docket Number	2855.004000B

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	NPL73	Decision on Petition for Supervisory Review of Refusal to Order Reexamination of Claims 5-7, 14-16, and 18-19 (37 CFR §§ 1.927 and 1.181) in Inter Partes Reexamination of U.S. Patent No. 7,321,937, Control No. 95/001,922, mailed September 10, 2012, 12 pages.	
	NPL74	Decision on Petition for Supervisory Review of Refusal to Order Reexamination for Claims 86, 89, 90, 92-96, and 98 (37 CFR §§ 1.927 and 1.181) in Inter Partes Reexamination of U.S. Patent No. 7,161,506, Control No. 95/001,926, mailed September 21, 2012, 10 pages.	
	NPL75	Non-Final Office Action in Inter Partes Reexamination of U.S. Patent No. 7,415,530, Control No. 95/001,927, mailed September 21, 2012, 15 pages.	
	NPL76	Patent Owner's Request to Reopen Prosecution Before the Examiner Under 37 C.F.R. § 41.77(b) in Inter Partes Reexamination of U.S. Patent No. 7,714,747, Control No. 95/001,517, filed September 24, 2012, 29 pages.	
	NPL77	Examiner's Answer to Appeal Brief in Ex Parte Reexamination of U.S. Patent No. 7,400,274, Control No. 95/001,544, mailed October 1, 2012, 17 pages.	
	NPL78	Inter Partes Reexam Certificate in Inter Partes Reexamination of U.S. Patent No. 7,378,992, Control No. 95/000,478, issued October 4, 2012, 2 pages.	
	NPL79	Inter Partes Reexam Certificate in Inter Partes Reexamination of U.S. Patent No. 6,604,158, Control No. 95/000,486, issued October 10, 2012, 2 pages.	
	NPL80	Examiner's Answer to Appeal Brief in Inter Partes Reexamination of U.S. Patent No. 7,417,568, Control No. 95/001,533, mailed October 15, 2012, 44 pages.	
	NPL81	Non-Final Office Action in Inter Partes Reexamination of U.S. Patent No. 7,321,937, Control No. 95/001,922, mailed October 18, 2012, 10 pages.	
	NPL82	Patent Owner's Rebuttal Brief Under 37 C.F.R § 41.71 in Inter Partes Reexamination of U.S. Patent No. 7,417,568, Control No. 95/001,533, filed November 15, 2012, 15 pages.	

Examiner	/Suresh Survawanshi/	Date	07/17/0010
Signature	/Sulesh Sulyawalishi/	Considered	07/17/2013

Substitute for form 1449/PTO	Complete if Known		
Substitute for form 1449/PTO THIRD SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Use as many sheets as necessary) Sheet 10 of 13	Application Number	13/118,122	
	Filing Date	May 27, 2011	
THIRD SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Use as many sheets as necessary)	First Named Inventor	James J. FALLON	
STATEMENT BY APPLICANT	Art Unit	2115	
(Use as many sheets as necessary)	Examiner Name	SURYAWANSHI, Suresh	
Sheet 10 of 13	Attorney Docket Number	2855.004000B	

		NON PATENT LITERATURE DOCUMENTS	
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	NPL83	Patent Owner's Response to Office Action of October 18, 2012 in Inter Partes Reexamination of U.S. Patent No. 7,321,937, Control No. 95/001,922, filed November 19, 2012, 30 pages.	
	NPL84	Patent Owner's Supplemental Amendment Subsequent to Timely Submission of Response to Office Action of October 18, 2012 in Inter Partes Reexamination of U.S. Patent No. 7,321,937, Control No. 95/001,922, filed November 27, 2012, 6 pages.	
	NPL85	Patent Owner's Response to Office Action of September 21, 2012 in Inter Partes Reexamination of U.S. Patent No. 7,415,530, Control No. 95/001,927, filed December 21, 2012, 51 pages.	
	NPL86	Action Closing Prosecution in Inter Partes Reexamination of U.S. Patent No. 7,161,506, Control No. 95/001,926, mailed March 5, 2013, 23 pages.	
	NPL87	Action Closing Prosecution in Inter Partes Reexamination of U.S. Patent No. 7,378,992, Control No. 95/001,928, mailed March 5, 2013, 29 pages.	
	NPL88	Examiner's Answer to Appeal Brief in Inter Partes Reexamination of U.S. Patent No. 7,777,651, Control No. 95/001,581, mailed March 14, 2013, 21 pages.	
	NPL89	Decision on Petition to Strike Patent Owner's Rebuttal Brief in Inter Partes Reexamination of U.S. Patent No. 7,417,568, Control no. 95/001,533, mailed March 15, 2013, 7 pages.	
	NPL90	Order Remanding Inter Partes Reexamination Under 37 C.F.R § 41.77(d) to the Examiner in Inter Partes Reexamination of U.S. Patent No. 7,714,747, Control No. 95/001,517, mailed March 18, 2013, 3 pages.	
	NPL91	Decision on Petition Under 37 C.F.R. § 1.183 to Request Examiner Enter Evidence in Inter Partes Reexamination of U.S. Patent No. 7,417,568, Control No. 95/001,533, mailed March 20, 2013, 7 pages.	
	NPL92	Action Closing Prosecution in Inter Partes Reexamination of U.S. Patent No. 7,415,530, Control No. 95/001,927, mailed April 3, 2013, 24 pages.	

	Examiner Signature	/Suresh Suryawanshi/	Date Considered	07/17/2013
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Substitute for form 1449/PTO	Complete if Known		
THIRD SUPPLEMENTAL	Application Number	13/118,122	
	Filing Date	May 27, 2011	
INFORMATION DISCLOSURE	First Named Inventor	James J. FALLON	
STATEMENT BY APPLICANT	Art Unit	2115	
(Use as many sheets as necessary)	Examiner Name	SURYAWANSHI, Suresh	
Sheet 11 of 13	Attorney Docket Number	2855.004000B	

		NON PATENT LITERATURE DOCUMENTS	
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	NPL93	Patent Owner's Reply to Action Closing Prosecution of March 5, 2013 in Inter Partes Reexamination of U.S. Patent No. 7,161,506, Control No. 95/001,926, filed April 5, 2013, 19 pages.	
	NPL94	Patent Owner's Reply to Action Closing Prosecution of March 5, 2013 in Inter Partes Reexamination of U.S. Patent No. 7,378,992, Control No. 95/001,928, filed April 5, 2013, 23 pages.	
	NPL95	Action Closing Prosecution in Inter Partes Reexamination of U.S. Patent No. 7,321,937, Control No. 95/001,922, mailed April 9, 2013, 59 pages.	
	NPL96	"Data Transfer Rate (DTR)," accessed at http://searchunifiedcommunications.techtarget.com/definition/data-transfer-rate, published May 18, 2011, 1 page.	
	NPL97	"Bandwidth - technical definition," accessed at http://computer.yourdictionary.com/bandwidth, accessed on March 7, 2013, 4 pages.	
	NPL98	"Bandwidth - Definition," accessed at http://www.yourdictionary.com/bandwidth, accessed on March 7, 2013, 2 pages.	
	NPL99	"Bandwidth," accessed at http://searchenterprisewan.techtarget.com/definitions/bandwidth, published March 24, 2010, 1 page.	
	NPL100	Action Closing Prosecution in Inter Partes Reexamination of U.S. Patent No. 7,352,300, Control No. 95/001,924, mailed April 9, 2013, 30 pages.	-
	NPL101	Examiner's Determination Under 37 C.F.R. § 41.77(d) in Inter Partes Reexamination of U.S. Patent No. 7,714,747, Control No. 95/001,517, mailed April 10, 2013, 7 pages.	
	NPL102	Patent Owner's Supplemental Response to Office Action of May 7, 2012 in Inter Partes Reexamination of U.S. Patent No. 6,604,158, Control No. 95/001,923, filed April 29, 2013, 20 pages.	

Examiner Signature	/Suresh Suryawanshi/	Date Considered	07/17/2013

Substitute for form 1449/PTO	Complete if Known		
THIRD SUPPLEMENTAL	Application Number	13/118,122	
	Filing Date	May 27, 2011	
INFORMATION DISCLOSURE	First Named Inventor	James J. FALLON	
STATEMENT BY APPLICANT	Art Unit	2115	
(Use as many sheets as necessary)	Examiner Name	SURYAWANSHI, Suresh	
Sheet 12 of 13	Attorney Docket Number	2855.004000B	

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	NPL103	Patent Owner's Supplemental Response to Office Action of March 19, 2012 in Inter Partes Reexamination of U.S. Patent No. 7,395,345, Control No. 95/001,925, filed May 6, 2013, 24 pages.	
	NPL104	Patent Owner's Response to Action Closing Prosecution of April 9, 2013 in Inter Partes Reexamination of U.S. Patent No. 7,321,937, Control No. 95/001,922, filed May 9, 2013, 13 pages.	
	NPL105	Patent Owner's Response to Action Closing Prosecution of April 9, 2013 in Inter Partes Reexamination of U.S. Patent No. 7,352,300, Control No. 95/001,924, filed May 9, 2013, 29 pages.	
	NPL106	Patent Owner's Comments in Response to Examiner's Determination Under 37 C.F.R. § 41.77(e) in Inter Partes Reexamination of U.S. Patent No. 7,714,747, Control No. 95/001,517, filed May 10, 2013, 20 pages.	
	NPL107	Patent Owner's Supplemental Response to Action Closing Prosecution of April 9, 2013 in Inter Partes Reexamination of U.S. Patent No. 7,321,937, Control No. 95/001,922, filed May 15, 2013, 13 pages.	
	NPL108	Right of Appeal Notice in Inter Partes Reexamination of U.S. Patent No. 7,415,530, Control No. 95/001,927, mailed May 31, 2013, 26 pages.	
	NPL109	Petition Under 37 C.F.R. § 1.181 to Expunge Third Party Requester's Improper Submission of Declarations Under 37 C.F.R. § 1.132 and Strike Comments Directed to Examiner's Determination in Inter Partes Reexamination of U.S. Patent No. 7,714,747, Control No. 95/001,517, filed June 26, 2013, 6 pages.	
	NPL110	Copy of Notice of Allowance for U.S. Appl. No. 12/857,238, mailed June 17, 2013, 6 pages.	
	NPL111	Copy of Supplemental Notice of Allowance for U.S. Appl. No. 12/703,042, mailed June 18, 2013, 6 pages.	
	NPL112	Copy of Supplemental Notice of Allowance for U.S. Appl. No. 11/553,427, mailed July 2, 2013, 2 pages.	

Examiner Signature	/Suresh Suryawanshi/	Date Considered	07/17/2013
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Substitute for form 1449/PTO	Complete if Known		
THIRD SUPPLEMENTAL	Application Number	13/118,122	
{	Filing Date	May 27, 2011	
INFORMATION DISCLOSURE	First Named Inventor	James J. FALLON	
STATEMENT BY APPLICANT	Art Unit	2115	
(Use as many sheets as necessary)	Examiner Name	SURYAWANSHI, Suresh	
Sheet 13 of 13	Attorney Docket Number	2855.004000B	

		NON PATENT LITERATURE DOCUMENTS	
Examiner Initials*	Cite No. <sup>1</sup>	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume number, publisher, city and/or country where published	T <sup>2</sup>
	NPL113	Copy of Non-Final Office Action for U.S. Appl. No. 09/969,987, mailed July 3, 2013, 8 pages.	
	NPL114	ChangeLog file for zlib, zlib.net/ChangeLog.txt file, accessed on May 23, 2013, with date references April 11, 1995 - April 28, 2013, 26 pages.	
	NPL115	2.0.39 Kernel Release History, accessed at lwn.net/2001/1018/a/hist-2.0.39.php3, dated October 14, 2001, 8 pages.	
	NPL116	"Linux Kernel," Wikipedia - the Free Encyclopedia, accessed at en.wikipedia.org/wiki/Linux_kernel, accessed on May 9, 2013, 20 pages.	
	NPL117	RUBINI, A., "Booting the Kernel," accessed at www.linux.it/~rubini/docs/boot/, June 1997, 6 pages.	
	NPL118	ZADOK, E., et al., "Fast Indexing: Support for Size-Changing Algorithms in Stackable File Systems," Proceedings of the 2001 Annual USENIX Technical Conference, June 2001, 16 pages.	
	NPL119	Court Docket History for 6:10-cv-00493-LED-JDL, Realtime Data, LLC D/B/A/ IXO, v. MetroPCS Texas, LLC et al., dated July 8, 2013, 77 pages.	
	NPL120	Court Docket History for 1:11-cv-06696-RJH, Realtime Data, LLC D/B/A/ IXO, v. Morgan Stanley et al., dated July 8, 2013, 80 pages.	
	NPL121	Court Docket History for 1:11-cv-06697-UA, Realtime Data, LLC D/B/A/IXO, v. CME Group Inc. et al., dated July 8, 2013, 105 pages.	
	NPL122	Court Docket History for 1:11-cv-06698-UA, Realtime Data, LLC d/b/a IXO v. Thomson Reuters et al., dated July 8, 2013, 59 pages.	

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Examiner Signature	/Suresh Suryawanshi/	Date Considered	07/17/2013	
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			U.S. PATEN	NT DOCUMENTS			
	Cite	Document Number		Name of Patentee or		Columna Lines When	
Examiner initials*	No. <sup>1</sup>	Number-Kind Code <sup>2</sup> (if known)	Publication Date MM-DD-YYYY	Applicant of Cited Document		ages, Columns, Lines, Where Passages or Relevant Figures App	ear
	US1	5,475,388	12-12-1995	Gormish et al.			
	US2	5,987,432	11-16-1999	Zusman et al.			
	US3	6,909,745	06-21-2005	Puri et al.			
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	US6	2009/0125698 A1	05-14-2009	Dye		*******	
	US7	2012/0194362 A1	08-02-2012	Fallon et al.	<u>.</u>		
	US8	2012/0239921 A1	09-20-2012	Fallon			
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Examiner Signature/Suresh Suryawanshi/Date Considered07/17/2013	
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\*EXAMINER: Initial if reference considered, whether or notcitation 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. <sup>1</sup> Applicant's unique citation designation number (optional). <sup>2</sup> See Kinds Codes of USPTO Patent Documents at www.uspto.gov or MPEP 901.04. <sup>3</sup> Enter Office that issued the document, by the two-letter code (WIPO Standard ST.3). <sup>4</sup> For Japaness patents communication of the document under WIPO Standard ST.76 if possible. <sup>4</sup> Applicant is to prace a check mark mere if . /SKS./ English language Translation is attached.

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Search Notes	13118122	FALLON ET AL.
	Examiner	Art Unit
	SURESH SURYAWANSHI	2115

CPC- SEARCHED		
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CPC COMBINATION SETS - SEARCHED									
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US CLASSIFICATION SEARCHED										
Class	Subclass	Date	Examiner							
713	2	5/11/12, 5/14/12	SKS							
Search updated		12/26/12	SKS							
Search updated		7/16/13	SKS							

SEARCH NOTES										
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EAST; USPAT; US-PGPUB; EPO; JPO; IBM_TDB; NPL	5/11/12, 5/14/12	SKS								
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INTERFERENCE SEARCH										
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Index of Claims13118122FALLON ET AL.ExaminerArt UnitSURESH SURYAWANSHI2115
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## UNITED STATES PATENT AND TRADEMARK OFFICE

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## **BIB DATA SHEET**

#### **CONFIRMATION NO. 8978**

SERIAL NUM	IBER	FILING			CLASS	GR	OUP AR1		ΑΤΤΟ		DOCKET
13/118,12	22	<b>DAT</b> 05/27/2			713		2115		2	<b>NO</b> 855.004	
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Application Number	Application/Co	ntrol No.	Applicant(s)/Patent u Reexamination FALLON ET AL.	under
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TERMINAL DISCLAIMER		
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# Approved/Disapproved by:

Dorethea Lawrence

U.S. Patent and Trademark Office

Substitute for form	1449/PT	0			Comp	lete if Known
THIRD SUPPLEMENTAL		Application Number	13/118,122			
			 		Filing Date	May 27, 2011
INFORM					First Named Inventor	James J. FALLON
STATEMENT BY APPLICANT (Use as many sheets as necessary)		Art Unit	2115			
		Examiner Name	SURYAWANSHI, Suresh			
Sheet	1	of	13		Attorney Docket Number	2855.004000B

		NON PATENT LITERATURE DOCUMENTS	
Examiner Initials*	Cite No. <sup>1</sup>	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume-issue number(s), publisher, city and/or country where published	T <sup>2</sup>
	NPL1	Defendants' Supplemental Invalidity Contentions, filed in Realtime Data, LLC d/b/a IXO v. Morgan Stanley, et al., Civil Action No. 1:11-cv-6696, Realtime Data, LLC d/b/a IXO v. CME Group Inc., et al., Civil Action No. 1:11-cv-6697, and Realtime Data, LLC d/b/a IXO v. Thomson Reuters, et al., Civil Action No. 1:11-cv-6698, United States District Court Southern District of New York, filed May 17, 2012, 54 pages.	
	NPL2	Expert Report of Michael Brogioli Regarding Asserted Claims of U.S. Patent Nos. 7,417,568 and 7,777,651, with Exhibit A: List of Materials Reviewed, filed in Realtime Data, LLC d/b/a IXO v. Morgan Stanley, et al., Civil Action No. 1:11-cv-6696, Realtime Data, LLC d/b/a IXO v. CME Group Inc., et al., Civil Action No. 1:11-cv-6697, and Realtime Data, LLC d/b/a IXO v. Thomson Reuters, et al., Civil Action No. 1:11-cv-6698, United States District Court Southern District of New York, filed June 15, 2012, 26 pages.	
	NPL3	Exhibit 1, Curriculum Vitae of Michael C. Brogioli, from Expert Report, filed in Realtime Data, LLC d/b/a IXO v. Morgan Stanley, et al., Civil Action No. 1:11-cv-6696, Realtime Data, LLC d/b/a IXO v. CME Group Inc., et al., Civil Action No. 1:11-cv-6697, and Realtime Data, LLC d/b/a IXO v. Thomson Reuters, et al., Civil Action No. 1:11-cv-6698, United States District Court Southern District of New York, filed June 15, 2012, 9 pages.	
	NPL4	Exhibit 2, [Proposed] Order Adopting the Parties' Agreed Claim Constructions, from Expert Report, filed in Realtime Data, LLC d/b/a IXO v. Morgan Stanley, et al., Civil Action No. 1:11-cv-6696, Realtime Data, LLC d/b/a IXO v. CME Group Inc., et al., Civil Action No. 1:11-cv-6697, and Realtime Data, LLC d/b/a IXO v. Thomson Reuters, et al., Civil Action No. 1:11-cv-6698, United States District Court Southern District of New York, filed June 15, 2012, 6 pages.	
	NPL5	Exhibit 3, The Parties' Disputed Claim Constructions, revised May 3, 2012, from Expert Report, filed in Realtime Data, LLC d/b/a IXO v. Morgan Stanley, et al., Civil Action No. 1:11-ev-6696, Realtime Data, LLC d/b/a IXO v. CME Group Inc., et al., Civil Action No. 1:11-ev-6697, and Realtime Data, LLC d/b/a IXO v. Thomson Reuters, et al., Civil Action No. 1:11-ev-6698, United States District Court Southern District of New York, filed June 15, 2012, 6 pages.	
	NPL6	Exhibit 4, E-Mail Correspondence between James Shalek and Brett Cooper, dated May 17 and 18, 2012, from Expert Report, filed in Realtime Data, LLC d/b/a IXO v. Morgan Stanley, et al., Civil Action No. 1:11-cv-6696, Realtime Data, LLC d/b/a IXO v. CME Group Inc., et al., Civil Action No. 1:11-cv-6697, and Realtime Data, LLC d/b/a IXO v. Thomson Reuters, et al., Civil Action No. 1:11-cv-6698, United States District Court Southern District of New York, filed June 15, 2012, 3 pages.	
	NPL7	Exhibit 5, Source Code Chart for U.S. Pat. No. 7,417,568 comparing representative elements of the NQDSLIB source code (April 29, 2002 or earlier), from Expert Report, filed in Realtime Data, LLC d/b/a IXO v. Morgan Stanley, et al., Civil Action No. 1:11-cv-6696, Realtime Data, LLC d/b/a IXO v. CME Group Inc., et al., Civil Action No. 1:11-cv-6697, and Realtime Data, LLC d/b/a IXO v. Thomson Reuters, et al., Civil Action No. 1:11-cv-6698, United States District Court Southern District of New York, filed June 15, 2012, 3 pages.	

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Examiner	Date	
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Substitute for form 1449/PTO	Complete if Known			
THIRD SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Use as many sheets as necessary)	Application Number	13/118,122		
	Filing Date	May 27, 2011		
	First Named Inventor	James J. FALLON		
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(Use as many sheets as necessary)	Examiner Name	SURYAWANSHI, Suresh		
Sheet 2 of 13	Attorney Docket Number	2855.004000B		

		NON PATENT LITERATURE DOCUMENTS	
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	NPL8	Exhibit 6, Source Code Chart for U.S. Pat. No. 7,417,568 comparing representative elements of the NQDSLIB source code (May 02, 2002 or earlier), from Expert Report, filed in Realtime Data, LLC d/b/a IXO v. Morgan Stanley, et al., Civil Action No. 1:11-cv-6696, Realtime Data, LLC d/b/a IXO v. CME Group Inc., et al., Civil Action No. 1:11-cv-6697, and Realtime Data, LLC d/b/a IXO v. Thomson Reuters, et al., Civil Action No. 1:11-cv-6698, United States District Court Southern District of New York, filed June 15, 2012, 3 pages.	
	NPL9	Exhibit 7, Source Code Chart for U.S. Pat. No. 7,777,651 comparing representative elements of the NQDSLIB source code (April 29, 2002 or earlier), from Expert Report, filed in Realtime Data, LLC d/b/a IXO v. Morgan Stanley, et al., Civil Action No. 1:11-cv-6696, Realtime Data, LLC d/b/a IXO v. CME Group Inc., et al., Civil Action No. 1:11-cv-6697, and Realtime Data, LLC d/b/a IXO v. Thomson Reuters, et al., Civil Action No. 1:11-cv-6698, United States District Court Southern District of New York, filed June 15, 2012, 21 pages.	
	NPL10	Exhibit 8, Source Code Chart for U.S. Pat. No. 7,777,651 comparing representative elements of the NQDSLIB source code (May 02, 2002 or earlier), from Expert Report, filed in Realtime Data, LLC d/b/a IXO v. Morgan Stanley, et al., Civil Action No. 1:11-cv-6696, Realtime Data, LLC d/b/a IXO v. CME Group Inc., et al., Civil Action No. 1:11-cv-6697, and Realtime Data, LLC d/b/a IXO v. Thomson Reuters, et al., Civil Action No. 1:11-cv-6698, United States District Court Southern District of New York, filed June 15, 2012, 21 pages.	
	NPL11	Invalidity Expert Report of Dr. James A. Storer (Redacted), filed in Realtime Data, LLC d/b/a IXO v. Morgan Stanley, et al., Civil Action No. 1:11-cv-6696, Realtime Data, LLC d/b/a IXO v. CME Group Inc., et al., Civil Action No. 1:11-cv-6697, and Realtime Data, LLC d/b/a IXO v. Thomson Reuters, et al., Civil Action No. 1:11-cv-6698, United States District Court Southern District of New York, filed June 15, 2012, 227 pages.	
	NPL12	Defendants' Claim Construction Tutorial, filed in Realtime Data, LLC d/b/a IXO v. Morgan Stanley, et al., Civil Action No. 1:11-cv-6696, Realtime Data, LLC d/b/a IXO v. CME Group Inc., et al., Civil Action No. 1:11-cv-6697, and Realtime Data, LLC d/b/a IXO v. Thomson Reuters, et al., Civil Action No. 1:11-cv-6698, United States District Court Southern District of New York, filed June 15, 2012, 54 pages.	
	NPL13	Opinion and Order (Markman), filed in Realtime Data, LLC d/b/a IXO v. Morgan Stanley, et al., Civil Action No. 1:11-cv-6696, Realtime Data, LLC d/b/a IXO v. CME Group Inc., et al., Civil Action No. 1:11-cv-6697, and Realtime Data, LLC d/b/a IXO v. Thomson Reuters, et al., Civil Action No. 1:11-cv-6698, United States District Court Southern District of New York, filed June 22, 2012, 41 pages.	
	NPL14	Opinion and Order (Partial Motion for Summary Judgment re Written Description: "Data Packets"), filed in Realtime Data, LLC d/b/a IXO v. Morgan Stanley, et al., Civil Action No. 1:11-cv-6696, Realtime Data, LLC d/b/a IXO v. CME Group Inc., et al., Civil Action No. 1:11-cv-6697, and Realtime Data, LLC d/b/a IXO v. Thomson Reuters, et al., Civil Action No. 1:11-cv-6698, United States District Court Southern District of New York, filed June 26, 2012, 8 pages.	

Examiner	Date	
Signature	Considered	

Substitute for form 1449/PTO	Comp	lete if Known
THIRD SUPPLEMENTAL	Application Number	13/118,122
	Filing Date	May 27, 2011
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(Use as many sheets as necessary)	Examiner Name	SURYAWANSHI, Suresh
Sheet 3 of 13	Attorney Docket Number	2855.004000B

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Examiner Initials*	Cite No. <sup>1</sup>	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume number, publisher, city and/or country where published	T <sup>2</sup>
	NPL15	Opinion and Order (Partial Motion for Summary Judgment re Data Decompression) filed in Realtime Data, LLC d/b/a IXO v. Morgan Stanley, et al., Civil Action No. 1:11- cv-6696, Realtime Data, LLC d/b/a IXO v. CME Group Inc., et al., Civil Action No. 1:11-cv-6697, and Realtime Data, LLC d/b/a IXO v. Thomson Reuters, et al., Civil Action No. 1:11-cv-6698, United States District Court Southern District of New York, filed June 27, 2012, 21 pages.	
	NPL16	Technology Tutorial (.exe file), presentation filed in Realtime Data, LLC d/b/a IXO v. Morgan Stanley, et al., Civil Action No. 1:11-cv-6696, Realtime Data, LLC d/b/a IXO v. CME Group Inc., et al., Civil Action No. 1:11-cv-6697, and Realtime Data, LLC d/b/a IXO v. Thomson Reuters, et al., Civil Action No. 1:11-cv-6698, United States District Court Southern District of New York, filed June 2012 (submitted on accompanying CD-ROM).	
	NPL17	Lilley, J., et al., "A Unified Header Compression Framework for Low-Bandwidth Links," MobiCom 2000, August 6-11, 2000. Boston, MA, 12 pages.	
	NPL18	"WAN Link Compression on HP Routers," Hewlett Packard Application Note, May 1995, 7 pages.	
	NPL19	"User Manual for XMill," 2001, 21 pages.	
	NPL20	"High Speed Network, Developer's Guide," Standard & Poor's Comstock, Version 1.1, 1994, pages 1-42, and 53-124.	
	NPL21	Larmouth, J., "ASN.1 Complete", Academic Press, 2000, pages xxi-xxvii, 1-45, 115- 130, 168-172, 174, 270-276, and 443-472.	
	NPL22	Petty, J., "PPP Hewlett-Packard Packet-by-Packet Compression (HP PPC) Protocol," draft-ietf-ppext-hpppc-00.txt., October 1993, 7 pages.	
	NPL23	Friend, R., et al., "IP Payload Compression Using LZS," Network Working Group, Request for Comments: 2395, Category: Informational, December 1998; 9 pages.	

Examiner	Date	
Signature	Considered	

Substitute for form 1449/PTO	Comp	lete if Known
THIDD SUPPLEMENTAL	Application Number	13/118,122
	Filing Date	May 27, 2011
Substitute for form 1449/PTO THIRD SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Use as many sheets as necessary) Sheet 4 of 13	First Named Inventor	James J. FALLON
STATEMENT BY APPLICANT	Art Unit	2115
(Use as many sheets as necessary)	Examiner Name	SURYAWANSHI, Suresh
Sheet 4 of 13	Attorney Docket Number	2855.004000B

		NON PATENT LITERATURE DOCUMENTS	
Examiner Initials*	Cite No. <sup>1</sup>	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume number, publisher, city and/or country where published	T <sup>2</sup>
	NPL24	"Information technology - Abstract Syntax Notation One (ASN.1): Specification of basic notation," Series X: Data Networks and Open System Communications, OSI networking and system aspects - Abstract Syntax Notation One (ASN.1), International Telecommunication Union, ITU-T Recommendation X.680, December 1997, 109 pages.	
	NPL25	"Information technology - ASN.1 encoding rules - Specification of Packed Encoding Rules (PER), Series X: Data Networks and Open System Communications, OSI networking and system aspects - Abstract Syntax Notation One (ASN.1), International Telecommunication Union, ITU-T Recommendation X.691, December 1997, 51 pages.	
	NPL26	Opinion and Order, filed in Realtime Data, LLC d/b/a IXO v. Morgan Stanley, et al., Civil Action No. 1:11-cv-6696, Realtime Data, LLC d/b/a IXO v. CME Group Inc., et al., Civil Action No. 1:11-cv-6697, and Realtime Data, LLC d/b/a IXO v. Thomson Reuters, et al., Civil Action No. 1:11-cv-6698, United States District Court Southern District of New York, filed September 24, 2012, 48 pages.	
	NPL27	Memorandum Opinion and Order, filed in Realtime Data, LLC d/b/a IXO, v. MetroPCS Texas, LLC, et al., Civil Action No. 6:10-cv-00493, United States District Court for the Eastern District of Texas, filed October 1, 2012, 22 pages.	
:	NPL28	T-Mobile's Motion for Leave to Supplement Trial Witness List & Invalidity Contentions, filed in Realtime Data, LLC d/b/a IXO, v. MetroPCS Texas, LLC, et al., Civil Action No. 6:10-cv-00493, United States District Court for the Eastern District of Texas, filed December 17, 2012, 16 pages.	
	NPL29	Exhibit 2, Defendant T-Mobile's Supplemental Invalidity Contentions, filed in Realtime Data, LLC d/b/a IXO, v. MetroPCS Texas, LLC, et al., Civil Action No. 6:10-cv-00493, United States District Court for the Eastern District of Texas, filed December 17, 2012, 13 pages.	
	NPL30	Exhibit 3, FNLTD-74478, Flash Networks: Commercial Part Written by Flash Networks for Cegetel, filed in Realtime Data, LLC d/b/a IXO, v. MetroPCS Texas, LLC, et al., Civil Action No. 6:10-cv-00493, United States District Court for the Eastern District of Texas, filed December 17, 2012, 6 pages.	
	NPL31	Exhibit 4, FNLTD-74444, Response to Cegetel RFP: Technical Section, filed in Realtime Data, LLC d/b/a IXO, v. MetroPCS Texas, LLC, et al., Civil Action No. 6:10-cv-00493, United States District Court for the Eastern District of Texas, filed December 17, 2012, 5 pages.	
	NPL32	Exhibit 5, FNLTD-74926,Flash Networks Optimization Products Selected by AT&T Wireless, Flash Networks, Inc. Press Release, filed in Realtime Data, LLC d/b/a IXO, v. MetroPCS Texas, LLC, et al., Civil Action No. 6:10-cv-00493, United States District Court for the Eastern District of Texas, filed December 17, 2012, 3 pages.	

Examiner	Date	
Signature	Considered	

Substitute for form 1449/PTO	Comp	lete if Known
Substitute for form 1449/PTO THIRD SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Use as many sheets as necessary) Sheet 5 of 13	Application Number	13/118,122
	Filing Date	May 27, 2011
THIRD SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Use as many sheets as necessary)	First Named Inventor	James J. FALLON
STATEMENT BY APPLICANT	Art Unit	2115
(Use as many sheets as necessary)	Examiner Name	SURYAWANSHI, Suresh
Sheet 5 of 13	Attorney Docket Number	2855.004000B

		NON PATENT LITERATURE DOCUMENTS	
Examiner Initials*	Cite No. <sup>1</sup>	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume number, publisher, city and/or country where published	T <sup>2</sup>
	NPL33	Exhibit 6, Flash Networks: Harmony, filed in Realtime Data, LLC d/b/a IXO, v. MetroPCS Texas, LLC, et al., Civil Action No. 6:10-cv-00493, United States District Court for the Eastern District of Texas, filed December 17, 2012, 6 pages.	
	NPL34	Exhibit 7, Declaration of Adi Weiser, filed in Realtime Data, LLC d/b/a IXO, v. MetroPCS Texas, LLC, et al., Civil Action No. 6:10-cv-00493, United States District Court for the Eastern District of Texas, filed December 17, 2012, 4 pages.	
	NPL35	Exhibit 8, Declaration of Yoav Weiss, filed in Realtime Data, LLC d/b/a IXO, v. MetroPCS Texas, LLC, et al., Civil Action No. 6:10-cv-00493, United States District Court for the Eastern District of Texas, filed December 17, 2012, 4 pages.	
	NPL36	Exhibit 9, Declaration of Richard Luthi, filed in Realtime Data, LLC d/b/a IXO, v. MetroPCS Texas, LLC, et al., Civil Action No. 6:10-cv-00493, United States District Court for the Eastern District of Texas, filed December 17, 2012, 4 pages.	
	NPL37	Exhibit 13, Declaration of Gali Weiss, filed in Realtime Data, LLC d/b/a IXO, v. MetroPCS Texas, LLC, et al., Civil Action No. 6:10-cv-00493, United States District Court for the Eastern District of Texas, filed December 17, 2012, 4 pages.	
	NPL38	Exhibit 17, P.R. 3-1 Claim Chart for T-Mobile, U.S. Patent No. 7,161,506, filed in Realtime Data, LLC d/b/a IXO, v. MetroPCS Texas, LLC, et al., Civil Action No. 6:10-cv-00493, United States District Court for the Eastern District of Texas, filed December 17, 2012, 33 pages.	
	NPL39	"Flash Networks Introduces NettGain 1100, New Products for Carrriers & Enterprises that Enables Immediate Deployment of Wireless Data Solutions," Press Release, dated March 20, 2001, 2 pages.	
	NPL40	Amended Expert Report of Dr. Cliff Reader, filed in Realtime Data, LLC d/b/a IXO, v. MetroPCS Texas, LLC, et al., Civil Action No. 6:10-cv-00493, United States District Court for the Eastern District of Texas, filed July 30, 2012, 205 pages.	
	NPL41	Final Judgment, filed in Realtime Data, LLC, d/b/a IXO, v. T-Mobile USA, Inc., Civil Action No. 6:10-cv-00493, United States District Court for the Eastern District of Texas, filed March 28, 2013, 1 page.	
	NPL42	Copy of Notice of Allowance for U.S. Appl. No. 11/400,008, mailed June 21, 2012, 8 pages.	

Examiner	Date	
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Substitute for form 1449/PTO	Comp	lete if Known
Substitute for form 1449/PTO THIRD SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Use as many sheets as necessary) Sheet 6 of 13	Application Number	13/118,122
	Filing Date	May 27, 2011
INFORMATION DISCLOSURE	First Named Inventor	James J. FALLON
STATEMENT BY APPLICANT	Art Unit	2115
(Use as many sheets as necessary)	Examiner Name	SURYAWANSHI, Suresh
Sheet 6 of 13	Attorney Docket Number	2855.004000B

		NON PATENT LITERATURE DOCUMENTS	
Examiner Initials*	Cite No. <sup>1</sup>	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume number, publisher, city and/or country where published	T <sup>2</sup>
	NPL43	Copy of Final Office Action for U.S. Appl. No. 13/154,239, mailed June 26, 2012, 14 pages.	
	NPL44	Copy of Notice of Allowance for U.S. Appl. No. 12/857,238, mailed July 12, 2012, 5 pages.	
	NPL45	Copy of Notice of Allowance for U.S. Appl. No. 12/703,042, mailed July 16, 2012, 8 pages.	**************************************
	NPL46	Copy of Non-Final Office Action for U.S. Appl. No. 13/482,800, mailed July 20, 2012, 14 pages.	
	NPL47	Copy of Notice of Allowance for U.S. Appl. No. 11/553,427, mailed November 6, 2012, 5 pages.	
	NPL48	Copy of Notice of Allowance for U.S. Appl. No. 12/703,042, mailed November 15, 2012, 9 pages.	
	NPL49	Copy of Non-Final Office Action for U.S. Appl. No. 12/857,238, mailed November 29, 2012, 17 pages.	
	NPL50	Copy of Final Office Action for U.S. Appl. No. 09/969,987, mailed December 4, 2012, 7 pages.	
	NPL51	Copy of Final Office Action for U.S. Appl. No. 13/101,994, mailed December 13, 2012, 5 pages.	
	NPL52	Copy of Supplemental Notice of Allowability for U.S. Appl. No. 12/703,042, mailed December 18, 2012, 6 pages.	

Examiner	Date	
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Substitute for form 1449/PTO	Complete if Known		
THIRD SUPPLEMENTAL	Application Number	13/118,122	
	Filing Date	May 27, 2011	
INFORMATION DISCLOSURE	First Named Inventor	James J. FALLON	
STATEMENT BY APPLICANT	Art Unit	2115	
(Use as many sheets as necessary)	Examiner Name	SURYAWANSHI, Suresh	
Sheet 7 of 13	Attorney Docket Number	2855.004000B	

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Examiner Initials*	Cite No. <sup>1</sup>	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume number, publisher, city and/or country where published	T <sup>2</sup>
	NPL53	Copy of Notice of Allowance for U.S. Appl. No. 12/690,125, mailed December 28, 2012, 5 pages.	
	NPL54	Copy of Non-Final Office Action for U.S. Appl. No. 11/553,419, mailed January 15, 2013, 4 pages.	
	NPL55	Copy of Non-Final Office Action for U.S. Appl. No. 13/482,800, mailed February 19, 2013, 15 pages.	
	NPL56	Copy of Notice of Allowance for U.S. Appl. No. 12/703,042, mailed March 4, 2013, 9 pages.	
	NPL57	Copy of Non-Final Office Action for U.S. Appl. No. 12/690,125, mailed April 15, 2013, 11 pages.	
	NPL58	Copy of Notice of Allowance for U.S. Appl. No. 13/154,239, mailed April 24, 2013, 10 pages.	
	NPL59	Copy of Notice of Allowance for U.S. Appl. No. 11/553,427, mailed May 14, 2013, 6 pages.	
	NPL60	Copy of Supplemental Notice of Allowance for U.S. Appl. No. 11/553,427, mailed May 15, 2013, 6 pages.	
	NPL61	Action Closing Prosecution in Inter Partes Reexamination of U.S. Patent No. 7,777,651, Control No. 95/001,581, mailed June 18, 2012, 45 pages.	
	NPL62	Patent Owner's Response to Office Action of April 20, 2012 in Inter Partes Reexamination of U.S. Patent No. 7,321,937, Control No. 95/001,922, filed June 20, 2012, 11 pages.	

Examiner	Date	
Signature	Considered	

Substitute for form 1449/PTO	Comp	lete if Known
Substitute for form 1449/PTO THIRD SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Use as many sheets as necessary) Sheet 8 of 13	Application Number	13/118,122
	Filing Date	May 27, 2011
	First Named Inventor	James J. FALLON
STATEMENT BY APPLICANT	Art Unit	2115
(Use as many sheets as necessary)	Examiner Name	SURYAWANSHI, Suresh
Sheet 8 of 13	Attorney Docket Number	2855.004000B

		NON PATENT LITERATURE DOCUMENTS	
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	NPL63	Patent Owner's Response to Office Action of April 25, 2012 in Inter Partes Reexamination of U.S. Patent No. 7,161,506, Control No. 95/001,926, filed June 25, 2012, 20 pages.	
	NPL64	Patent Owner's Response to Office Action of April 25, 2012 in Inter Partes Reexamination of U.S. Patent No. 7,378,992, Control No. 95/001,928, filed June 25, 2012, 20 pages.	
	NPL65	Patent Owner's Response to Office Action of May 7, 2012 in Inter Partes Reexamination of U.S. Patent No. 6,604,158, Control No. 95/001,923, filed July 9, 2012, 19 pages.	
	NPL66	Patent Owner's Response to Office Action of May 17, 2012 in Inter Partes Reexamination of U.S. Patent No. 7,352,300, Control. No. 95/001,924, filed July 17, 2012, 31 pages.	
	NPL67	New Decision on Appeal after Board Decision in Inter Partes Reexamination of U.S. Patent No. 7,714,747, Control. No. 95/001,517, mailed July 24, 2012, 24 pages.	
	NPL68	Right of Appeal Notice for Inter Partes Reexamination of U.S. Patent No. 7,777,651, Control No. 95/001,581, mailed August 3, 2012, 7 pages.	
	NPL69	Notice of Intent to Issue Inter Partes Reexamination Certificate in Inter Partes Reexamination of U.S. Patent No. 6,604,158, Control No. 95/000,486, mailed August 30, 2012, 5 pages.	
	NPL70	Notice of Intent to Issue Inter Partes Reexamination Certificate in Inter Partes Reexamination of U.S. Patent No. 7,378,992, Control No. 95/000,478, mailed August 31, 2012, 6 pages.	
	NPL71	Decision on Petition for Supervisory Review of Refusal to Order Reexamination for Claims 1-2, 16-21, and 23 (37 CFR §§ 1.927 and 1.181) in Inter Partes Reexamination of U.S. Patent No. 7,415,530, Control No. 95/001,927, mailed August 31, 2012, 10 pages.	
	NPL72	Decision on Petition Under 37 C.F.R. §§ 1.181 and 1.182 for Correction of Notice of Intent to Issue Reexamination Certificate in Inter Partes Reexamination of U.S. Patent No. 7,378,992, Control No. 95/000,478, mailed September 10, 2012, 6 pages.	

Examiner	Date	
Signature	Considered	

Substitute for form 1449/PTO	Comp	lete if Known
THIRD SUPPLEMENTAL	Application Number	13/118,122
	Filing Date	May 27, 2011
INFORMATION DISCLOSURE	First Named Inventor	James J. FALLON
STATEMENT BY APPLICANT	Art Unit	2115
(Use as many sheets as necessary)	Examiner Name	SURYAWANSHI, Suresh
Sheet 9 of 13	Attorney Docket Number	2855.004000B

		NON PATENT LITERATURE DOCUMENTS	
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	NPL73	Decision on Petition for Supervisory Review of Refusal to Order Reexamination of Claims 5-7, 14-16, and 18-19 (37 CFR §§ 1.927 and 1.181) in Inter Partes Reexamination of U.S. Patent No. 7,321,937, Control No. 95/001,922, mailed September 10, 2012, 12 pages.	
	NPL74	Decision on Petition for Supervisory Review of Refusal to Order Reexamination for Claims 86, 89, 90, 92-96, and 98 (37 CFR §§ 1.927 and 1.181) in Inter Partes Reexamination of U.S. Patent No. 7,161,506, Control No. 95/001,926, mailed September 21, 2012, 10 pages.	
	NPL75	Non-Final Office Action in Inter Partes Reexamination of U.S. Patent No. 7,415,530, Control No. 95/001,927, mailed September 21, 2012, 15 pages.	
	NPL76	Patent Owner's Request to Reopen Prosecution Before the Examiner Under 37 C.F.R. § 41.77(b) in Inter Partes Reexamination of U.S. Patent No. 7,714,747, Control No. 95/001,517, filed September 24, 2012, 29 pages.	
	NPL77	Examiner's Answer to Appeal Brief in Ex Parte Reexamination of U.S. Patent No. 7,400,274, Control No. 95/001,544, mailed October 1, 2012, 17 pages.	
	NPL78	Inter Partes Reexam Certificate in Inter Partes Reexamination of U.S. Patent No. 7,378,992, Control No. 95/000,478, issued October 4, 2012, 2 pages.	
	NPL79	Inter Partes Reexam Certificate in Inter Partes Reexamination of U.S. Patent No. 6,604,158, Control No. 95/000,486, issued October 10, 2012, 2 pages.	
	NPL80	Examiner's Answer to Appeal Brief in Inter Partes Reexamination of U.S. Patent No. 7,417,568, Control No. 95/001,533, mailed October 15, 2012, 44 pages.	
	NPL81	Non-Final Office Action in Inter Partes Reexamination of U.S. Patent No. 7,321,937, Control No. 95/001,922, mailed October 18, 2012, 10 pages.	
	NPL82	Patent Owner's Rebuttal Brief Under 37 C.F.R § 41.71 in Inter Partes Reexamination of U.S. Patent No. 7,417,568, Control No. 95/001,533, filed November 15, 2012, 15 pages.	

Examiner	Date	
Signature	Considered	

Substitute for form 1449/PTO	Comp	lete if Known
Substitute for form 1449/PTO THIRD SUPPLEMENT <sup>*</sup> AL INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Use as many sheets as necessary) Sheet 10 of 13	Application Number	13/118,122
	Filing Date	May 27, 2011
	First Named Inventor	James J. FALLON
STATEMENT BY APPLICANT	Art Unit	2115
(Use as many sheets as necessary)	Examiner Name	SURYAWANSHI, Suresh
Sheet 10 of 13	Attorney Docket Number	2855.004000B

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	NPL83	Patent Owner's Response to Office Action of October 18, 2012 in Inter Partes Reexamination of U.S. Patent No. 7,321,937, Control No. 95/001,922, filed November 19, 2012, 30 pages.	
	NPL84	Patent Owner's Supplemental Amendment Subsequent to Timely Submission of Response to Office Action of October 18, 2012 in Inter Partes Reexamination of U.S. Patent No. 7,321,937, Control No. 95/001,922, filed November 27, 2012, 6 pages.	
	NPL85	Patent Owner's Response to Office Action of September 21, 2012 in Inter Partes Reexamination of U.S. Patent No. 7,415,530, Control No. 95/001,927, filed December 21, 2012, 51 pages.	
	NPL86	Action Closing Prosecution in Inter Partes Reexamination of U.S. Patent No. 7,161,506, Control No. 95/001,926, mailed March 5, 2013, 23 pages.	
	NPL87	Action Closing Prosecution in Inter Partes Reexamination of U.S. Patent No. 7,378,992, Control No. 95/001,928, mailed March 5, 2013, 29 pages.	
	NPL88	Examiner's Answer to Appeal Brief in Inter Partes Reexamination of U.S. Patent No. 7,777,651, Control No. 95/001,581, mailed March 14, 2013, 21 pages.	
	NPL89	Decision on Petition to Strike Patent Owner's Rebuttal Brief in Inter Partes Reexamination of U.S. Patent No. 7,417,568, Control no. 95/001,533, mailed March 15, 2013, 7 pages.	
	NPL90	Order Remanding Inter Partes Reexamination Under 37 C.F.R § 41.77(d) to the Examiner in Inter Partes Reexamination of U.S. Patent No. 7,714,747, Control No. 95/001,517, mailed March 18, 2013, 3 pages.	
	NPL91	Decision on Petition Under 37 C.F.R. § 1.183 to Request Examiner Enter Evidence in Inter Partes Reexamination of U.S. Patent No. 7,417,568, Control No. 95/001,533, mailed March 20, 2013, 7 pages.	
	NPL92	Action Closing Prosecution in Inter Partes Reexamination of U.S. Patent No. 7,415,530, Control No. 95/001,927, mailed April 3, 2013, 24 pages.	

Examiner	Date	
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Substitute for form 1449/PTO	Comp	lete if Known
THIRD SUPPLEMENTAL	Application Number	13/118,122
	Filing Date	May 27, 2011
INFORMATION DISCLOSURE	First Named Inventor	James J. FALLON
STATEMENT BY APPLICANT	Art Unit	2115
(Use as many sheets as necessary)	Examiner Name	SURYAWANSHI, Suresh
Sheet 11 of 13	Attorney Docket Number	2855.004000B

		NON PATENT LITERATURE DOCUMENTS	
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	NPL93	Patent Owner's Reply to Action Closing Prosecution of March 5, 2013 in Inter Partes Reexamination of U.S. Patent No. 7,161,506, Control No. 95/001,926, filed April 5, 2013, 19 pages.	
	NPL94	Patent Owner's Reply to Action Closing Prosecution of March 5, 2013 in Inter Partes Reexamination of U.S. Patent No. 7,378,992, Control No. 95/001,928, filed April 5, 2013, 23 pages.	
	NPL95	Action Closing Prosecution in Inter Partes Reexamination of U.S. Patent No. 7,321,937, Control No. 95/001,922, mailed April 9, 2013, 59 pages.	
	NPL96	"Data Transfer Rate (DTR)," accessed at http://searchunifiedcommunications.techtarget.com/definition/data-transfer-rate, published May 18, 2011, 1 page.	
	NPL97	"Bandwidth - technical definition," accessed at http://computer.yourdictionary.com/bandwidth, accessed on March 7, 2013, 4 pages.	
	NPL98	"Bandwidth - Definition," accessed at http://www.yourdictionary.com/bandwidth, accessed on March 7, 2013, 2 pages.	
	NPL99	"Bandwidth," accessed at http://searchenterprisewan.techtarget.com/definitions/bandwidth, published March 24, 2010, 1 page.	
	NPL100	Action Closing Prosecution in Inter Partes Reexamination of U.S. Patent No. 7,352,300, Control No. 95/001,924, mailed April 9, 2013, 30 pages.	
	NPL101	Examiner's Determination Under 37 C.F.R. § 41.77(d) in Inter Partes Reexamination of U.S. Patent No. 7,714,747, Control No. 95/001,517, mailed April 10, 2013, 7 pages.	
	NPL102	Patent Owner's Supplemental Response to Office Action of May 7, 2012 in Inter Partes Reexamination of U.S. Patent No. 6,604,158, Control No. 95/001,923, filed April 29, 2013, 20 pages.	

Examiner	Date	
Signature	Considered	

Substitute for form 1449/PTO	Complete if Known		
THIRD SUPPLEMENTAL	Application Number	13/118,122	
	Filing Date	May 27, 2011	
INFORMATION DISCLOSURE	First Named Inventor	James J. FALLON	
STATEMENT BY APPLICANT	Art Unit	2115	
(Use as many sheets as necessary)	Examiner Name	SURYAWANSHI, Suresh	
Sheet 12 of 13	Attorney Docket Number	2855.004000B	

		NON PATENT LITERATURE DOCUMENTS	
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	NPL103	Patent Owner's Supplemental Response to Office Action of March 19, 2012 in Inter Partes Reexamination of U.S. Patent No. 7,395,345, Control No. 95/001,925, filed May 6, 2013, 24 pages.	
	NPL104	Patent Owner's Response to Action Closing Prosecution of April 9, 2013 in Inter Partes Reexamination of U.S. Patent No. 7,321,937, Control No. 95/001,922, filed May 9, 2013, 13 pages.	
	NPL105	Patent Owner's Response to Action Closing Prosecution of April 9, 2013 in Inter Partes Reexamination of U.S. Patent No. 7,352,300, Control No. 95/001,924, filed May 9, 2013, 29 pages.	
	NPL106	Patent Owner's Comments in Response to Examiner's Determination Under 37 C.F.R. § 41.77(e) in Inter Partes Reexamination of U.S. Patent No. 7,714,747, Control No. 95/001,517, filed May 10, 2013, 20 pages.	
	NPL107	Patent Owner's Supplemental Response to Action Closing Prosecution of April 9, 2013 in Inter Partes Reexamination of U.S. Patent No. 7,321,937, Control No. 95/001,922, filed May 15, 2013, 13 pages.	
	NPL108	Right of Appeal Notice in Inter Partes Reexamination of U.S. Patent No. 7,415,530, Control No. 95/001,927, mailed May 31, 2013, 26 pages.	
	NPL109	Petition Under 37 C.F.R. § 1.181 to Expunge Third Party Requester's Improper Submission of Declarations Under 37 C.F.R. § 1.132 and Strike Comments Directed to Examiner's Determination in Inter Partes Reexamination of U.S. Patent No. 7,714,747, Control No. 95/001,517, filed June 26, 2013, 6 pages.	
	NPL110	Copy of Notice of Allowance for U.S. Appl. No. 12/857,238, mailed June 17, 2013, 6 pages.	
	NPL111	Copy of Supplemental Notice of Allowance for U.S. Appl. No. 12/703,042, mailed June 18, 2013, 6 pages.	
*****	NPL112	Copy of Supplemental Notice of Allowance for U.S. Appl. No. 11/553,427, mailed July 2, 2013, 2 pages.	

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. <sup>1</sup> Applicant's unique citation designation number (optional). <sup>2</sup> Applicant is to place a check mark here if English language Translation is attached.

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Substitute for form 1449/PTO	Complete if Known	
THIDD SUDDI EMENTAL	Application Number	13/118,122
{	Filing Date	May 27, 2011
INFORMATION DISCLOSURE	First Named Inventor	James J. FALLON
Substitute for form 1449/PTO THIRD SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Use as many sheets as necessary) Sheet 13 of 13	Art Unit	2115
(Use as many sheets as necessary)	Examiner Name	SURYAWANSHI, Suresh
Sheet 13 of 13	Attorney Docket Number	2855.004000B

		NON PATENT LITERATURE DOCUMENTS	
Examiner Initials*	Cite No. <sup>1</sup>	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume number, publisher, city and/or country where published	T <sup>2</sup>
	NPL113	Copy of Non-Final Office Action for U.S. Appl. No. 09/969,987, mailed July 3, 2013, 8 pages.	
	NPL114	ChangeLog file for zlib, zlib.net/ChangeLog.txt file, accessed on May 23, 2013, with date references April 11, 1995 – April 28, 2013, 26 pages.	
	NPL115	2.0.39 Kernel Release History, accessed at lwn.net/2001/1018/a/hist-2.0.39.php3, dated October 14, 2001, 8 pages.	
	NPL116	"Linux Kernel," Wikipedia - the Free Encyclopedia, accessed at en.wikipedia.org/wiki/Linux_kernel, accessed on May 9, 2013, 20 pages.	
	NPL117	RUBINI, A., "Booting the Kernel," accessed at www.linux.it/~rubini/docs/boot/, June 1997, 6 pages.	
	NPL118	ZADOK, E., et al., "Fast Indexing: Support for Size-Changing Algorithms in Stackable File Systems," Proceedings of the 2001 Annual USENIX Technical Conference, June 2001, 16 pages.	
	NPL119	Court Docket History for 6:10-cv-00493-LED-JDL, Realtime Data, LLC D/B/A/ IXO, v. MetroPCS Texas, LLC et al., dated July 8, 2013, 77 pages.	
	NPL120	Court Docket History for 1:11-cv-06696-RJH, Realtime Data, LLC D/B/A/ IXO, v. Morgan Stanley et al., dated July 8, 2013, 80 pages.	
	NPL121	Court Docket History for 1:11-cv-06697-UA, Realtime Data, LLC D/B/A/IXO, v. CME Group Inc. et al., dated July 8, 2013, 105 pages.	
	NPL122	Court Docket History for 1:11-cv-06698-UA, Realtime Data, LLC d/b/a IXO v. Thomson Reuters et al., dated July 8, 2013, 59 pages.	

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Examiner	Date	
Signature	Considered	

Electronic Paten	t App	lication Fee	e Transmi	ttal			
Application Number:	13	13118122					
Filing Date:	27-	27-May-2011					
Title of Invention:		Systems and Methods for Accelerated Loading of Operating Systems and Application Programs					
First Named Inventor/Applicant Name:	Jar	James J. Fallon					
Filer:	Mi	Michael V. Messinger/Amy Norris					
Attorney Docket Number:	28	2855.004000B					
Filed as Large Entity							
Utility under 35 USC 111(a) Filing Fees							
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)		
Basic Filing:							
Pages:							
Claims:							
Claims in Excess of 20		1202	114	80	9120		
Independent claims in excess of 3		1201	1	420	420		
Miscellaneous-Filing:							
Petition:							
Patent-Appeals-and-Interference:							
Post-Allowance-and-Post-Issuance:							

Fee Code	Quantity	Amount	Sub-Total in USD(\$)
1253	1	1400	1400
1801	1	1200	1200
1814	1	160	160
Tot	al in USD	(\$)	12300
	1253 1801 1814	1253     1       1801     1       1814     1	1253     1     1400       1801     1     1200

Electronic Acl	Electronic Acknowledgement Receipt					
EFS ID:	16267160					
Application Number:	13118122					
International Application Number:						
Confirmation Number:	8978					
Title of Invention:	Systems and Methods for Accelerated Loading of Operating Systems and Application Programs					
First Named Inventor/Applicant Name:	James J. Fallon					
Customer Number:	26111					
Filer:	Michael V. Messinger/Amy Norris					
Filer Authorized By:	Michael V. Messinger					
Attorney Docket Number:	2855.004000B					
Receipt Date:	09-JUL-2013					
Filing Date:	27-MAY-2011					
Time Stamp:	17:00:35					
Application Type:	Utility under 35 USC 111(a)					

## Payment information:

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Deposit Accour	ıt						
RAM confirmati	on Number	4209	4209				
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Submitted with	Payment	yes	yes				

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	Extension of Time		3		3	
	Request for Continued E	xamination (RCE)	4		4	
	Terminal Disclaimer Filed		5	5		
	Preliminary Am	Preliminary Amendment			6	
	Claims	Claims		7 30		
	Applicant Arguments/Remarks	pplicant Arguments/Remarks Made in an Amendment		38		
	Transmittal	Letter	39		48	
	Information Disclosure Stater	nent (IDS) Form (SB08)	49		49	
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Information:						
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Warnings:						
Information:						
		Total Files Size (in bytes	): 793	76329		

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. MICHAEL V. MESSINGER DIRECTOR (202) 772-8667 MIKEM@SKGF.COM



July 9, 2013

Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450 Confirmation No. 8978 Art Unit 2115 Attn: Mail Stop RCE

 Re: U.S. Utility Patent Application Application No. 13/118,122; Filing Date: May 27, 2011
 For: Systems and Methods for Accelerated Loading of Operating Systems and Application Programs
 Inventors: FALLON *et al.* Our Ref: 2855,004000B

#### Commissioner:

Transmitted herewith for appropriate action are the following documents:

1. Online Credit Card Payment Authorization in the amount of <u>\$12,300.00</u> to cover:

**\$1,400.00** Three-Month Extension of Time Fee;

- \$1,200.00 Request for Continued Examination Fee;
- **\$ 160.00** Terminal Disclaimer Fee;
- \$9,120.00 Excess Claims Fee;
- **\$ 420.00** Independent Excess Claim Fee;
- 2. Petition for Extension of Time Under 37 C.F.R. § 1.136(a) Form (PTO/SB/22);
- 3. Request for Continued Examination (RCE) under 37 C.F.R. § 1.114(c);
- 4. Terminal Disclaimer To Obviate A Double Patenting Rejection Over "Prior" Patents;
- 5. Submission Under 37 C.F.R. § 1.114(c) and Preliminary Amendment Under 37 C.F.R. § 1.115;
- 6. Third Supplemental Information Disclosure Statement;
- 7. Form PTO/SB/08a (1 sheet) listing (8) documents (US1-US8);
- 8. Form PTO/SB/08b (13 sheets) listing (122) documents (NPL1-NPL122);
- 9. Electronic copies of cited documents (NPL1-NPL15 and NPL17-NPL122);
- 10. CD-Rom with cited document NPL16 (submitted via hand-carry); and

Commissioner for Patents July 9, 2013 Page 2

11. Return Postcard (submitted via hand-carry).

In the event that extensions of time are necessary to prevent abandonment of this patent application, then such extensions of time are hereby petitioned.

Fee payment is provided through online credit card payment. The U.S. Patent and Trademark Office is hereby authorized to charge any fee deficiency, or credit any overpayment, to our Deposit Account No. 19-0036.

Respectfully submitted,

STERN Kessler, Goldstein & Fox p.l.l.c.

Michael V. Messinger Attorney for Applicants Registration No. 37,575

MVM/S-B/srb Enclosures

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Under the Paserwork Reduction Act of 1995,	no pareone aro re	U.S. Pate	ent and Trademark Office	PTO/SB/22 (0 ise through 3/31/2013. OMB 0651- ; U.S. DEPARTMENT OF COMME it disclass a valid OMB control nu
Under the Paserwork Reduction Act of 1995,	no persons are re	squired to respond to a collect		et Number (Optional)
PETITION FOR EXTENSION	OF TIME	UNDER 37 CFR	1.136(a)	2855.004000B
pplication Number 13/118,122	Filed May 27	Filed May 27, 2011		
Systems and Methods for Acc	celerated Lc	bading of Operating	g Systems and A	pplication Programs
t Unit 2115	Examiner SURY	Examiner SURYAWANSHI, Suresh		
nis is a request under the provisions of 37 C	CFR 1.136(a) to	extend the period for filing	a reply in the above-	identified application.
ne requested extension and fee are as follo	ws (check time	period desired and enter t	he appropriate fee be	low):
	<u>Fee</u>	Small Entity Fee	Micro Entity Fee	
One month (37 CFR 1.17(a)(1))	\$200	\$100	\$50	\$
Two months (37 CFR 1.17(a)(2))	\$600	\$300	\$150	\$
X Three months (37 CFR 1.17(a)(3))	\$1,400	\$700	\$350	\$_1,400.00
Four months (37 CFR 1.17(a)(4))	\$2,200	\$1,100	\$550	\$
Five months (37 CFR 1.17(a)(5))	\$3,000	\$1,500	\$750	\$
X       Payment by credit card. Form PTO-         Image: The Director has already been auth	orized to charge	e fees in this application to		
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Payment made via EFS-Web.				
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am the applicant/inventor.	entire interest. S		3.73(b) statement is	enclosed (Form PTO/SB/96).
applicant/inventor.		37	3.73(b) statement is	
applicant/inventor.	d. Registration r	number 37,	3.73(b) statement is	enclosed (Form PTO/SB/96).
applicant/inventor. assignee of record of the attorney or agent of recor	d. Registration r	number 37,	3.73(b) statement is 575 Jaly 9, 26 Da	enclosed (Form PTO/SB/96).
applicant/inventor. assignee of record of the X attorney or agent of recor attorney or agent acting u Signature Michael V. Messi	d. Registration r Inger 37 CFR 1. inger	number 37,	3.73(b) statement is 575 $J_4/_2$ 9, 2-0 Da (202) 37	enclosed (Form PTO/SB/96).
applicant/inventor. assignee of record of the X attorney or agent of recor attorney or agent acting u Signature Michael V. Messi Typed or printed name	d. Registration r Inger 37 CFR 1. inger e	number37,; 34. Registration number	3.73(b) statement is 575 Ju/y 9, 2-0 Da (202) 37 Telephone	enclosed (Form PTO/SB/96).
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complete, including gathering, preparing, and submitting the completed application form to the USP10. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NO 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.

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					Equivalent of Form PTO/SB/08a (07-09		
Substitute for form 1449/PTO				Complete if Known			
				Application Number	13/118,122		
THIRD SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Use as many sheets as necessary)				Filing Date	May 27, 2011		
			DSURE	First Named Inventor	James J. FALLON 2115		
			CANT	Art Unit			
				Examiner Name	SURYAWANSHI, Suresh		
Sheet				Attorney Docket Number	2855.004000B		
			U.S. PATEI	NT DOCUMENTS			
Examiner initials*		Document Number	[		Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear		
	Cite No. <sup>1</sup>	Number-Kind Code <sup>2</sup> (if		Name of Patentee or Applicant of Cited Document			
	NO.	known)					
	US1	5,475,388	12-12-1995	Gormish et al.			
	US2	5,987,432	11-16-1999	Zusman et al.			
	US3	6,909,745	06-21-2005	Puri et al.			
	US4	8,275,897	09-25-2012	Fallon			
	US5	2002/0169950 A1	11-14-2002	Esfahani et al.	······		
	US6	2009/0125698 A1	05-14-2009	Dye	<u>.</u>		
	US7	2012/0194362 A1	08-02-2012	Fallon et al.			
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	+	Code <sup>5</sup> (if known)					
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Examiner	Date	
Signature	Considered	

\*EXAMINER: Initial if reference considered, whether or notcitation 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. <sup>1</sup> Applicant's unique citation designation number (optional). <sup>2</sup> See Kinds Codes of USPTO Patent Documents at www.uspto.gov or MPEP 901.04. <sup>3</sup> Enter Office that issued the document, by the two-letter code (WIPO Standard ST.3). <sup>4</sup> For Japanese patent documents, the indication of the year of the reign of the Emperor must precede the serial number of the patent document. <sup>5</sup> Kind of document by the appropriate symbols as indicated on the document under WIPO Standard ST.16 if possible. <sup>6</sup> Applicant is to place a check mark here if English language Translation is attached.

Similar to PTO/SB/26 (08-08)

#### TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING REJECTION OVER "PRIOR" PATENTS

Docket Number (Optional) 2855.004000B

In re Application of: FALLON et al.

Application No.: 13/118,122

Filed: May 27, 2011

### For: SYSTEMS AND METHODS FOR ACCELERATED LOADING OF OPERATING SYSTEMS

#### AND APPLICATION PROGRAMS

The owner\*, <u>Realtime Data LLC</u>, of <u>100</u> percent interest in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application which would extend beyond the expiration date of the full statutory terms of **prior patent** Nos. <u>7,181,608</u>, <u>8,090,936</u>, and <u>8,112,619</u> as the terms of said **prior patents** are defined in 35 U.S.C. 154 and 173, and as the terms of said **prior patents** are presently shortened by any terminal disclaimer. The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and the **prior patents** are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns.

In making the above disclaimer, the owner does not disclaim the terminal part of the term of any patent granted on the instant application that would extend to the expiration date of the full statutory terms as defined in 35 U.S.C. 154 and 173 of the **prior patents**, "as the terms of said **prior patents** are presently shortened by any terminal disclaimer," in the event that said **prior patents** later:

expire for failure to pay a maintenance fee;

are held unenforceable;

are found invalid by a court of competent jurisdiction;

are statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321;

have all claims canceled by a reexamination certificate;

are reissued; or

are in any manner terminated prior to the expiration of their full statutory term as presently shortened by any terminal disclaimer.

Check either box 1 or 2 below, if appropriate.

1. For submissions on behalf of a business/organization (e.g., corporation, partnership, university, government agency, etc.), the undersigned is empowered to act on behalf of the organization.

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

2. The undersigned is an attorney or agent of record. Reg. No. 37,575

Date Signature Michael V. Messinger Typed or printed name (202) 772-8667 Telephone Number Terminal disclaimer fee under 37 CFR 1.20(d) included.  $\square$ WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038. \*Statement under 37 CFR 3.73(b) is required if terminal disclaimer is signed by the assignee (owner). Form PTO/SB/96 may be used for making this certification. See MPEP § 324.

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of: FALLON, James J. *et al* Appl. No.: 13/118,122 Filed: May 27, 2011 For: Systems And Methods For Accelerated Loading Of Operating Systems And Application Programs Confirmation No.: 8978 Art Unit: 2115 Examiner: SURYAWANSHI, Suresh Atty. Docket: 2855.004000B

### Submission Under 37 C.F.R. § 1.114(c) and Preliminary Amendment Under 37 C.F.R. § 1.115

Mail Stop RCE

Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450

Commissioner:

Filed concurrently herewith in the captioned application is a Request for Continued Examination (RCE). Prior to examination of the RCE on the merits, Applicants respectfully request that this Application be further amended as directed herein. Applicants submit the following Remarks in reply to the Office Action dated January 9, 2013 ("Final Action").

It is not believed that extensions of time or fees for net addition of claims are required beyond those that may otherwise be provided for in documents accompanying this paper. However, if additional extensions of time are necessary to prevent abandonment of this application, then such extensions of time are hereby petitioned under 37 C.F.R. § 1.136(a), and any fees required therefor (including fees for net addition of claims) are hereby authorized to be charged to our Deposit Account No. 19-0036.

#### Amendments to the Claims

- 2 -

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

1. (Currently Amended) A method for providing accelerated loading of an operating system in a computer system, comprising:

maintaining a list of boot data used for booting [[a]] the computer system,

wherein at least a portion of boot data is associated with the list of boot data;

preloading loading the at least a portion of boot data into a memory upon initialization of the computer system;

accessing the <u>loaded</u> at least a portion of boot data in a compressed form from the memory; <u>and</u>

decompressing, on a just-in-time basis, the at least a portion of boot data in compressed form accessed from the memory at a rate that <u>decreases boot time</u> <u>relative to loading the operating system in an uncompressed form</u> increases the effective access rate of the memory[[;]], and

utilizing the decompressed wherein the at least a portion of <u>decompressed</u> boot data in loading is a portion of the operating system for the computer system.

2. (Currently Amended) The method of claim 1, further comprising:

updating the list of boot data by associating additional boot data with the list of boot data list[[;]]

compressing the boot data preloaded into the memory with a data compression engine; and

- 3 -

compressing the additional boot data with a mindom access an encoder coupled to the data compression engine.

3. (Currently Amended) The method of claim 1, further comprising:

updating the list of boot data list by removing an association of additional boot data from the list of boot data.

4. (Currently Amended) The method of claim 1, further comprising:

updating the list of boot data by associating additional boot data with the list of boot data list; and

compressing at least a portion of the additional boot data with a data compression encoder.

#### 5. (Cancelled)

6. (Currently Amended) A method, comprising:

maintaining a list of compressed boot data used for booting a computer system; storing the compressed boot data <u>associated with the list of compressed boot data</u> on a <del>boot device</del> non-volatile memory;

initializing a central processing unit of the computer system;

loading the compressed boot data from the boot device <u>non-volatile memory</u> to a second memory;

accessing the compressed boot data from the <u>second</u> memory; and <u>decompressing the compressed boot data to provide decompressed boot data; and</u> utilizing the <u>decompressed</u> boot data to boot the computer system, <del>wherein at</del> least a portion of the boot data is accessed in compressed form

wherein the accessing and the decompressing occur within a period of time which is less than a time to access the boot data from the non-volatile memory in an uncompressed form.

7. (Currently Amended) A system comprising:

a processor;

a memory; and

a non-volatile memory device <u>configured to store</u> [[;]] boot data <u>in compressed</u> <u>form</u> for booting the system stored in compressed form in the non-volatile memory [[;]] <u>and</u> logic code associated with the processor, the logic code stored in the non-volatile memory and comprising including instructions executable by the processor for maintaining a list of boot data used for booting the system,[[;]] and

wherein the processor is configured to load at least a portion of the compressed boot data in compressed form being preloaded into the memory, and to access the at least a portion of the boot data in compressed form and to decompress the at least a portion of the boot data in compressed form at a rate that decreases boot time relative to booting the system with uncompressed boot data being accessed and utilized to boot the system.

8. (Currently Amended) The system of claim 7, further comprising:

a data compression engine, coupled to the non-volatile memory, configured to compress the boot data; and

- 5 -

a random access encoder data compression encoder, coupled to the data compression engine, configured to compress additional boot data.

9. (Currently Amended) A method of preloading loading an operating system for booting a computer system, comprising:

storing substantially all of the operating system in compressed form on a boot device non-volatile memory;

loading a first portion of the <del>compressed</del> operating system <u>in compressed form</u> from the <del>boot device</del> <u>non-volatile memory</u> to a <u>second</u> memory;

accessing the first portion from the second memory in compressed form;

decompressing the first portion to provide a decompressed first portion of the operating system;

utilizing the <u>decompressed</u> first portion to partially boot the computer system; responsive to a request, locating a second portion of the compressed operating system using a boot data list and preloading loading the <u>a</u> second portion of <u>the operating</u> <u>system in compressed form</u> from the <del>boot device</del> <u>non-volatile memory</u> to the <u>second</u> memory;

accessing the second portion from the memory in compressed form; and

decompressing the second portion to provide a decompressed second portion of the operating system; and

- 6 -

utilizing the <u>decompressed</u> second portion to further partially boot the computer system,

wherein the first and second portions are accessed and decompressed at a rate that is faster than accessing the first and second portions from the non-volatile memory in uncompressed form.

10. (Currently Amended) The method of claim 9, further comprising: compressing additional boot data; and

storing the additional compressed boot data in the boot device non-volatile memory.

11. (Currently Amended) The method of claim 10, further comprising:

compressing the additional boot data with a random access data compression encoder.

12. (Currently Amended) A method for providing accelerated loading of an operating system in a computer system, comprising:

maintaining a boot data list;

loading boot data <u>in compressed form</u> associated with the <u>a</u> boot data list in compressed form from a non-volatile boot device into a memory upon initialization of the computer system;

accessing the compressed boot data in compressed form from the memory; decompressing as needed the compressed boot data in compressed form accessed from the memory at a rate that increases the effective access rate of the memory decreases a time to load the operating system relative to loading the operating system with the boot data in uncompressed form; and

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utilizing the decompressed boot data in loading to load the operating system for the computer system.

13. (Previously Presented) The method of claim 12, further comprising: compressing additional boot data with a random access encoder.

14. (Currently Amended) A method for providing accelerated loading of an operating system in a computer system, comprising:

maintaining a boot data list;

loading boot data associated with the boot data list from a non-volatile boot device into a memory in compressed form upon initialization of the computer system;

accessing the compressed boot data from the memory;

decompressing, on a just-in-time basis, the compressed boot data accessed from the memory at a rate that <u>decreases a time to load the operating system relative to loading</u> the operating system with the boot data in uncompressed form increases the effective access rate of the memory; and

utilizing the decompressed boot data in loading the operating system for the computer system.

15. (New) A method for providing accelerated loading of an operating system in a computer system, comprising:

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accessing boot data for booting the computer system, wherein at least a portion of the boot data is in compressed form;

loading the boot data into a memory;

servicing requests for boot data from the computer system using the loaded compressed boot data, wherein the servicing requests include accessing compressed boot data and decompressing the compressed boot data at a rate that decreases an overall boot time relative to loading the operating system in uncompressed form.

16. (New) The method of claim 15, wherein the boot data comprises program code associated with the operating system.

17. (New) The method of claim 15, wherein the operating system comprises multiple files.

18. (New) The method of claim 15, wherein the boot data comprises program code associated with one or more application programs of the computer system.

19. (New) The method of claim 15, wherein the boot data comprises program code associated with a combination of the operating system and one or more application programs.

20. (New) The method of claim 18, wherein the one or more application programs comprises multiple files.

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21. (New) The method of claim 15, further comprising:updating the boot data.

22. (New) The method of claim 15, further comprising: updating a list of the boot data.

23. (New) The method of claim 22, wherein the updating comprises:

adding to the list any boot data requested by the computer system not previously stored in the list.

24. (New) The method of claim 22, wherein the updating comprises:

removing from the list any boot data previously stored in the list and not requested by the computer system.

25. (New) The method of claim 15, further comprising: maintaining a boot data list.

26. (New) The method of claim 15, wherein the boot data is accessed from a non-volatile memory device.

27. (New) The method of claim 1, wherein the at least a portion of the boot data in compressed form represents a plurality of files.

28. (New) The method of claim 1, wherein the at least a portion of the boot data in compressed form comprises program code associated with the operating system.

29. (New) The method of claim 1, further comprising:

compressing the at least a portion of the boot data with one or more advanced compression encoders to provide the at least a portion of the boot data in compressed form.

30. (New) The method of claim 1, wherein the decompressing comprises:

decompressing the at least a portion of the boot data in compressed form utilizing one or more advanced decompression decoders.

31. (New) The method of claim 1, wherein the loading comprises:

loading the at least a portion of the boot data in compressed form into a contiguous portion of the memory, and further comprising:

decompressing the at least a portion of the boot data in compressed form into a different portion of the memory than the contiguous portion.

32. (New) The method of claim 1, wherein the memory is virtual.

33. (New) The method of claim 1, wherein the memory is physical.

34. (New) The method of claim 1, wherein the compressed boot data is larger than 512 kilobytes.

35. (New) The method of claim 1, wherein the at least a portion of the boot data in compressed form is larger than 640 kilobytes.

36. (New) The method of claim 1, wherein the compression ratio of the at least a portion of the boot data in compressed form is greater than 2.5:1.

37. (New) The method of claim 1, wherein the operating system comprises multiple files.

38. (New) The method of claim 1, wherein the boot data includes program code associated with one or more application programs of the computer system.

39. (New) The method of claim 1, wherein the boot data comprises program code associated with a combination of the operating system and one or more application programs.

40. (New) The method of claim 38, wherein the one or more application programs are comprised of multiple files.

41. (New) The method of claim 1, wherein the accessing comprises:

accessing the at least a portion of the boot data in compressed form via direct memory access.

42. (New) The method of claim 1, wherein Huffman encoding is utilized to encode the at least a portion of the boot data in compressed form.

43. (New) The method of claim 1, wherein Lempel-Ziv encoding is utilized to encode the at least a portion of the boot data in compressed form.

44. (New) The method of claim 1, wherein a plurality of encoders are utilized to encode the at least a portion of the boot data in compressed form.

45. (New) The method of claim 6, wherein the compressed boot data represents a plurality of files.

46. (New) The method of claim 6, wherein the compressed boot data comprises program code associated with an operating system.

47. (New) The method of claim 6, further comprising:

compressing the boot data with one or more advanced compression encoders to provide the compressed boot data.

48. (New) The method of claim 6, wherein the decompressing comprises:

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decompressing the compressed boot data with one or more advanced decompression decoders.

49. (New) The method of claim 6, wherein the loading comprises:

loading the compressed boot data to a contiguous portion of the second memory, and wherein the decompressing comprises:

decompressing the compressed boot data to a different portion of the second memory than the contiguous portion.

50. (New) The method of claim 6, wherein the second memory is virtual.

51. (New) The method of claim 6, wherein the second memory is physical.

52. (New) The method of claim 6, wherein the compressed boot data is larger than 512 kilobytes.

53. (New) The method of claim 6, wherein the compressed boot data is larger than 640 kilobytes.

54. (New) The method of claim 6, wherein the compression ratio of the compressed boot data is greater than 2.5:1.

55. (New) The method of claim 46, wherein the operating system comprises multiple files.

56. (New) The method of claim 6, wherein the compressed boot data comprises program code associated with one or more application programs of the computer system.

57. (New) The method of claim 6, wherein the compressed boot data comprises program code associated with a combination of an operating system of the computer system and one or more application programs.

58. (New) The method of claim 56, wherein the one or more application programs includes multiple files.

59. (New) The method of claim 6, wherein the accessing comprises: accessing the compressed boot data via direct memory access.

60. (New) The method of claim 6, wherein Huffman encoding is utilized to encode the compressed boot data.

61. (New) The method of claim 6, wherein Lempel-Ziv encoding is utilized to encode the compressed boot data.

62. (New) The method of claim 6, wherein a plurality of encoders are utilized to encode the compressed boot data.

63. (New) The system of claim 7, wherein the boot data in compressed form represents a plurality of files.

64. (New) The system of claim 7, wherein the boot data comprises program code associated with an operating system.

65. (New) The system of claim 7, further comprising:

one or more advanced compression encoders configured to compress the boot data to provide the boot data in compressed form.

66. (New) The system of claim 7, further comprising:

one or more advanced decompression decoders configured to decompress the boot data in compressed form.

67. (New) The system of claim 7, wherein the processor is further configured to load the boot data in compressed form into a contiguous portion of the memory and to decompress the boot data in compressed form to a different portion of the memory than the contiguous portion.

68. (New) The system of claim 7, wherein the memory is virtual.

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69. (New) The system of claim 7, wherein the memory is physical.

70. (New) The system of claim 7, wherein the boot data in compressed form is larger than 512 kilobytes.

71. (New) The system of claim 7, wherein the boot data in compressed form is larger than 640 kilobytes.

72. (New) The system of claim 7, wherein the compression ratio of the boot data in compressed form is greater than 2.5:1.

73. (New) The system of claim 7, wherein the boot data in compressed form is comprised of multiple files.

74. (New) The system of claim 7, wherein the boot data comprises program code associated with one or more application programs of the system.

75. (New) The system of claim 7, wherein the boot data comprises program code associated with a combination of an operating system of the system and one or more application programs.

76. (New) The system of claim 74, wherein the one or more application programs are comprised of multiple files.

77. (New) The system of claim 7, wherein the processor is further configured to access the at least a portion of the boot data in compressed form the memory via direct memory access.

78. (New) The system of claim 7, wherein the processor is further configured to utilize Huffman encoding to encode the boot data to provide the boot data in compressed form.

79. (New) The system of claim 7, wherein the processor is further configured to utilize Lempel-Ziv encoding to encode the boot data to provide the boot data in compressed form.

80. (New) The system of claim 7, further comprising:

a plurality of encoders configured to encode the boot data in compressed form.

81. (New) The method of claim 9, wherein the operating system in compressed form represents a plurality of files.

82. (New) The method of claim 9, wherein the operating system in compressed form comprises program code associated with an operating system.

83. (New) The method of claim 9, further comprising:

compressing the operating system with one or more advanced compression encoders to provide the operating system in compressed form.

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84. (New) The method of claim 9, wherein the decompressing the first and second portions comprise:

decompressing the first and second portions with one or more advanced decompression decoders.

85. (New) The method of claim 9, wherein the loading comprises:

loading the operating system in compressed form into a contiguous portion of the second memory, and wherein the decompressing the first portion comprises:

decompressing the first portion into a different portion of the second memory than the contiguous portion.

86. (New) The method of claim 9, wherein the memory is virtual.

87. (New) The method of claim 9, wherein the memory is physical.

88. (New) The method of claim 9, wherein the operating system in compressed form is larger than 512 kilobytes.

89. (New) The method of claim 9, wherein the operating system in compressed form is larger than 640 kilobytes.

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90. (New) The method of claim 9, wherein the compression ratio of the operating system in compressed form is greater than 2.5:1.

91. (New) The method of claim 9, wherein the operating system is comprised of multiple files.

92. (New) The method of claim 9, wherein the operating system comprises program code associated with one or more application programs of the computer system.

93. (New) The method of claim 9, wherein the operating system in compressed form comprises program code associated with a combination of an operating system of the computer system and one or more application programs.

94. (New) The method of claim 92, wherein the one or more application programs are comprised of multiple files.

95. (New) The method of claim 9, wherein the accessing comprises: accessing the first portion from the second memory via direct memory access.

96. (New) The method of claim 9, wherein Huffman encoding is utilized to encode the operating system in compressed form.

97. (New) The method of claim 9, wherein Lempel-Ziv encoding is utilized to encode the operating system in compressed form.

98. (New) The method of claim 9, wherein a plurality of encoders are utilized to encode the operating system in compressed form.

99. (New) The method of claim 12, wherein the boot data in compressed form represents a plurality of files.

100. (New) The method of claim 12, wherein the boot data comprises program code associated with the operating system.

101. (New) The method of claim 12, further comprising;

compressing the boot data in compressed form utilizing one or more advanced compression encoders to provide the boot data in compressed form.

102. (New) The method of claim 12, wherein the decompressing comprises: decompressing the boot data in compressed form utilizing one or more advanced decompression decoders.

103. (New) The method of claim 12, wherein the loading comprises:

loading the boot data in compressed form into a contiguous portion of the memory, and wherein the decompressing comprises:

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decompressing the boot data in compressed form into a different portion of the memory than the contiguous portion.

104. (New) The method of claim 12, wherein the memory is virtual.

105. (New) The method of claim 12, wherein the memory is physical.

106. (New) The method of claim 12, wherein the boot data in compressed form is larger than 512 kilobytes.

107. (New) The method of claim 12, wherein the boot data in compressed form is larger than 640 kilobytes.

108. (New) The method of claim 12, wherein the compression ratio of the boot data in compressed form is greater than 2.5:1.

109. (New) The method of claim 12, wherein the operating system is comprised of multiple files.

110. (New) The method of claim 12, wherein the boot data comprises program code associated with one or more application programs of the computer system.

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111. (New) The method of claim 12, wherein the boot data comprises program code associated with a combination of the operating system and one or more application programs.

112. (New) The method of claim 110, wherein the one or more application programs are comprised of multiple files.

113. (New) The method of claim 12, wherein the accessing comprises:

accessing the boot data in compressed form from the memory via direct memory access.

114. (New) The method of claim 12, wherein Huffman encoding is utilized to encode the boot data in compressed form.

115. (New) The method of claim 12, wherein Lempel-Ziv encoding is utilized to encode the boot data in compressed form.

116. (New) The method of claim 12, wherein a plurality of encoders are utilized to encode the boot data in compressed form.

117. (New) The method of claim 14, wherein the compressed boot data represents a plurality of files.

118. (New) The method of claim 14, wherein the boot data comprises program code associated with the operating system.

119. (New) The method of claim 14, further comprising:

compressing the boot data with one or more advanced compression encoders to provide the compressed boot data.

120. (New) The method of claim 14, wherein the decompressing comprises:

decompressing the compressed boot data with one or more advanced decompression decoders.

121. (New) The method of claim 14, wherein the loading comprises:

loading the compressed boot data into a contiguous portion of the memory, and wherein the decompressing comprises:

decompressing the compressed boot data into a different portion of the memory than the contiguous portion.

122. (New) The method of claim 14, wherein the memory is virtual.

123. (New) The method of claim 14, wherein the memory is physical.

124. (New) The method of claim 14, wherein the compressed boot data is larger than 512 kilobytes.

125. (New) The method of claim 14, wherein the compressed boot data is larger than 640 kilobytes.

126. (New) The method of claim 14, wherein the compression ratio of the compressed boot data is greater than 2.5:1.

127. (New) The method of claim 14, wherein the operating system is comprised of multiple files.

128. (New) The method of claim 14, wherein the boot data comprises program code associated with one or more application programs of the computer system.

129. (New) The method of claim 14, wherein the boot data comprises program code associated with a combination of the operating system and one or more application programs.

130. (New) The method of claim 128, wherein the one or more application programs are comprised of multiple files.

131. (New) The method of claim 14, wherein the accessing comprises: accessing the compressed boot data from the memory via direct memory access.

132. (New) The method of claim 14, wherein Huffman encoding is utilized to encode the compressed boot data.

133. (New) The method of claim 14, wherein Lempel-Ziv encoding is utilized to encode the compressed boot data.

134. (New) The method of claim 14, wherein a plurality of encoders are utilized to encode the compressed boot data

#### Remarks

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Reconsideration of this Application is respectfully requested.

Upon entry of the foregoing amendment, claims 1-4 and 6-140 are pending in the application, with claims 1, 6-7, 9, 12, and 14-15 being the independent claims. Claims 1-4 and 6-13 are sought to be amended. Claim 5 is sought to be cancelled without prejudice to or disclaimer of the subject matter therein. Applicants reserve the right to prosecute similar or broader claims, with respect to the cancelled and/or amended claims, in the future. New claims 15-134 are sought to be added. These changes are believed to introduce no new matter, and their entry is respectfully requested.

Based on the above amendment and the following remarks, Applicants respectfully request that the Examiner reconsider all outstanding objections and rejections and that they be withdrawn.

# **Double Patenting**

Claims 1-14 stand rejected under the judicially created doctrine of obviousnesstype double patenting as being allegedly unpatentable over claims 1-13, claims 1-24, and claims 1-31 of U.S. Patent Nos. 8,112,619; 8,090,936; and 7,181,608, respectively.

# Claims 1-4 and 6-14

Applicants are submitting a Terminal Disclaimer concurrently herewith to overcome the double patenting rejection with respect to the claims presented above. The filing of this Terminal Disclaimer is not an admission of the propriety of the rejection. See, *Quad Environmental Technologies Corp. v. Union Sanitary District*, 946 F.2d 870, 20 USPQ2d 1392 (Fed. Cir. 1991). Accordingly, Applicants respectfully request that the

obviousness-type double patenting rejection of claims 1-4 and 6-14 be reconsidered and withdrawn.

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# Claim 5

Applicants have cancelled claim without prejudice or disclaimer, thereby rendering the rejection moot. Applicants contend that the cancelling of claim 5 does not give rise to any implication regarding whether Applicants agree with or acquiesce to this rejection.

#### Rejections Under 35 U.S.C. § 103

Claims 6-11 stand rejected under 35 U.S.C. § 103 as allegedly being unpatentable over U.S. Patent No. 6,073,232 to Kroeker ("Kroeker") in view of U.S. Patent No. 6,434,695 to Esfahani ("Esfahani"). Applicants respectfully traverse these rejections.

# <u>Kroeker and Esfahani do not Teach or Suggest Each and Every Feature of Claims 6-7</u> and 9 as Amended

Independent claim 6 has been amended to recite, among other features, "wherein the accessing and the decompressing occur within a period of time which is less than a time to access the boot data from the non-volatile memory in an uncompressed form." Independent claim 7 has also been amended to recite, among other features, "wherein the processor is configured to load at least a portion of the boot data in compressed form into the memory, and to access the at least a portion of the boot data in compressed form and decompress at a rate that decreases boot time relative to booting the system with uncompressed boot data." Furthermore, independent claim 9 has been amended to

recite, among other features, "wherein the first and second portions are accessed and decompressed at a rate that is faster than accessing the first and second portions from the non-volatile memory in uncompressed form." Kroeker and Esfahani, alone or any combination thereof, do not teach or suggest at least these features.

Consequently, Kroeker and Esfahani do not render independent claims 6, 7, and 9 obvious, and thus independent claims 6 and 7 are allowable. Dependent claims 8 and 10-11 are likewise allowable for the same reasons as the independent claims from which they respectively depend and further in view of their own features. Accordingly, Applicants respectfully request that the rejection of claims 6-11 under 35 U.S.C. § 103(a) be reconsidered and withdrawn.

# The Combination of the Kroeker and Esfahani References is Based on Impermissible Hindsight

The Examiner concedes that "Kroeker does not teach about accessing compressed boot data," in rejecting independent claims 6, 7, and 9. (Office Action, pp. 5-6 and 8). The Examiner alleges that Esfahani cures this deficiency and, through combining Kroeker and Esfahani, that "it would have been obvious to one of ordinary skill in the art at the time of the invention was made to combine the cited references as they are directed to minimize a computer's initial program load time or shortening the load time of the computer programs from a hard disk drive to a hot computer." (*Id.*). Applicants respectfully disagree.

The Examiner is respectfully reminded that "[t]he mere fact that references can be combined or modified does not render the resultant combination obvious." (MPEP §

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2143.01.III). Furthermore, "*it is not enough to simply show that the references disclose the claim limitations*; in addition, 'it can be important to identify a reason that would have prompted a person of ordinary skill in the art to combine the elements as the new invention does." (*Transocean Offshore Deepwater Drilling, Inc. v. Maersk Contractors,* 617 F.3d 1296, (2010) (quoting *KSR International Co. v. Teleflex,* 550 U.S. at 401, Emphasis Added).

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To further clarify, Kroeker recognizes that "the transfer of [a] selected program to [a] computer is relatively slow, particularly when the program is a modern large operating system." (Kroeker, 1:29-31). To speed computer boot time, Kroeker "generates a prefetch table that contains pointers to disk locations and lengths of the records of an application program requested by the host computer during an initial power-on/reset." (Kroeker, Abstract).

The boot system of Kroeker, therefore, provides a method whereby "[a] pre fetch table is then generated. . .[t]hen, after a subsequent power-on or reset of the hard disk drive, and during a second power-on or reset of the host computer, the pre fetch table is accessed to read into the data cache the data records. . .[if] records requested by the subsequent read command are stored in the data cache. . .the records are communicated from the cache to the host computer; otherwise, the records are communicated from the disk to the host computer." (Kroeker, 2:36-47). In other words, regardless of whether the records are stored in the data cache, the records are communicated from the cache or the disk to the host computer *without any need to compress the records*. In other words, Kroeker adequately reduces boot load time through the use of prefetch tables, and nowhere does Kroeker or Esfahani teach or suggest deficiencies in the booting system of

Kroeker to cause one skilled in the art to modify this booting system to used compressed data as alleged in the Office Action.

Furthermore, Esfahani is concerned not with boot speed or storage efficiency, but with "facilitating the debugging and upgrading of a computer operating system." (Esfahani, ¶ [0001]). That is, the boot loading system of Esfahani solves different problems entirely than Kroeker. Esfahani further explains the benefits of its boot system. Column 4:55 – Column 5:6 states in full:

The benefits of this approach include the following: When hardware changes are needed, only the hardware-specific code has to be modified, greatly decreasing the turnaround time for new products and software product releases, and reducing testing time and expenses. The higher-level ToolBox and System Software seldom needs to change. This approach further provides high confidence that the higher level software has not been changed when creating a new build as a result of changing the hardware-dependent code. Changing the higher-level software less frequently simplifies testing and reduces the time to develop system software and fix bugs. In addition, the memory footprint may be reduced, since fewer patches may be required as the higher-level software is consolidated and unchanged. Running an OS other than the MacOS, such as Rhapsody, becomes simpler. Also, costs tend to be reduced. Today, RAM and disk space are inexpensive, have high capacity, and are fast compared to the ROM, RAM and disk in the original Macintosh.

One skilled in the art would not add Esfahani's compression functionality to Kroeker's boot system, since Kroeker adequately decreases boot time through the use of prefetch tables. Additionally, Esfahani's use of a compressed ROM image solves problems related not to decreasing boot time, but to simplifying an operating system updating procedure. The reasoning provided in the Office Action to combine the Kroeker and Esfahani references, therefore, cannot be based on the knowledge of one of ordinary skill in the art. The Office Action uses impermissible hindsight to reconstruct Applicants "method for providing accelerated loading of a computer operating system"

the Office must fully articulate its obviousness rejections. See *In re Kahn*, 441 F.3d 977, 986 (Fed. Cir. 2006). For instance, the Examiner may not use the challenged claims as a roadmap on how or why to combine references. See, e.g., *Ruiz v. A.B. Chance Co.*, 357 F.3d 1270, 1275 (Fed. Cir. 2004).

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Instead, the Examiner must rely solely on the prior art teachings and knowledge of a person of ordinary skill at the time the invention was made to determine whether an invention is obvious. See *In re Kahn*, 441 F.3d at 986 and MPEP § 2145.X.A. If anything, it is only when the Specification of this Application is used as a blueprint that a person of ordinary skill in the art would be motivated to combine Kroeker and Esfahani in the manner set forth in the Office Action. But this combination is impermissibly based on hindsight bias. See *KSR*, 127 S.Ct. at 1742 (citing *Graham v. John Deere Co. of Kansas City*, 383 U.S. 1, 36 (1966)) (warning that "[a] factfinder should be aware, of course, of the distortion caused by hindsight bias and must be cautious of arguments reliant on ex post reasoning").

Because the only motivation to combine the Kroeker and Esfahani references is based on impermissible hindsight, the combination is improper. Consequently, the combination of Kroeker and Esfahani does not render claims 6-7 and 9 obvious, and thus claims 6-7 and 9 are allowable based at least upon this impermissible combination. Dependent claims 8 and 10-11 are likewise allowable for the same reasons as the independent claims from which they respectively depend and further in view of their own features. Accordingly, Applicants further request that the rejection of claims 6-11 under 35 U.S.C. § 103(a) be reconsidered and withdrawn.

# New Claims 15-134

Independent claim 15 has been added. Independent claim 15 recites, among other features, "servicing requests for boot data from the computer system using the loaded compressed boot data, wherein the servicing requests include accessing compressed boot data and decompressing the compressed boot data at a rate that decreases an overall boot time relative to loading the operating system in uncompressed form." Kroeker and Esfahani, alone or any combination thereof, do not teach or suggest at least these features, and thus new claim 15 is allowable.

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Dependent claims 16-134 have also been added, which depend from independent claims 1, 6-7, 9, 12, and 14-15. As independent claims 1, 6-7, 9, 12, and 14-15 are allowable, new claims 16-134 are likewise allowable for the same reasons as the independent claims from which they depend and further in view of their own respective features.

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# Conclusion

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As discussed herein, the present application is in condition for allowance. If the Examiner believes, for any reason, that personal communication will expedite prosecution of this application, the Examiner is invited to telephone the undersigned at the number provided.

Prompt and favorable consideration of this Amendment and Reply is respectfully requested.

Respectfully submitted.

Kessler Øozdstein & Fox p.i. l. c.

Michael V. Messinger Attorney for Applicant Registration No. 37,575

July 9, 2013 Date:

1100 New York Avenue, N.W. Washington, D.C. 20005-3934 (202) 371-2600 <sup>1700640</sup> LDOCX

# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

FALLON et al.

Appl. No.: 13/118,122

Filed: May 27, 2011

For: Systems and Methods for Accelerated Loading of Operating Systems and Application Programs Confirmation No.: 8978 Art Unit: 2115 Examiner: SURYAWANSHI, Suresh Atty. Docket: 2855.004000B

# **Third Supplemental Information Disclosure Statement**

#### Mail Stop RCE

Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450

Sir:

Notice of Prior and Concurrent Proceedings

Applicants hereby call to the attention of the Patent and Trademark Office the

following reexamination proceedings involving patents that are commonly-assigned with

the patent in the above-identified patent application:

Proceeding	Status
Inter Partes Reexamination of U.S. Patent No.	Inter Partes Reexamination
6,604,158 (Control No. 95/000,486)	Certificate issued 10/10/2012
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 7,321,937 (Control No. 95/000,466)	Certificate issued 05/15/2012
Inter Partes Reexamination of U.S. Patent	Terminated
No. 6,604,158 (Control No. 95/000,453)	
<i>Ex Parte</i> Reexamination of U.S. Patent No. 6,601,104	Ex Parte Reexamination
(Control No. 90/009,428)	Certificate issued 02/28/2012
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 7,378,992 (Control No. 95/000,478)	Certificate issued 10/04/2012
Inter Partes Reexamination of U.S. Patent	Inter Partes Reexamination
No. 6,624,761 (Control No. 95/000,464)	Certificate issued 06/12/2012
Inter Partes Reexamination of U.S. Patent No.	Inter Partes Reexamination
7,161,506 (Control No. 95/000,479)	Certificate issued 05/22/2012