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APPLICATION NO.	FILING DATE		FIRST NAMED INVENTOR		ATTORNEY DOCKET NO.
08/449.097	05/24/95	HARVEY		J	5634.208

LM11/0402

EXAMINER

THOMAS J SCOTT JR HOWREY AND SIMON 1299 PENNSYLVANIA AVENUE NW WASHINGTON DC 20004

ART UNIT PAPER NUMBER
2737

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DATE MAILED: 04/02/98

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

Commissioner of Patents and Trademarks

PTO-90C (REV. 2/95)

1-File Copy

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- o)	v			Pener	#14
	Application No.	Applicant		•	
Office Action Summary	08/449,097		HARVE		
	Examiner Andrew Faile		Group Art Uni 2737	t _	ĵ,
Responsive to communication(s) filed on <u>Jan 27,</u>	1997				<u></u> .
This action is FINAL .					
Since this application is in condition for allowance in accordance with the practice under Ex parte Or	•			nerits iš o	losed
A shortened statutory period for response to this act solves, from the mailing date of this communication application to become abandoned. (35 U.S.C. § 133 CFR 1.136(a).	n. Failure to respond wi	thin the per	iod for response	e will cau	use the
Disposition of Claims					
X Claim(s) 2-55		is/a	re pending in the	e applica	tion.
Of the above, claim(s)		is/are	withdrawn from	n conside	eration.
Claim(s)			_ is/are allowed		
			_ is/are rejected		
Claim(s)			_ is/are objected	i to.	
☐ Claims	are sub	ect to restr	iction or electio	n require	ment.
Application Papers					
☐ See the attached Notice of Draftsperson's Pate	ent Drawing Review, PT	D-948.			
The drawing(s) filed on is	s/are objected to by the	Examiner.			
☐ The proposed drawing correction, filed on	is	approved	_disapproved.		
☐ The specification is objected to by the Examine	er.				:
\square The oath or declaration is objected to by the E	xaminer.				
riority under 35 U.S.C. § 119					
☐ Acknowledgement is made of a claim for forei	gn priority under 35 U.S	.C. § 119(a	ı)-(d).		
☐ All ☐ Some* ☐ None of the CERTIFIE	D copies of the priority of	documents	have been		
☐ received.					
received in Application No. (Series Code	/Serial Number)		·		
received in this national stage applicatio	n from the International	Bureau (PC	T Rule 17.2(a)).		
*Certified copies not received:					

☐ Notice of Informal Patent Application, PTO-152

☐ Notice of Draftsperson's Patent Drawing Review, PTO-948

☐ Information Disclosure Statement(s), PTO-1449, Paper No(s).

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--- SEE OFFICE ACTION ON THE FOLLOWING PAGES ---

U. S. Patent and Trademark Office PTO-326 (Rev. 9-95)

Attachment(s)

Office Action Summary

Part of Paper No. 14



Serial Number: 08/449,097

Art Unit: 2737

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DETAILED ACTION

1. This Office Action is responsive to the amendment(s) filed 1/27/97.

DOUBLE PATENTING V.S. PATENTS

- 2. After reviewing the restriction requirement under 35 USC 121 in US Patent 5,233,654 it is believed that the claims of the instant application are subject to a double patenting analysis against US Patent 5,233,654 and US Patent 5,335,277.
- 3. In view of further analysis and applicant's arguments, the rejection of the claims in the instant application under double patenting based on the broad analysis of *In re Schneller* as set forth in paragraphs 7-10 of the previous Office Action has been withdrawn.

DOUBLE PATENTING BETWEEN APPLICATIONS

4. Conflicts exist between claims of the following related co-pending applications which includes the present application:

Ser. No. # Ser. No. # Ser. No.

1 397371 2 397582 3 397636

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4	435757	5	435758	6	437044
7	437045	8	437629	9	437635
10	437791	11	437819	12	437864
13	437887	14	437937	15	438011
16	438206	17	438216	18	438659
19	439668	20	439670	21	440657
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DOCKET

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