Case 2:16-cv-00640-JRG Document 20 Filed 03/17/17 Page 1 of 1 PageID #: 320

AO 120 (Rev. 08/10)

TO:	Mail Stop 8 Director of the U.S. Patent and Trademark Office
	P.O. Box 1450
	Alexandria, VA 22313-1450

REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

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 Eastern District of Texas, Marshall Division on the following

DOCKET NO. 2:16-cv-640	DATE FILED 6/14/2016	U.S. DISTRICT COURT Eastern District of Texas, Marshall Division			
PLAINTIFF	•		DEFENDANT		
UNILOC USA, INC., and UNILOC LUXEMBOURG, S.A.			KAKAO CORPORATION		
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK			
1 7,535,890	5/19/2009	UNII	LOC LUXEMBOURG, S.A.		
2 8,199,747	6/12/2012	UNII	LOC LUXEMBOURG, S.A.		
3 8, 724,622	5/13/2014	UNII	LOC LUXEMBOURG, S.A.		
4 8,995,433	3/31/2015	UNILOC LUXEMBOURG, S.A.			
5 8,243,723	8/14/2012	UNILOC LUXEMBOURG, S.A.			

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

DATE INCLUDED	INCLUDED BY				
	Amen	dment	Answer	Cross Bill	Other Pleading
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER	R OF PATENT OR 7	FRADEMARK
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In the above-entitled case, the following decision has been rendered or judgement issued:

DECISION/JUDGEMENT

Kakao Corp. ("Kakao") should be DISMISSED WITH PREJUDICE

	(BY) DEPUTY CLERK	DATE
Daniel A. O' Toole	ch	3/17/17

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

Samsung Exhibit 1004

Case 2:16-cv-00643-JRG Document 20 Filed 01/19/17 Page 1 of 1 PageID #: 325

AO 120 (Rev. 08/10)

TO:	Mail Stop 8 Director of the U.S. Patent and Trademark Office
	P.O. Box 1450
	Alexandria, VA 22313-1450

REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

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 Eastern District of Texas, Marshall Division on the following

DOCKET NO. 2:16-cv-643	DATE FILED 6/14/2016	U.S. DISTRICT COURT Eastern District of Texas, Marshall Division			
PLAINTIFF			DEFENDANT		
UNILOC USA, INC., and UNILOC LUXEMBOURG, S.A.			VIBER MEDIA S.A.R.L.,		
		1			
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK			
1 8,724,622 5/13/2014 UN			LOC LUXEMBOURG, S.A.		
2 8,995,433 3/31/2015 UN			LOC LUXEMBOURG, S.A.		
3 7,535,890 5/19/2009 UN			LOC LUXEMBOURG, S.A.		
4 8,199,747	6/12/2012	UNI	LOC LUXEMBOURG, S.A.		
5 8,243,723	8/14/2012	UNILOC LUXEMBOURG, S.A.			

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		HOLDEF	R OF PATENT OR T	FRADEMARK
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In the above-entitled case, the following decision has been rendered or judgement issued:

DECISION/JUDGEMENT

Having considered the Stipulation, the Court finds that the case should be DISMISSED under Federal Rule of Civil Procedure 41.

CLERK	(BY) DEPUTY CLERK	DATE
Daniel A. O' Poole	M. Martin	1/19/17

Case 2:16-cv-00733-JRG Document 26 Filed 01/11/17 Page 1 of 1 PageID #: 211

AO 120 (Rev. 08/10)

TO:	Mail Stop 8 Director of the U.S. Patent and Trademark Office
	P.O. Box 1450
	Alexandria, VA 22313-1450

REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

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 Eastern District of Texas, Marshall Division on the following

DOCKET NO. 2:16-cv-733	DATE FILED 7/5/2016	U.S. DISTRICT COURT Eastern District of Texas, Marshall Division			
PLAINTIFF			DEFENDANT		
UNILOC USA, INC., and UNILOC LUXEMBOURG, S.A.			TANGOME, INC. d/b/a TANGO		
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK			
1 7,535,890 5/19/2009 UN		UNIL	OC LUXEMBOURG, S.A.		
2 8,199,747 6/12/2012 L			OC LUXEMBOURG, S.A.		
3 8,243,723	8/14/2012	UNIL	OC LUXEMBOURG, S.A.		
4 8, 724,622	5/13/2014	UNILOC LUXEMBOURG, S.A.			
5 8,995,433	3/31/2015	UNILOC LUXEMBOURG, S.A.			

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

DATE INCLUDED	INCLUDED BY				
		dment 🗌 A	Answer	Cross Bill	Other Pleading
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER	COF PATENT OR T	FRADEMARK
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In the above-entitled case, the following decision has been rendered or judgement issued:

DECISION/JUDGEMENT

ORDER OF DISMISSAL WITH PREJUDICE OF ALL CLAIMS BY UNILOC AGAINST TANGOME, INC. d/b/a TANGO

0	(BY) DEPUTY CLERK	DATE
Daniel A. O'Toole	Nakisha Love	1/11/17

Case 2:16-cv-00893-JRG Document 26 Filed 11/17/16 Page 1 of 1 PageID #: 178

AO 120 (Rev. 08/10)

TO:	Mail Stop 8 Director of the U.S. Patent and Trademark Office P.O. Box 1450	FILIN
	P.O. BOX 1450	ACH
	Alexandria, VA 22313-1450	

REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

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 Eastern District of Texas, Marshall Division on the following

 \Box Trademarks or \blacksquare Patents. (\Box the patent action involves 35 U.S.C. § 292.):

DOCKET NO. DATE FILED U. 2:16-cv-893 8/11/2016 U.		U.S. DIS	U.S. DISTRICT COURT Eastern District of Texas, Marshall Division		
PLAINTIFF	•		DEFENDANT		
UNILOC USA, INC., and UNILOC LUXEMBOURG, S.A.			VONAGE HOLDINGS CORP. & VONAGE AMERICAS, INC.		
PATENT OR TRADEMARK NO.	I HOLDER OF PATENT OR TRADEMARK				
1 8,724,622	5/31/2014	UNILOC LUXEMBOURG, S.A.			
2 8,995,433 3/31/2015		UNIL	OC LUXEMBOURG, S.A.		
3 8,243,723 8/14/2012		UNILOC LUXEMBOURG, S.A.			
4 7,535,890	5/19/2009	UNILOC LUXEMBOURG, S.A.			
5					

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

DATE INCLUDED	INCLUDED BY				
	Amendment		Answer	Cross Bill	Other Pleading
PATENT OR DATE OF PATENT TRADEMARK NO. OR TRADEMARK			HOLDER	R OF PATENT OR 7	TRADEMARK
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In the above-entitled case, the following decision has been rendered or judgement issued:

DECISION/JUDGEMENT

Defendants Vonage

Holdings Corp. and Vonage Americas, Inc. are dismissed with prejudice

CLERK	(BY) DEPUTY CLERK	DATE	
David A. O' foole	ch	11/17/16	

UNITED STATES PATENT AND TRADEMARK OFFICE UNITED STATES DEPARTMENT OF COMMERCE UNITED STATES DEPARTMENT OF COMMERCE Address: COMMISSIONER FOR PATENTS PO. Box 1450 PO. Box 1450 WWW.uspto.gov					
APPLICATION NUMBER	FILING OR 371(C) DATE	FIRST NAMED APPLICANT	ATTY. DOCKET NO./TITLE		
12/398,063	03/04/2009	Michael J. Rojas	EMP0023-US		
			CONFIRMATION NO. 9351		
96051		POA ACCI	EPTANCE LETTER		
Uniloc USA Inc. Legacy Town Center 7160 Dallas Parkway Suite 380 Plano, TX 75024			DC000000085985105*		

Date Mailed: 09/23/2016

NOTICE OF ACCEPTANCE OF POWER OF ATTORNEY

This is in response to the Power of Attorney filed 09/15/2016.

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

Questions about the contents of this notice and the requirements it sets forth should be directed to the Office of Data Management, Application Assistance Unit, at (571) 272-4000 or (571) 272-4200 or 1-888-786-0101.

/sleutchit/

UNITED STA	ates Patent and Tradema	ARK OFFICE UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONEE FOR PATENTS PO. Box 1450 Alexandra, Virginia 22313-1450			
		Alexandri www.uspt			
APPLICATION NUMBER	FILING OR 371(C) DATE	FIRST NAMED APPLICANT	ATTY. DOCKET NO./TITLE		
12/398,063	03/04/2009	Michael J. Rojas	EMP0023-US		
			CONFIRMATION NO. 9351		
67050		POWER C	OF ATTORNEY NOTICE		
KASHA LAW LLC					
14532 Dufief Mill Road			QC00000085985086*		
North Potomac, MD 20878	5	•	000000085985086*		

Date Mailed: 09/23/2016

NOTICE REGARDING CHANGE OF POWER OF ATTORNEY

This is in response to the Power of Attorney filed 09/15/2016.

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

Questions about the contents of this notice and the requirements it sets forth should be directed to the Office of Data Management, Application Assistance Unit, at (571) 272-4000 or (571) 272-4200 or 1-888-786-0101.

/sleutchit/

	Ар	PTO/AIA/81A (02-15) proved for use through 01/31/2018. OMB 0651-0035
Under the Paperwork Reduction Act of 1995 no persons are required to	U.S. Patent and ¹ respond to a collection of infor	Trademark Office; U.S. DEPARTMENT OF COMMERCE mation unless it displays a valid OMB control number
PATENT - POWER OF ATTORNEY	Patent Number	8,243,723
	Issue Date	August 14, 2012
OR	First Named Inventor	Michael J. ROJAS
REVOCATION OF POWER OF ATTORNEY	Title	
WITH A NEW POWER OF ATTORNEY		SYSTEM AND METHOD FOR
AND		INSTANT VOIP MESSAGING
CHANGE OF CORRESPONDENCE ADDRESS	Attorney Docket No.	UN-NP-IT-194
I hereby revoke all previous powers of attorney given in the above-ide	ntified patent.	
A Power of Attorney is submitted herewith. OR I hereby appoint Practitioner(s) associated with the Customer Nun States Patent and Trademark Office connected therewith: OR I hereby appoint Practitioner(s) named below as my/our attorney(all business in the United States Patent and Trademark Office conrectioner(s) Name Practitioner(s) Name	, and to transact all busines: s) or agent(s) with respect t rected therewith:	s in the United 96051
X The address associated with the above-identified Customer Numb OR The address associated with the Customer Number identified in th OR Firm or Individual Name Address		
Country	State	Zip
Telephone	Email	
I am the: Applicant. OR Patent owner. Statement under 37 CFR 3.73(c) (Form PTO/AIA/96) submitted here	with or filed on	
Signature SIGNATURE of Appl	icant or Patent Owner	Data
Name Craig a.C.toriegoven		Date Telephone
Title and Company CEO of Uniloc Luxembourg S.A.		roropitorio -
NOTE: Signatures of all the applicants or patent owners of the entire ir is required, submit multiple forms, check the box below, and identify the set of the submitted.	he total number of forms su	bmitted in the blank below.

This collection of information is required by 37 CFR 1.31, 1.32, and 1.33. The information is required to obtain or retain a benefit by the public, which is to update (and by the USPTO to process) the file of a patent or reexamination proceeding. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 3 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or 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. OO 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. pdate

PTO/SB/47 (03-09
Approved for use through 05/31/2015. OMB 0651-001
U.S. Patent and Trademark Office; U. S. DEPARTMENT OF COMMERCI
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 numbe

"FEE ADDRESS" INDICATION FORM						
Address to: Mail Stop M Correspondence Commissioner for Patents - OR - P.O. Box 1450 Alexandria, VA 22313-1450	Fax to: 571-273-6500					
INSTRUCTIONS: The issue fee must have been paid for application(s) listed on this form. In addition, only an address represented by a Customer Number can be established as the fee address for maintenance fee purposes (hereafter, fee address). A fee address should be established when correspondence related to maintenance fees should be mailed to a different address than the correspondence address for the application. When to check the first box below: If you have a Customer Number to represent the fee address. When to check the second box below: If you have no Customer Number representing the desired fee address, in which case a completed Request for Customer Number (PTO/SB/125) must be attached to this form. For more information on Customer Numbers, see the Manual of Patent Examining Procedure (MPEP) § 403.						
For the following listed application(s), please recognize a 1.363 the address associated with: Customer Number:						
OR The attached Request for Customer Number (PTO	/SB/125) form.					
PATENT NUMBER (if known)	APPLICATION NUMBER					
8,243,723	12/398,063					
Completed by (check one):						
Applicant/Inventor	<u> </u>					
Attorney or Agent of record <u>51,513</u> (Reg. No.)	Sean D. Burdick Typed or printed name					
Assignee of record of the entire interest. See 37 CFR Statement under 37 CFR 3.73(b) is enclosed. (Form PTO/SB/96)	3.71. 972-905-9580 x227 Requester's telephone number					
Assignee recorded at Reel Frame	September 15, 2016 Date					
NOTE: Signatures of all the inventors or assignees of record of the entire interest signature is required, see below*.	or their representative(s) are required. Submit multiple forms if more that one					
* Total offorms are submitted.						

This collection of information is required by 37 CFR 1.363. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1. 11 and 1.14. This collection is estimated to take 5 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, Alex andria, VA 22313- 1450. DO NOT SEND COMPLETE D FORMS TO THIS A DDRESS. SEND TO: Mail Stop M Correspondence, 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.

PTO/SB/96 (07-09) Approved for use through 07/31/2012. OMB 0651-0031

Under the Paperwork Reduction Act of 1995, no persons are req	U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE uired to respond to a collection of information unless it displays a valid OMB control number
STATEMENT U	NDER 37 CFR 3.73(b)
Applicant/Patent Owner: Uniloc Luxembourg S.A.	
Application No./Patent No.: 8,243,723	Filed/Issue Date: August 14, 2012
Titled: SYSTEM AND METHOD FOR INSTANT VO	DIP MESSAGING
Uniloc Luxembourg S.A. , a	corporation
	ype of Assignee, e.g., corporation, partnership, university, government agency, etc.
states that it is:	
1. Multiply the assignee of the entire right, title, and interest in;	
2. an assignee of less than the entire right, title, and inte (The extent (by percentage) of its ownership interest i	rest in s %); or
3 the assignee of an undivided interest in the entirety of	(a complete assignment from one of the joint inventors was made)
the patent application/patent identified above, by virtue of either:	
A. An assignment from the inventor(s) of the patent appl	ication/patent identified above. The assignment was recorded in
the United States Patent and Trademark Office at Re copy therefore is attached.	el, Frame, or for which a
 B. M chain of title from the inventor(s), of the patent appli 1. From: Michael J. ROJAS 	cation/patent identified above, to the current assignee as follows:
The document was recorded in the United S Reel 014827 . Frame 0	059, or for which a copy thereof is attached.
2. From : Ayalogic, Inc.	To: Empire IP LLC
The document was recorded in the United S	
	335, or for which a copy thereof is attached.
3. From: Empire IP LLC	To: Uniloc Luxembourg S.A.
The document was recorded in the United S	
Reel _038963, Frame_0	
Additional documents in the chain of title are listed or	
As required by 37 CFR 3.73(b)(1)(i), the documentary evi or concurrently is being, submitted for recordation pursuar	dence of the chain of title from the original owner to the assignee was, it to 37 CFR 3.11.
	assignment document(s)) must be submitted to Assignment Division in
accordance with 37 CFR Part 3, to record the assignment	
The undersigned (whose title is supplied below) is authorized to a	-
J. & mod Jundall	September 15, 2016 Date
Sean D. Burdick	IP Counsel
Printed or Typed Name	
This collection of information is required by 37 CFR 3.73(b). The information is required by 35 U.S.C. 122 and 37 CFR	

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

Electronic Acl	knowledgement Receipt
EFS ID:	26942673
Application Number:	12398063
International Application Number:	
Confirmation Number:	9351
Title of Invention:	SYSTEM AND METHOD FOR INSTANT VOIP MESSAGING
First Named Inventor/Applicant Name:	Michael J. Rojas
Customer Number:	67050
Filer:	Sean Dylan Burdick/Kris Pangan
Filer Authorized By:	Sean Dylan Burdick
Attorney Docket Number:	EMP0023-US
Receipt Date:	15-SEP-2016
Filing Date:	04-MAR-2009
Time Stamp:	19:05:32
Application Type:	Utility under 35 USC 111(a)

Payment information:

Submitted with Payment		no				
File Listing:						
Document Document Description			File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
				37602		1
1	Power of Attorney	1	T-194_Executed_POA.pdf	29ddf0d0bc28316a15cb9e123c64dcbf756 e1c06	no	
Warnings:						

Information	:				
2	Change of Address	IT-194_Fee_Address_Indication _Form.pdf	268645 081a4bf7b885bc83ef198f4e49ccae4520d8 5069	no	1
Warnings:	ł	ł	ļ		I
Information					
			526085		
3	Assignee showing of ownership per 37 CFR 3.73	IT-194_Statement_Under_37_C FR.pdf	795556b76d0a8666ae60e9d65c7240c1d96 2937b	no	1
Warnings:	ł	ł	ļ		1
Information	1				
		Total Files Size (in bytes)	: 83	32332	
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 and of the In	Aledgement Receipt evidences receip d by the applicant, and including pages described in MPEP 503. <u>Ations Under 35 U.S.C. 111</u> lication is being filed and the applica nd MPEP 506), a Filing Receipt (37 CF rement Receipt will establish the filin ge of an International Application ur obmission to enter the national stage and other applicable requirements a F ge submission under 35 U.S.C. 371 with tional Application Filed with the USP rnational application is being filed and onal filing date (see PCT Article 11 and ternational Filing Date (Form PCT/Re urity, and the date shown on this Ack ion.	ge counts, where applicable. Ition includes the necessary of FR 1.54) will be issued in due og date of the application. Inder 35 U.S.C. 371 of an international applicati form PCT/DO/EO/903 indicati ill be issued in addition to the PTO as a Receiving Office and the international applicat of MPEP 1810), a Notification O/105) will be issued in due c	It serves as evidence components for a filin course and the date s ion is compliant with ing acceptance of the e Filing Receipt, in du ion includes the nece of the International <i>i</i> ourse, subject to pres	of receipt s og date (see hown on th the condition application e course. ssary comp Application scriptions co	imilar to a 37 CFR is ons of 35 has a oonents for Number oncerning

Case 2:16-cv-00638-JRG Document 2 Filed 06/14/16 Page 1 of 1 PageID #: 120

AO 120 (Rev. 08/10)

TO:	Mail Stop 8 Director of the U.S. Patent and Trademark Office
	P.O. Box 1450
	Alexandria, VA 22313-1450

REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

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 Eastern District of Texas, Marshall Division on the following

DOCKET NO. 2:16-cv-638	DATE FILED 6/14/2016	U.S. DIS	U.S. DISTRICT COURT Eastern District of Texas, Marshall Division		
PLAINTIFF	0,11,2010		DEFENDANT		
UNILOC USA, INC., and UNILOC LUXEMBOURG, S.A.			APPLE INC.		
PATENT OR	DATE OF PATENT				
TRADEMARK NO.	OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK			
1 7,535,890	5/19/2009	UNILOC LUXEMBOURG, S.A.			
2 8,995,433 3/31/2015		UNIL	OC LUXEMBOURG, S.A.		
3 8,724,622 5/31/2014		UNIL	OC LUXEMBOURG, S.A.		
4 8,243,723	8/14/2012	UNIL	OC LUXEMBOURG, S.A.		
5					

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

DATE INCLUDED	INCLUDED BY				
	Amen	dment	Answer	Cross Bill	Other Pleading
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER	R OF PATENT OR T	RADEMARK
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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

Case 2:16-cv-00722 Document 2 Filed 07/05/16 Page 1 of 1 PageID #: 150

AO 120 (Rev. 08/10)

то:	Mail Stop 8 Director of the U.S. Patent and Trademark Office
	P.O. Box 1450
	Alexandria, VA 22313-1450

REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

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 Eastern District of Texas, Marshall Division on the following

 \Box Trademarks or \blacksquare Patents. (\Box the patent action involves 35 U.S.C. § 292.):

DOCKET NO. 2:16-cv-722	DATE FILED 7/5/2016	U.S. DI	U.S. DISTRICT COURT Eastern District of Texas, Marshall Division		
PLAINTIFF		•	DEFENDANT		
UNILOC USA, INC., and UNILOC LUXEMBOURG, S.A.			AOL INC.		
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER OF PATENT OR TRADEMARK		
1 7,535,890	5/19/2009	UNI	LOC LUXEMBOURG, S.A.		
2 8,199,747 6/12/2012		UNI	LOC LUXEMBOURG, S.A.		
3 8,243,723 8/14/2012		UNI	LOC LUXEMBOURG, S.A.		
4 8, 724,622	5/13/2014	UNI	LOC LUXEMBOURG, S.A.		
5 8,995,433	3/31/2015	UNI	LOC LUXEMBOURG, S.A.		

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

DATE INCLUDED	INCLUDED BY				
		lment	Answer	Cross Bill	Other Pleading
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDE	R OF PATENT OR '	IRADEMARK
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4					
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In the above-entitled case, the following decision has been rendered or judgement issued:

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

Case 2:16-cv-00725 Document 2 Filed 07/05/16 Page 1 of 1 PageID #: 151

Т

AO 120 (Rev. 08/10)

TO:	Mail Stop 8 Director of the U.S. Patent and Trademark Office	
	P.O. Box 1450	
1	Alexandria, VA 22313-1450	

REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

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 Eastern District of Texas, Marshall Division on the following

 \Box Trademarks or \blacksquare Patents. (\Box the patent action involves 35 U.S.C. § 292.):

DOCKET NO. 2:16-cv-725	DATE FILED 7/5/2016	U.S. DI	U.S. DISTRICT COURT Eastern District of Texas, Marshall Division		
PLAINTIFF			DEFENDANT		
UNILOC USA, INC., and UNILOC LUXEMBOURG, S.A.			BEETALK PRIVATE LTD.		
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER OF PATENT OR TRADEMARK		
1 7,535,890	5/19/2009	UNI	LOC LUXEMBOURG, S.A.		
2 8,199,747 6/12/2012		UNI	LOC LUXEMBOURG, S.A.		
3 8,243,723 8/14/2012		UNI	LOC LUXEMBOURG, S.A.		
4 8, 724,622	5/13/2014	UNI	LOC LUXEMBOURG, S.A.		
5 8,995,433	5 8,995,433 3/31/2015 UNI		LOC LUXEMBOURG, S.A.		

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

DATE INCLUDED	INCLUDED BY			
		lment 🗌 Answer	Cross Bill	Other Pleading
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLD	ER OF PATENT OR	TRADEMARK
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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

Case 2:16-cv-00893-JRG Document 2 Filed 08/11/16 Page 1 of 1 PageID #: 128

AO 120 (Rev. 08/10)

то:	Mail Stop 8 Director of the U.S. Patent and Trademark Office
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	Alexandria, VA 22313-1450

REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

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 Eastern District of Texas, Marshall Division on the following

DOCKET NO. 2:16-cv-893	DATE FILED 8/11/2016	U.S. DISTRICT COURT Eastern District of Texas, Marshall Division			
PLAINTIFF UNILOC USA, INC., and UNILOC LUXEMBOURG, S.A.		DEFENDANT VONAGE HOLDINGS CORP. & VONAGE AMERICAS, INC.			
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK			
1 8,724,622	5/31/2014	UNILOC LUXEMBOURG, S.A.			
2 8,995,433	3/31/2015	UNILOC LUXEMBOURG, S.A.			
3 8,243,723	8/14/2012	UNILOC LUXEMBOURG, S.A.			
4 7,535,890	5/19/2009	UNILOC LUXEMBOURG, S.A.			
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In the above-entitled case, the following patent(s)/ trademark(s) have been included:

DATE INCLUDED	INCLUDED BY	J		Cross Bill	Other Pleading
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In the above-entitled case, the following decision has been rendered or judgement issued:

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

Case 2:16-cv-00892 Document 2 Filed 08/11/16 Page 1 of 1 PageID #: 157

AO 120 (Rev. 08/10)

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REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

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 Eastern District of Texas, Marshall Division on the following

DOCKET NO.	DATE FILED 8/11/2016	U.S. DISTRICT COURT Eastern District of Texas, Marshall Division			
2:16-cv-892 PLAINTIFF	0/11/2010		DEFENDANT		
UNILOC USA, INC., and UNILOC LUXEMBOURG, S.A.			TELEGRAM MESSENGER, LLP		
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK			
1 8,724,622	5/13/2014	UNILOC LUXEMBOURG, S.A.			
2 8,995,433	3/31/2015	UNILOC LUXEMBOURG, S.A.			
3 7,535,890	5/19/2009	UNILOC LUXEMBOURG, S.A.			
4 8,199,747	6/12/2012	UNILOC LUXEMBOURG, S.A.			
5 8,243,723	8/14/2012	UNILOC LUXEMBOURG, S.A.			

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		HOLDE	R OF PATENT OR	TRADEMARK
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In the above-entitled case, the following decision has been rendered or judgement issued:

DECISION/JUDGEMENT

Case 2:16-cv-00645-JRG Document 2 Filed 06/14/16 Page 1 of 1 PageID #: 146

AO 120 (Rev. 08/10)

TO:	Mail Stop 8 Director of the U.S. Patent and Trademark Office
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REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

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 Eastern District of Texas, Marshall Division on the following

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

DOCKET NO. 2:16-cv-645	DATE FILED 6/14/2016	U.S. DISTRICT COURT Eastern District of Texas, Marshall Division		
PLAINTIFF			DEFENDANT	
UNILOC USA, INC., and UNILOC LUXEMBOURG, S.A.		WHATSAPP, INC.		
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK		
1 7,535,890	5/19/2009	UNILOC LUXEMBOURG, S.A.		
2 8,199,747	6/12/2012	UNILOC LUXEMBOURG, S.A.		
3 8,243,723	8/14/2012	UNILOC LUXEMBOURG, S.A.		
4 8, 724,622	5/13/2014	UNILOC LUXEMBOURG, S.A.		
5 8,995,433	3/31/2015	UNILOC LUXEMBOURG, S.A.		

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		HOLDER	OF PATENT OR 7	TRADEMARK
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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

Case 2:16-cv-00641-JRG Document 2 Filed 06/14/16 Page 1 of 1 PageID #: 146

AO 120 (Rev. 08/10)

т	Mail Stop 8 Director of the U.S. Patent and Trademark Office
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REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

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 Eastern District of Texas, Marshall Division on the following

DOCKET NO. 2:16-cv-641	DATE FILED 6/14/2016	U.S. DISTRICT COURT Eastern District of Texas, Marshall Division		
PLAINTIFF		DEFENDANT		
UNILOC USA, INC., and UNILOC LUXEMBOURG, S.A.		LINE EURO-AMERICAS CORP. & LINE CORPORATION		
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK		
1 8,724,622	5/13/2014	UNILOC LUXEMBOURG, S.A.		
2 8,995,433	3/31/2015	UNILOC LUXEMBOURG, S.A.		
3 7,535,890	5/19/2009	UNILOC LUXEMBOURG, S.A.		
4 8,199,747	6/12/2012	UNILOC LUXEMBOURG, S.A.		
5 8,243,723	8/14/2012	UNILOC LUXEMBOURG, S.A.		

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		HOLDER	OF PATENT OR 7	TRADEMARK
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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

Case 2:16-cv-00639-JRG Document 2 Filed 06/14/16 Page 1 of 1 PageID #: 147

AO 120 (Rev. 08/10)

,	ГО:	Mail Stop 8 Director of the U.S. Patent and Trademark Office
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		Alexandria, VA 22313-1450

REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

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 Eastern District of Texas, Marshall Division on the following Trademarks or Patents. (the patent action involves 35 U.S.C. § 292.):

		-		
DOCKET NO. 2:16-cv-639	DATE FILED 6/14/2016	U.S. DISTRICT COURT Eastern District of Texas, Marshall Division		
PLAINTIFF			DEFENDANT	
UNILOC USA, INC., and UNILOC LUXEMBOURC			BLACKBERRY CORPORATION & BLACKBERRY LIMITED	
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK		
1 8,724,622	5/13/2014	UNILOC LUXEMBOURG, S.A.		
2 8,995,433	3/31/2015	UNILOC LUXEMBOURG, S.A.		
3 7,535,890	5/19/2009	UNILOC LUXEMBOURG, S.A.		
4 8,199,747	6/12/2012	UNILOC LUXEMBOURG, S.A.		
5 8,243,723	8/14/2012	UNILOC LUXEMBOURG, S.A.		

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		HOLDER	OF PATENT OR 7	TRADEMARK
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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

Case 2:16-cv-00728 Document 2 Filed 07/05/16 Page 1 of 1 PageID #: 152

AO 120 (Rev. 08/10)

	Mail Stop 8 .S. Patent and Trademark Of P.O. Box 1450 ndria, VA 22313-1450	REPORT ON THE Office FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK		
filed in the U.S. Dis		5 U.S.C. § 1116 you are hereby advised that a court action has been n District of Texas, Marshall Division on the following on involves 35 U.S.C. § 292.):		
DOCKET NO. 2:16-cv-728 PLAINTIFF UNILOC USA, INC., and UNILOC LUXEMBOURG, S.A.		U.S. DISTRICT COURT Eastern District of Texas, Marshall Division DEFENDANT FACEBOOK, INC.		
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK		
1 7,535,890	5/19/2009	UNILOC LUXEMBOURG, S.A.		
2 8,199,747	6/12/2012	UNILOC LUXEMBOURG, S.A.		
3 8,243,723	8/14/2012	UNILOC LUXEMBOURG, S.A.		
4 8, 724,622	5/13/2014	UNILOC LUXEMBOURG, S.A.		
5 8,995,433	3/31/2015	UNILOC LUXEMBOURG, S.A.		

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		HOLDE	R OF PATENT OR	FRADEMARK
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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

Case 2:16-cv-00644-JRG Document 2 Filed 06/14/16 Page 1 of 1 PageID #: 143

AO 120 (Rev. 08/10)

TO:	Mail Stop 8 Director of the U.S. Patent and Trademark Office
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	Alexandria, VA 22313-1450

REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

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 Eastern District of Texas, Marshall Division on the following

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

DOCKET NO. 2:16-cv-644	DATE FILED 6/14/2016	U.S. DISTRICT COURT Eastern District of Texas, Marshall Division		
PLAINTIFF			DEFENDANT	
UNILOC USA, INC., and UNILOC LUXEMBOURG, S.A.			VOXERNET LLC	
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK		
1 8,724,622	5/13/2014	UNILOC LUXEMBOURG, S.A.		
2 8,995,433	3/31/2015	UNILOC LUXEMBOURG, S.A.		
3 7,535,890	5/19/2009	UNILOC LUXEMBOURG, S.A.		
4 8,199,747	6/12/2012	UNILOC LUXEMBOURG, S.A.		
5 8,243,723	8/14/2012	UNILOC LUXEMBOURG, S.A.		

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		HOLDER	OF PATENT OR 7	TRADEMARK
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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

Case 2:16-cv-00643-JRG Document 2 Filed 06/14/16 Page 1 of 1 PageID #: 143

AO 120 (Rev. 08/10)

TO:	Mail Stop 8 Director of the U.S. Patent and Trademark Office
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REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

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 Eastern District of Texas, Marshall Division on the following

DOCKET NO. 2:16-cv-643	DATE FILED 6/14/2016	U.S. DI	U.S. DISTRICT COURT Eastern District of Texas, Marshall Division		
PLAINTIFF			DEFENDANT		
UNILOC USA, INC., and UNILOC LUXEMBOURG, S.A.			VIBER MEDIA S.A.R.L.,		
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK			
1 8,724,622	5/13/2014	UNILOC LUXEMBOURG, S.A.			
2 8,995,433	3/31/2015	UNILOC LUXEMBOURG, S.A.			
3 7,535,890	5/19/2009	UNILOC LUXEMBOURG, S.A.			
4 8,199,747	6/12/2012	UNILOC LUXEMBOURG, S.A.			
5 8,243,723	8/14/2012	UNILOC LUXEMBOURG, S.A.			

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		HOLDER	OF PATENT OR 7	TRADEMARK
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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

Case 2:16-cv-00642-JRG Document 2 Filed 06/14/16 Page 1 of 1 PageID #: 117

AO 120 (Rev. 08/10)

TO:	Mail Stop 8 Director of the U.S. Patent and Trademark Office
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REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

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 Eastern District of Texas, Marshall Division on the following

DOCKET NO. 2:16-cv-642	DATE FILED 6/14/2016	U.S. DI	U.S. DISTRICT COURT Eastern District of Texas, Marshall Division		
PLAINTIFF			DEFENDANT		
UNILOC USA, INC., and UNILOC LUXEMBOURG, S.A.			SAMSUNG ELECTRONICS AMERICA, INC.		
		-			
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK			
1 8,724,622	5/31/2014	UNILOC LUXEMBOURG, S.A.			
2 8,995,433	3/31/2015	UNI	LOC LUXEMBOURG, S.A.		
3 8,243,723	8/14/2012	UNI	LOC LUXEMBOURG, S.A.		
4 7,535,890	5/19/2009	UNILOC LUXEMBOURG, S.A.			
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In the above-entitled case, the following patent(s)/ trademark(s) have been included:

DATE INCLUDED	INCLUDED BY				
	Amen	dment	Answer	Cross Bill	Other Pleading
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER	R OF PATENT OR T	RADEMARK
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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

Case 2:16-cv-00640-JRG Document 2 Filed 06/14/16 Page 1 of 1 PageID #: 142

AO 120 (Rev. 08/10)

TO:	Mail Stop 8 Director of the U.S. Patent and Trademark Office
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	Alexandria, VA 22313-1450

REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

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 Eastern District of Texas, Marshall Division on the following

DOCKET NO. 2:16-cv-640	DATE FILED 6/14/2016	U.S. DI	U.S. DISTRICT COURT Eastern District of Texas, Marshall Division		
PLAINTIFF			DEFENDANT		
UNILOC USA, INC., and UNILOC LUXEMBOURG, S.A.			KAKAO CORPORATION		
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK			
1 7,535,890	5/19/2009	UNILOC LUXEMBOURG, S.A.			
2 8,199,747	6/12/2012	UNILOC LUXEMBOURG, S.A.			
3 8, 724,622	5/13/2014	UNILOC LUXEMBOURG, S.A.			
4 8,995,433	3/31/2015	UNILOC LUXEMBOURG, S.A.			
5 8,243,723	8/14/2012	UNILOC LUXEMBOURG, S.A.			

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		HOLDER	OF PATENT OR 7	TRADEMARK
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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

Case 2:16-cv-00732 Document 2 Filed 07/05/16 Page 1 of 1 PageID #: 125

AO 120 (Rev. 08/10)

TO:	Mail Stop 8 Director of the U.S. Patent and Trademark Office
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REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

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 Eastern District of Texas, Marshall Division on the following

DOCKET NO. 2:16-cv-732	DATE FILED 7/5/2016	U.S. DISTRICT COURT Eastern District of Texas, Marshall Division		
PLAINTIFF UNILOC USA, INC., ar UNILOC LUXEMBOUF		DEFENDANT SONY INTERACTIVE ENTERTAINMENT LLC		
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK		
1 7,535,890	5/19/2009	UNILOC LUXEMBOURG, S.A.		
2 8,243,723	8/14/2012	UNILOC LUXEMBOURG, S.A.		
3 8,995,433	3/31/2015	UNILOC LUXEMBOURG, S.A.		
4 8, 724,622	5/13/2014	UNILOC LUXEMBOURG, S.A.		
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In the above-entitled case, the following patent(s)/ trademark(s) have been included:

DATE INCLUDED	INCLUDED BY			
		nent Answer	Cross Bill	Other Pleading
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDI	ER OF PATENT OR '	TRADEMARK
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In the above-entitled case, the following decision has been rendered or judgement issued:

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

Case 2:16-cv-00779 Document 2 Filed 07/15/16 Page 1 of 1 PageID #: 131

AO 120 (Rev. 08/10)

_	Mail Stop 8
TO:	Director of the U.S. Patent and Trademark Office
1	P.O. Box 1450
	Alexandria, VA 22313-1450

REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

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 Eastern District of Texas, Marshall Division on the following

DOCKET NO. 2:16-cv-779	DATE FILED 7/15/2016	U.S. DISTRICT COURT Eastern District of Texas, Marshall Division		
PLAINTIFF UNILOC USA, INC., and UNILOC LUXEMBOUR(1 3, S.A.		DEFENDANT SHORETEL, INC.	
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER OF PATENT OR TRADEMARK	
1 7,535,890	5/19/2009	UNILOC LUXEMBOURG, S.A.		
2 8,995,433	3/31/2015	UNILOC LUXEMBOURG, S.A.		
3 8,724,622	5/13/2014	UNII	LOC LUXEMBOURG, S.A.	
4 8,243,723	8/14/2012	UNILOC LUXEMBOURG, S.A.		
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In the above-entitled case, the following patent(s)/ trademark(s) have been included:

DATE INCLUDED	INCLUDED BY	ment Answer	Cross Bill	Other Pleading
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLD	ER OF PATENT OR	TRADEMARK
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In the above-entitled case, the following decision has been rendered or judgement issued:

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

Case 2:16-cv-00777 Document 2 Filed 07/15/16 Page 1 of 1 PageID #: 153

AO 120 (Rev. 08/10)

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TO:	Director of the U.S. Patent and Trademark Office
	P.O. Box 1450
	Alexandria, VA 22313-1450

REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

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 Eastern District of Texas, Marshall Division on the following

DOCKET NO. 2:16-cv-777	DATE FILED 7/15/2016	U.S. DISTRICT COURT Eastern District of Texas, Marshall Division		
PLAINTIFF	2.10-04-117		DEFENDANT	
UNILOC USA, INC., and UNILOC LUXEMBOURC	G, S.A.		AVAYA INC.,	
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER OF PATENT OR TRADEMARK	
1 7,535,890	5/19/2009	UNILOC LUXEMBOURG, S.A.		
2 8,995,433	3/31/2015	UNILOC LUXEMBOURG, S.A.		
3 8,724,622	5/13/2014	UNILOC LUXEMBOURG, S.A.		
4 8,243,723	8/14/2012	UNILOC LUXEMBOURG, S.A.		
5 8,199,747	6/12/2012	UNILOC LUXEMBOURG, S.A.		

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

Amenda	iment Answer		L L Lither Pleading
		Cross Bill	Other Pleading
DATE OF PATENT	HOLDE	ER OF PATENT OR	TRADEMARK
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	OR TRADEMARK		

In the above-entitled case, the following decision has been rendered or judgement issued:

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

Case 2:16-cv-00733 Document 2 Filed 07/05/16 Page 1 of 1 PageID #: 153

AO 120 (Rev. 08/10)

TO:	Mail Stop 8 Director of the U.S. Patent and Trademark Office
	P.O. Box 1450
	Alexandria, VA 22313-1450

REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

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 Eastern District of Texas, Marshall Division on the following

DOCKET NO. 2:16-cy-733	DATE FILED 7/5/2016	U.S. DISTRICT COURT Eastern District of Texas, Marshall Division		
PLAINTIFF		DEFENDANT		
UNILOC USA, INC., and UNILOC LUXEMBOURO			TANGOME, INC. d/b/a TANGO	
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER OF PATENT OR TRADEMARK	
1 7,535,890	5/19/2009	UNILOC LUXEMBOURG, S.A.		
2 8,199,747	6/12/2012	UNILOC LUXEMBOURG, S.A.		
3 8,243,723	8/14/2012	UNILOC LUXEMBOURG, S.A.		
4 8, 724,622	5/13/2014	UNILOC LUXEMBOURG, S.A.		
5 8,995,433	3/31/2015	UNILOC LUXEMBOURG, S.A.		

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		HOLDE	R OF PATENT OR	TRADEMARK
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In the above-entitled case, the following decision has been rendered or judgement issued:

DECISION/JUDGEMENT

	(BY) DEPUTY CLERK	DATE
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Case 2:16-cv-00731 Document 2 Filed 07/05/16 Page 1 of 1 PageID #: 152

AO 120 (Rev. 08/10)

TO:	Mail Stop 8 Director of the U.S. Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450	REPORT FILING OR DETER ACTION REGARDI TRADE
	Alexandria, VA 22313-1450	TRADE

REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

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 Eastern District of Texas, Marshall Division on the following

DOCKET NO. 2:16-cv-731	DATE FILED 7/5/2016	U.S. DISTRICT COURT Eastern District of Texas, Marshall Division		
PLAINTIFF			DEFENDANT	
UNILOC USA, INC., and UNILOC LUXEMBOURG, S.A.			GREEN TOMATO LIMITED	
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK		
1 7,535,890	5/19/2009	UNILOC LUXEMBOURG, S.A.		
2 8,199,747	6/12/2012	UNIL	OC LUXEMBOURG, S.A.	
3 8,243,723	8/14/2012	UNILOC LUXEMBOURG, S.A.		
4 8, 724,622	5/13/2014	UNILOC LUXEMBOURG, S.A.		
5 8,995,433	3/31/2015	UNILOC LUXEMBOURG, S.A.		

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

DATE INCLUDED	INCLUDED BY			
		ment Answer	Cross Bill	Other Pleading
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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

Case 2:16-cv-00777-JRG Document 2 Filed 07/15/16 Page 1 of 1 PageID #: 153

AO 120 (Rev. 08/10)

TO:	Mail Stop 8 Director of the U.S. Patent and Trademark Office
	P.O. Box 1450
	Alexandria, VA 22313-1450

REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

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 Eastern District of Texas, Marshall Division on the following

DOCKET NO. 2:16-cv-777	DATE FILED 7/15/2016	U.S. DISTRICT COURT Eastern District of Texas, Marshall Division		
PLAINTIFF		DEFENDANT		
UNILOC USA, INC., and UNILOC LUXEMBOURG, S.A.		AVAYA INC.,		
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK		
1 7,535,890	5/19/2009	UNILOC LUXEMBOURG, S.A.		
2 8,995,433	3/31/2015	UNILOC LUXEMBOURG, S.A.		
3 8,724,622	5/13/2014	UNILOC LUXEMBOURG, S.A.		
4 8,243,723	8/14/2012	UNILOC LUXEMBOURG, S.A.		
5 8,199,747	6/12/2012	UNILOC LUXEMBOURG, S.A.		

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

DATE INCLUDED	INCLUDED BY				
		dment	Answer	Cross Bill	Other Pleading
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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

Case 2:16-cv-00779-JRG Document 2 Filed 07/15/16 Page 1 of 1 PageID #: 131

AO 120 (Rev. 08/10)

TO:	Mail Stop 8 Director of the U.S. Patent and Trademark Office
	P.O. Box 1450
	Alexandria, VA 22313-1450

REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

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 Eastern District of Texas, Marshall Division on the following

DOCKET NO. 2:16-cv-779	DATE FILED 7/15/2016	U.S. DISTRICT COURT Eastern District of Texas, Marshall Division		
PLAINTIFF			DEFENDANT	
UNILOC USA, INC., and UNILOC LUXEMBOURG, S.A.			SHORETEL, INC.	
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK		
1 7,535,890	5/19/2009	UNII	LOC LUXEMBOURG, S.A.	
2 8,995,433	2 8,995,433 3/31/2015		LOC LUXEMBOURG, S.A.	
3 8,724,622	8 8,724,622 5/13/2014 UN		LOC LUXEMBOURG, S.A.	
4 8,243,723	8/14/2012	UNILOC LUXEMBOURG, S.A.		
5				

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

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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

UNITED STA	tes Patent and Tradem	UNITED STA United State Address: COMM. P.O. Box	ia, Virginia 22313-1450
APPLICATION NUMBER	FILING OR 371(C) DATE	FIRST NAMED APPLICANT	ATTY. DOCKET NO./TITLE
12/398,063	03/04/2009	Michael J. Rojas	17188Y
			CONFIRMATION NO. 9351
23389		POWER	OF ATTORNEY NOTICE
SCULLY SCOTT MURPHY	Y & PRESSER, PC		
400 GARDEN CITY PLAZA	۹		°CC000000063601690*
SUITE 300			°OC00000063601690*
GARDEN CITY, NY 11530			

Date Mailed: 09/10/2013

NOTICE REGARDING CHANGE OF POWER OF ATTORNEY

This is in response to the Power of Attorney filed 08/27/2013.

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

/gbien-aime/

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

UNITED STATES PATENT AND TRADEMARK OFFICE UNITED STATES DEPARTMENT OF COMMUNICATION OF COMUNICATION OF COMUNICATION OF COMUNICATION OF COMUNICATION OF COMUNICA				
APPLICATION NUMBER	FILING OR 371(C) DATE	FIRST NAMED APPLICANT	ATTY. DOCKET NO./TITLE	
12/398,063	03/04/2009	Michael J. Rojas	EMP0023-US	
			CONFIRMATION NO. 9351	
67050		POA ACC	EPTANCE LETTER	
KASHA LAW LLC 14532 Dufief Mill Road North Potomac. MD 20878	}		OC00000063601727*	

Date Mailed: 09/10/2013

NOTICE OF ACCEPTANCE OF POWER OF ATTORNEY

This is in response to the Power of Attorney filed 08/27/2013.

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

/gbien-aime/

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

43 <i>1</i> °343,	ER OF ATTORNEY	Application Number	12396	283
274.83	OR	Filing Date	2000-	
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AND		Art Unit	2614	
HANGE OF C	ORRESPONDENCE ADDRESS	Examiner Name Attorney Docket Numb		nton H. Smith 1023-US
iereby revoke a	I previous powers of attorney given	in the above-identifier	i applicat	ion.
****	torney is submitted herewith			
SU – Number as mj identified abov	nt Prectitioner(s) associated with the followin /our attorney(s) or egent(s) to prosecule the re, and to transact all business in the United (x Office connected therawith:	application		67050
m – i hereby appoi	nt Practitioner(s) named below as mytour att business in the United States Patent and Tra			optication identified above, and
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	STATEMENT UNDER	1 37 CFR 3 73(b)
Applicant/Patent Owner: Empire IP L		
Application No./Patent No.: 8,243,723		Filed/Issue Date: 2012-08-14
Tilled:		- Files (New Const. And Action 1.1
System and Method for In:	stant VolP Messaging	
Empire IP LLC	e Corpora	
(Surve of Assignme)		anon Assignee, e.g., corporation, partmentist, usiversity, government ogensy, etc.
states that it is:		
1. X the assignee of the entire is	ght, tille, and interest in;	
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3. []] the assignce of an undivide	d interest in the entirety of (a co	implete assignment from one of the joint inventore was made
the patent application/patent identified :	above, by virtue of either:	
A. The assignment from the inv	notovici of the endert nonlinatio	n/patent identified above. The assignment was recorded in
the United States Patent an		Frame (Frame)
copy therefore is attached. OR		
		O/pitient identified above, to the current assignee as follows:
1. Prom: Rojas, Michae	¥ 3.	To: Ayalogic, inc.
	is recorded in the United States	a Patent and Trademark Office at, or for which a copy thereof is attached.
2. From: Ayalogic, inc.		To: Empire IP LLC
The document wa	a recorded in the United States	a Patent and Trademark Office at
Resi 030922		
3. From:		ĩo:
W		s Palant and Trademark Office at
Rew		or for which a copy thereof is attached.
Additional documents in the	e chain of tille are listed on a su	.pplemental abset(s).
As required by 37 CFR 3.73(b)(or concurrently is being, submitte	1)(i), the documentary evidence ad for recordation pursuant to 3	e of the chain of title from the original owner to the assignee s I7 CFR 3.11.
INOTE: A separate copy (i.e., a	true copy of the original assign	nment document(s)) must be submitted to Assignment Divisio moords of the USPTO. See MPEP 302,08]
The undersigned (whose title is supplied	d below) is authorized to act on	i behalf of the essignee.
Contraction of the Contraction of Co	and the second	8-23-2013
and the second		<u>5-23-2013</u> Date
Signature		
Daniel Mitry		Principal

pro-mains to compare the torm and/or suggestions for molecling this borden, should be sent to the Cherr Information Officer, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA. 22313-1450, DO NOY SEND FEES OR COMPLETED FORMS TO THIS ADDRESIS. SEND TO: Commissioner for Patente, P.O. Box 1450, Alexandria, VA. 22313-1450, DO NOY SEND FEES OR COMPLETED FORMS TO THIS ADDRESIS. SEND TO: Commissioner for Patente, P.O. Box 1450, Alexandria, VA. 22313-1450, DO NOY SEND FEES OR COMPLETED FORMS TO THIS ADDRESIS. SEND TO: Commissioner for Patente, P.O. Box 1450, Alexandria, VA. 22313-1450.

Ny non-constantinuous in completing the form, call 1-800-970-9100 and generic option 2.

Electronic Acknowledgement Receipt				
EFS ID: 16696084				
Application Number:	12398063			
International Application Number:				
Confirmation Number:	9351			
Title of Invention:	SYSTEM AND METHOD FOR INSTANT VOIP MESSAGING			
First Named Inventor/Applicant Name:	Michael J. Rojas			
Customer Number:	23389			
Filer:	John Kasha			
Filer Authorized By:				
Attorney Docket Number:	17188Y			
Receipt Date:	27-AUG-2013			
Filing Date:	04-MAR-2009			
Time Stamp:	13:41:12			
Application Type:	Utility under 35 USC 111(a)			

Payment information:

Submitted with Payment		no				
File Listing:						
Document Number	Document Description		File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1 Pov	Power of Attorney	EN/	EMP0023-US_poa_signed1.pdf	383662	no	2
	1 ower of Attorney			1440bd3dfc1739faa61f02cae998e4ff13758 303		
Warnings:						
Information:						

This Acknowledgement Receipt evidences receipt on the noted date by the USPTO of the indicated documents, characterized by the applicant, and including page counts, where applicable. It serves as evidence of receipt similar to a Post Card, as described in MPEP 503.

New Applications Under 35 U.S.C. 111

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

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

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

New International Application Filed with the USPTO as a Receiving Office

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



UNITED STATES PATENT AND TRADEMARK OFFICE

APPLICATION NO.	ISSUE DATE	PATENT NO.	ATTORNEY DOCKET NO.	CONFIRMATION NO.
12/398,063	08/14/2012	8243723	17188Y	9351
23389 759 SCULLY SCOTT N 400 GARDEN CIT SUITE 300	MURPHY & PRESSER, PO	C		

GARDEN CITY, NY 11530

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 693 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):

Michael J. Rojas, North Canton, OH;

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)

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Fax:	571-273-2885	Pages: 3
Phone:	516-742-4343	Date: July 2, 2012

Re: Michael J. Rojas

U.S. Patent Application No.: 12/398,063 filed March 4, 2009 "SYSTEM AND METHOD FOR INSTANT VOIP MESSAGE" Our Docket: 17188Y

Urgent D For Review D Please Comment D Please Reply D Please Acknowledge

Dear Sirs:

Enclosed please find our Part B Fee(s) Transmittal for payment of the Issue/Publication Fees for the above identified docket along with PTO-2038, credit card payment form. Thank you.

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2614

DATE MAILED: 03/30/2012

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
12/398,063	03/04/2009	Michael J. Rojas	17188Y	9351

TITLE OF INVENTION: SYSTEM AND METHOD FOR INSTANT VOIP MESSAGING

APPLN. TYPE	SMALL ENTITY	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	YES	\$870	\$300	\$0	\$1170	07/02/2012

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

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

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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.

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PART B - FEE(S) TRANSMITTAL

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12/398,063	03/04/2009	I	Michael J. Roja	s			17188Y	9351
TITLE OF INVENTION	I: SYSTEM AND METH	OD FOR INSTANT VO	IP MESSAGING					
APPLN. TYPE	SMALL ENTITY	ISSUE FEE DUE	PUBLICATION FEE	DUE	PREV. PAID ISSU	E FEE	TOTAL FEE(S) DUE	DATE DUE
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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.

	TED STATES PATE	INT 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.
12/398,063	03/04/2009	Michael J. Rojas	17188Y	9351
23389 75	90 03/30/2012		EXAM	IINER
SCULLY SCOT 400 GARDEN CIT	Г MURPHY & PRES Y PLAZA	SMITH, CREIGHTON H		
SUITE 300			ART UNIT	PAPER NUMBER
GARDEN CITY, N	NY 11530		2614	
			DATE MAILED: 03/30/201	2

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 532 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 532 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.

Page 43 of 185

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)
	12/398,063	ROJAS, MICHAEL J.
Notice of Allowability	Examiner	Art Unit
	CREIGHTON SMITH	2614
The MAILING DATE of this communication approximate approximate and the second secon	(OR REMAINS) CLOSED in this or other appropriate communicat IGHTS. This application is subject	application. If not included ion will be mailed in due course. THIS
1. X This communication is responsive to <u>AF amendment filed c</u>	n 26 MAR '12.	
 An election was made by the applicant in response to a res requirement and election have been incorporated into this action. 		ng the interview on; the restriction
3. 🛛 The allowed claim(s) is/are <u>1 and 4-10</u> .		
4. 🔲 Acknowledgment is made of a claim for foreign priority under	er 35 U.S.C. § 119(a)-(d) or (f).	
a) 🔲 All b) 🗌 Some* c) 🗌 None of the:		
1. 🔲 Certified copies of the priority documents have	e been received.	
2. 🔲 Certified copies of the priority documents have	e been received in Application No.	. <u></u> .
Copies of the certified copies of the priority do	cuments have been received in th	nis national stage application from the
International Bureau (PCT Rule 17.2(a)).		
* Certified copies not received:		
Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDONN THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.		oly complying with the requirements
5. A SUBSTITUTE OATH OR DECLARATION must be submi INFORMAL PATENT APPLICATION (PTO-152) which giv		
6. ☐ CORRECTED DRAWINGS (as "replacement sheets") mus	t be submitted.	
(a) [] including changes required by the Notice of Draftsper		O-948) attached
1) 🔲 hereto or 2) 🔲 to Paper No./Mail Date		
(b) ☐ including changes required by the attached Examiner' Paper No./Mail Date	s Amendment / Comment or in the	e 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	.84(c)) should be written on the dra the header according to 37 CFR 1.12	wings in the front (not the back) of 21(d).
7. DEPOSIT OF and/or INFORMATION about the deposit of E attached Examiner's comment regarding REQUIREMENT FC	BIOLOGICAL MATERIAL must be	submitted. Note the
Attachment(s)		
1. INotice of References Cited (PTO-892)	5. 🗌 Notice of Informa	al Patent Application
2. Notice of Draftperson's Patent Drawing Review (PTO-948)	6. 🔲 Interview Summa	ary (PTO-413), Dete
3. Information Disclosure Statements (PTO/SB/08),	Paper No./Mail 7. 🔲 Examiner's Amer	ndment/Comment
Paper No./Mail Date 4. Examiner's Comment Regarding Requirement for Deposit	8. 🔀 Examiner's State	ment of Reasons for Allowance
of Biological Material	9. 🔲 Other	
U.S. Patent and Trademark Office PTOL-37 (Rev. 03-11) N	otice of Allowability	Part of Paper No./Mail Date 20120328

REASONS FOR ALLOWANCE

The following is an examiner's statement of reasons for allowance: The prior art fails to disclose applicant's method of instant voice messaging that associates a subset of nodes with a client and transmits a signal to a client that includes a list of the recorded connectivity status for each of the nodes in the sub-set corresponding to the client. No obvious combination of references found would have taught one of ordinary skill in the art to make and use applicant's method as claimed.

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

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

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

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

/CREIGHTON SMITH/ Primary Examiner, Art Unit 2614

28 MAR '12

Form PTO-1449 (REV. 7-80)	U.S. DEPARTMENT OF C PATENT AND TRADEMA		Atty. Docket No. 17188Y		Application N		<u>1</u> of	
INFORMATION DISCLOSURE CITATION			Applicant Michael J. Rojas					
(Use several she	eets if necessary)		Filing Date Herewith		Group Art U	nit		
		U.S. PA	TENT DOCUMENTS					
EXAMINER INITIAL*	DOCUMENT NUMBER	DATE	NAME	CLASS	SUBCLASS	FILING (if appre		
	6,763,226	07-13-2004	McZeal, Jr.					
	U	.S. PATENT P	UBLICATION DOCUM	ENTS	A			
	2004/0252679	12-16-2004	Williams et al.					
	2004/0122906	06-24-2004	Goodman et al.					
	2005/0053230	03-10-2005	Gierachf, K.			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
	2005/0105697	05-19-2005	Hollowell et al.					
	2003/0087632	05-08-2003	Sagi et al.					
	2006/0268750	11-30-2006	Weiner, M.					
	2004/0030046	02-12-2004	Schultes et al.					
	2007/0112925	05-17-2007	Malik, D.					
	2007/0174403	07-26-2007	Barry, M.					
	2006/0167883	07-27-2006	Boukobza, E.					
	2004/0128356	07-01-2004	Bernstein et al.					
	2003/0126207	07-03-2003	Creamer et al.					
		FOREIGN	PATENT DOCUMENT	S	,L			
	DOCUMENT	DATE	COUNTRY	CLASS	SUBCLASS	TRANSI	ATION	
	NUMBER					YES	NO	
	OTHER PRIO	R ART (Includ	ing Author, Title, Date, P	ertinent Pa	ages, Etc.)			
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			roducts/hw/switches/ps1 l; "Data Sheet Cisco MC			inknown)	;	
EXAMINER	/Creighton Smith/		DATE CONSIDERED	03/28/2012			***	

ALL REFERENCES CONSIDERED EXCEPT WHERE LINED THROUGH. /C.S./

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Sheet 2 of 2

Form PTO-1449 (REV. 7-80) PA	TENT AND	U.S. DEPARTMENT OF COMMERCE TRADEMARK OFFICE		Atty. Docket No. (Optional)		Application N	Number	
INFORMATION DISCLOSURE CITATION		17188Y						
(Use several sheets if necessary)								
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				Applicant(s) Michael Rojas				
				Filing Date		Group Art U	nit	
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EXAMINEI INITIAL*		DOCUMENT NUMB	ER DATE	NAME	CLASS	SUBCLASS		G DATE opriate)
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			FOREIGN	PATENT DOCUMENT	s	. I		
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							YES	NO
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	[······	OTHER	DOCUMENTS (Including	Author, Title.	Date. Pertinent i	Pages, Etc.)	
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		http://www.linux.de	vices.com/artic	eles/AT5199947519.htm	1: "Device	Profile: spor	m 100 V	JP
		phone", May 15, 20						~ **
		http://www.pingtel.	com/pr xpressa	.jsp; "No limits with the	e advanced	industry stan	dard SIP	phone,
	December 8, 2003; and							
		AudioCoded Enabli	ng Technology	Products, TPM-1100 V	oP Media (Gateway Mo	dules; 20	03.
EXAMINER	II	/Creighton Smith/	Marine Contractor (1997)	DATE CONSIDERED	03/28/2012			
		ll if reference considered, wh opy of this form with next co		s in conformance with MPEP 609; icant.	; draw line throu	igh citation if not	in conforma	nce and not

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s):	Michael J. Rojas	Examiner:	Creighton H. Smith			
Serial No:	12/398,063	Art Unit:	2614			
Filed:	March 4, 2009	Docket:	17188Y			
For:	SYSTEM AND METHOD FOR IN	STANT VoIP N	MESSAGING			
Conf. No.:	9351	Dated:	March 26, 2012			
Commissioner for Patents P. O. Box 1450 Alexandria, VA 22313-1450						

RESPONSE UNDER 37 C.F.R. § 1.116

Sir:

Applicant respectfully requests reconsideration of the application in view of the

following remarks.

Please enter thios After Final terminal disclaimer. CHS 28 MAR '12

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Issue Classification	12398063	ROJAS, MICHAEL J.
	Examiner	Art Unit
	CREIGHTON SMITH	2614

ORIGINAL									INTERNATIONAL	CLA	ss	IFIC	ΑΤΙ	ON	
	CLASS	CLASS SUBCLASS			SUBCLASS				С	LAIMED			N	ON-	CLAIMED
370	70 352		352			н	0	4	L	12 / 66 (2006.01.01)					
	CR	OSS REFI	ERENCE(S)											
CLASS	SUE	CLASS (ONE	SUBCLAS	S PER BLO	CK)										
709	206														

	Claims renumbered in the same order as presented by applicant							СР	A [] T.D.	[] R.1.4	47		
Final	Original	Final	Original	Final	Original	Final	Original	Final	Original	Final	Original	Final	Original	Final	Original
1	1														
	2														
	3														
2	4														
3	5														
4	6														
5	7														
6	8														
7	9														
8	10														

NONE		Total Claim	is Allowed:
(Assistant Examiner)	(Date)	ε	5
/CREIGHTON SMITH/ Primary Examiner.Art Unit 2614	28 MAR '12	O.G. Print Claim(s)	O.G. Print Figure
(Primary Examiner)	(Date)	1	1

U.S. Patent and Trademark Office

Part of Paper No. 20120328

			A	oplication/Co	ontrol N	lo.	Applicar Reexam		atent Unde	r	
In	dex of (Claims	12	398063			ROJAS,	MICHA	EL J.		
			E)	aminer			Art Unit				
			CF	REIGHTON S	SMITH		2614				
✓ F	Rejected	-	Car	celled	Ν	Non-Ele	ected	Α	Арј	peal	
=	= Allowed ÷ I		Res	tricted	Ι	Interfer	ence O Objected			ected	
Claims	renumbered	in the same	order as pr	esented by app	plicant		СРА	🛛 Т.	D. 🗆	R.1.47	
	renumbered	in the same	order as pr	esented by app	plicant	DATE	СРА	🛛 Т.	D. 🗆	R.1.47	
				esented by app 03/28/2012	plicant		СРА	🛛 Т.	D. 🗆	R.1.47	
CL	AIM				plicant		СРА	⊠ т.	D.	R.1.47	
CL Final	AIM Original	10/14/2011	01/22/2012	03/28/2012	plicant		СРА	⊠ т.	D.	R.1.47	
CL Final	AIM Original	10/14/2011 ✓	01/22/2012 ✓	03/28/2012	plicant			⊠ т.	D.	R.1.47	
CL Final	AIM Original 1 2	10/14/2011 ✓ ✓	01/22/2012 ✓	03/28/2012	plicant			⊠ т.	D.	R.1.47	
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	Application/Control No.	Applicant(s)/Patent Under Reexamination
Search Notes	12398063	ROJAS, MICHAEL J.
	Examiner	Art Unit
	CREIGHTON SMITH	2614

		SEARCHED		
Class		Subclass	Date	Examiner
370	352		14 OCT '11	chs
709	206		11	"

SEARCH NOTES		
Search Notes	Date	Examiner
EAST	14 OCT '11	chs

	INTERFERENCE SEARCH		
Class	Subclass	Date	Examiner
EAST		28 MAR '12	chs

U.S. Patent and Trademark Office

Doc Code: DIST.E.FILE	
Document Description: Electronic Terminal Disclaimer - Filed	

Electronic Petition Request	TERMINAL DISCLAIMER TO ("PRIOR" PATENT	OBVIATE A DOUBLE PATENTING REJECTION OVER A
Application Number	12398063	
Filing Date	04-Mar-2009	
First Named Inventor	Michael Rojas	
Attorney Docket Number	17188Y	
Title of Invention	SYSTEM AND METHOD FOR	INSTANT VoIP MESSAGING
Office Action	es not obviate requirement for re mer is not being used for a Joint	esponse under 37 CFR 1.111 to outstanding Research Agreement.
 Owner		Percent Interest
Ayalogic, Inc.		100 %
terminal part of the statutory term of date of the full statutory term of prio 7535890 as the term of said prior patent is pre granted on the instant application sh	f any patent granted on the insta r patent number(s) esently shortened by any termina nall be enforceable only for and o	tion hereby disclaims, except as provided below, the ant application which would extend beyond the expiration al disclaimer. The owner hereby agrees that any patent so during such period that it and the prior patent are commonly application and is binding upon the grantee, its successors
application that would extend to the is presently shortened by any termin - expires for failure to pay a maintena - is held unenforceable; - is found invalid by a court of compe - is statutorily disclaimed in whole or - has all claims canceled by a reexam - is reissued; or	e expiration date of the full statut al disclaimer," in the event that s ance fee; etent jurisdiction; terminally disclaimed under 37 ination certificate;	
Terminal disclaimer fee under 3	37 CFR 1.20(d) is included with E	lectronic Terminal Disclaimer request.

Г							
	I certify, in accordance with 37 CFR 1.4(d)(4), that the terminal disclaimer fee under 37 CFR 1.20(d) required for this terminal disclaimer has already been paid in the above-identified application.						
Applicant claims SMALL ENTITY status. See 37 CFR 1.27.							
Applicant is no longer claiming	g SMALL ENTITY status. See 37 CFR 1.27(g)(2).						
Applicant(s) status remains as	SMALL ENTITY.						
Applicant(s) status remains as o	other than SMALL ENTITY.						
belief are believed to be true; and fu the like so made are punishable by f	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 he like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and hat such willful false statements may jeopardize the validity of the application or any patent issued thereon.						
THIS PORTION MUST BE COMPLETE	ED BY THE SIGNATORY OR SIGNATORIES						
I certify, in accordance with 37 CFR	1.4(d)(4) that I am:						
 An attorney or agent registered this application 	d to practice before the Patent and Trademark Office who is of record in						
Registration Number3074	9						
 A sole inventor 							
A joint inventor; I certify that I	am authorized to sign this submission on behalf of all of the inventors						
A joint inventor; all of whom a	re signing this request						
The assignee of record of the e	ntire interest that has properly made itself of record pursuant to 37 <u>CFR 3.7</u> 1						
Signature	/Paul J. Esatto, Jr./						
Name Paul J. Esatto, Jr.							

*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.

Electronic Patent Application Fee Transmittal						
Application Number:	12	12398063				
Filing Date:	04	-Mar-2009				
Title of Invention:	SYSTEM AND METHOD FOR INSTANT VOIP MESSAGING					
First Named Inventor/Applicant Name:	Mi	chael J. Rojas				
Filer:	Pa	ul J. Esatto/Roseann	Gallo			
Attorney Docket Number:	17	188Y				
Filed as Small Entity						
Utility under 35 USC 111(a) Filing Fees						
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)	
Basic Filing:						
Statutory or terminal disclaimer		2814	1	80	80	
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:				
	Tot	al in USD) (\$)	80

Doc Code: DISQ.E.FILE Document Description: Electronic Terminal Disclaimer – Approved

Application No.: 12398063

Filing Date: 04-Mar-2009

Applicant/Patent under Reexamination: Rojas et al.

Electronic Terminal Disclaimer filed on March 26, 2012

APPROVED

This patent is subject to a terminal disclaimer

DISAPPROVED

Approved/Disapproved by: Electronic Terminal Disclaimer automatically approved by EFS-Web

U.S. Patent and Trademark Office

Page 58 of 185

Electronic Acknowledgement Receipt					
EFS ID:	12394469				
Application Number:	12398063				
International Application Number:					
Confirmation Number:	9351				
Title of Invention:	SYSTEM AND METHOD FOR INSTANT VOIP MESSAGING				
First Named Inventor/Applicant Name:	Michael J. Rojas				
Customer Number:	23389				
Filer:	Paul J. Esatto/Roseann Gallo				
Filer Authorized By:	Paul J. Esatto				
Attorney Docket Number:	17188Y				
Receipt Date:	26-MAR-2012				
Filing Date:	04-MAR-2009				
Time Stamp:	17:09:49				
Application Type:	Utility under 35 USC 111(a)				

Payment information:

Submitted with Payment	yes			
Payment Type	Deposit Account			
Payment was successfully received in RAM	\$80			
RAM confirmation Number	6138			
Deposit Account	191013			
Authorized User				
The Director of the USPTO is hereby authorized to charge indicated fees and credit any overpayment as follows:				
Charge any Additional Fees required under 37 C.F.R. Section 1.16 (National application filing, search, and examination fees)				
Charge any Additional Fees required under 37 C.F.R. S	ection 1.17 (Patent application and reexamination processing fees)			

Charge	any Additional Fees required under 37 C.F.F	R. Section 1.21 (Miscellaneous fee	s and charges)		
File Listin	g:				
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1	Electronic Terminal Disclaimer-Filed	eTerminal-Disclaimer.pdf	33646	no	2
		erennina Disclamer.par	e1855aeae67f8406faedc825a548a87f2ebc 57df	110	2
Warnings:					
Information					
2	Fee Worksheet (SB06)	fee-info.pdf	29947	no	2
_			212772166e68d364cfacdcacf387d8054011 6a46	110	2
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Information			1		
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characterize Post Card, as <u>New Applica</u> If a new app 1.53(b)-(d) a	ledgement Receipt evidences receipt d by the applicant, and including pag described in MPEP 503. <u>tions Under 35 U.S.C. 111</u> lication is being filed and the applicat nd MPEP 506), a Filing Receipt (37 CF ement Receipt will establish the filing	je counts, where applicable. tion includes the necessary o R 1.54) will be issued in due	It serves as evidence components for a filin	of receipt s g date (see	imilar to a 37 CFR
If a timely su U.S.C. 371 ar national stag <u>New Interna</u> If a new inte an internatio and of the In	ge of an International Application un bmission to enter the national stage of other applicable requirements a Fo ge submission under 35 U.S.C. 371 wil tional Application Filed with the USP rnational application is being filed an onal filing date (see PCT Article 11 and ternational Filing Date (Form PCT/RC urity, and the date shown on this Ack on.	of an international applicati orm PCT/DO/EO/903 indicati II be issued in addition to the <u>TO as a Receiving Office</u> nd the international applicat d MPEP 1810), a Notification D/105) will be issued in due c	ing acceptance of the e Filing Receipt, in du ion includes the nece of the International <i>I</i> course, subject to pres	application e course. ssary comp Application criptions co	onents for Number Dicerning

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s):	Michael J. Rojas	Examiner:	Creighton H. Smith
Serial No:	12/398,063	Art Unit:	2614
Filed:	March 4, 2009	Docket:	17188Y
For:	SYSTEM AND METHOD FOR INS	STANT VoIP N	MESSAGING
Conf. No.:	9351	Dated:	March 26, 2012
Commissioner P. O. Box 145 Alexandria, V			

RESPONSE UNDER 37 C.F.R. § 1.116

Sir:

Applicant respectfully requests reconsideration of the application in view of the following remarks.

REMARKS

Applicant respectfully submits this Response in reply to the Final Official Action dated January 25, 2011. Applicant submits that the Response is fully responsive to the Final Official Action for at least the reasons set forth herein.

Claims 1 and 4-10 have allowable subject matter.

Claims 1 and 4-10 were rejected based upon a non-statutory obviousness-type double patenting rejection. The Examiner cites U.S. Patent No. 7,535,890 (the '890 Patent) in the rejection.

Without acquiescing to the rejection, and to expedite the allowance of the application, Applicant respectfully submits a terminal disclaimer herewith. Withdrawal of the rejection is respectfully requested.

However, Applicant notes that this application is a continuation application of U.S, Application Serial No. 10/740,030, which became the '890 Patent and the patent term of the instant application is defined by 35 U.S.C. § 154. Additionally, the '890 Patent is entitled to 799 days of Patent term Adjustment under 35 U.S.C. § 154(b). Therefore, Applicant respectfully disagrees with the statements on page 3 of the Official Action.

Applicant also respectfully requests that the Examiner initial the IDS submission for the entry of the "Data Sheet Cisco MGX 8000 Series" as being considered. The reference was considered by the Examiner in the parent case. Since the Examiner did in fact consider the reference, the reference should be listed on the face of the patent.

Based upon the foregoing, Applicant respectfully submits that the application is in

condition for allowance and henceforth solicits a Notice of Allowability.

Respectfully submitted,

/Seth Weinfeld/

Seth Weinfeld Registration No. 50,929

Scully, Scott, Murphy & Presser 400 Garden City Plaza Garden City, New York 11530 (516) 742-4343 SW:reg

AMENDMENT	TRANSMITTAL	LETTER	(Large Entity)
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Commissioner for Patents

P.O. Box 1450 Alexandria, Virginia 22313-1450

Applicant(s)	Michael J. Rojas			Application No.		12/398,063		
Filing Date	March 4, 2009			Confirmation No.		9351		
Examiner	Creighton H. Smith				t Unit		2614	
Title of Invention	SYSTEM AND METHOD FOR INSTANT VoIP MESSAGING Citle of Invention							
Docket No.	17188Y			Cu	stomer Nu	mber	23389	
	h is an amendment in culated and is transn			opl	ication.			
	Claims Remaining After Amendment		Highest # Previously Paid For		# Extra Claims	Rate	Additional Fee	
TOTAL CLAIMS	8	-	20	11	0	\$60.00	\$0.00	
TOTAL INDEP. CLAIMS	1	-	3	=	0	\$250.00	\$0.00	
	Multiple Dependen	t (Claims (if applicabl	e) (\$450.00)		\$0.00	
			DITIONAL FEE F			ENDMENT	\$0.00	
	Check Credit Card <i>(Form F</i> Deposit Account # For the above-identifie Charge the fee(s) set Charge any addition Charge any patent ap Credit any overpayn	<u>19</u> d d : fc al : ppl	eposit account the Dire orth filing fees required u ication processing fe		er 37 C.F.R.	§1.16	heck all that apply)	
I hereby certify that Office via Electronic date shown below.		s t	TION OF ELECTI being deposited with ted States Patent and	the	United Stat	tes Patent and	d Trademark ess website on the	
/Seth Weinfeld/ Dated: March 26, 2012 Seth Weinfeld Registration No. 50,929 SCULLY, SCOTT, MURPHY & PRESSER, P.C. 400 Garden City Plaza, Suite 300 Garden City, New York 11530 516-742-4343 Telephone 516-742-4366 Fax								

Electronic Acl	Electronic Acknowledgement Receipt					
EFS ID:	12394905					
Application Number:	12398063					
International Application Number:						
Confirmation Number:	9351					
Title of Invention:	SYSTEM AND METHOD FOR INSTANT VoIP MESSAGING					
First Named Inventor/Applicant Name:	Michael J. Rojas					
Customer Number:	23389					
Filer:	Paul J. Esatto/Roseann Gallo					
Filer Authorized By:	Paul J. Esatto					
Attorney Docket Number:	17188Y					
Receipt Date:	26-MAR-2012					
Filing Date:	04-MAR-2009					
Time Stamp:	17:18:34					
Application Type:	Utility under 35 USC 111(a)					

Payment information:

Submitted with Payment no						
File Listing:						
Document Number	Document Description	File Name File Size(Bytes)/ Multi Pag Message Digest Part /.zip (if a				
1		17188Y_AM2.pdf	258896 ce8a9de05ab01e7a2033c9d3c288c04574c d467f	yes	4	

	Multipart Description/PDF files in .zip description					
	Document Description	Start	End			
	Amendment After Final	1	1			
	Applicant Arguments/Remarks Made in an Amendment	2	3			
	Miscellaneous Incoming Letter	4	4			
Warnings:						
Information:						
	Total Files Size (in bytes):	2	58896			

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.

	ed States Paten	UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov					
APPLICATION NO.	ATION NO. FILING DATE FIRST NAMED INVENTOR		ATTORNEY DOCKET NO.	CONFIRMATION NO.			
12/398,063	03/04/2009	Michael J. Rojas	17188Y	9351			
	7590 01/25/201	EXAMINER					
400 GARDEN CITY PLAZA SUITE 300 GARDEN CITY, NY 11530			SMITH, CREIGHTON H				
			ART UNIT	PAPER NUMBER			
	,		2614				
			MAIL DATE	DELIVERY MODE			
			01/25/2012	PAPER			

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

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

PTOL-90A (Rev. 04/07)

	Application No.	Applicant(s)						
	12/398,063	ROJAS, MICHAEL J.						
Office Action Summary	Examiner	Art Unit						
	CREIGHTON SMITH	2614						
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply								
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailin earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATIO 136(a). In no event, however, may a reply be will apply and will expire SIX (6) MONTHS fro e, cause the application to become ABANDOI	DN. timely filed om the mailing date of this communication. NED (35 U.S.C. § 133).						
Status								
1) Responsive to communication(s) filed on <u>18</u> J	IAN '12.							
	s action is non-final.							
3) An election was made by the applicant in resp		nt set forth during the interview on						
	; the restriction requirement and election have been incorporated into this action.							
	•							
closed in accordance with the practice under	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) <u>1 and 4-10</u> is/are pending in the appl	lication.							
6) Claim(s) is/are allowed.		from consideration.						
7)⊠ Claim(s) <u>1 and 4-10</u> is/are rejected.								
8) Claim(s) is/are objected to.								
9) Claim(s) are subject to restriction and/o								
Application Papers								
10) The specification is objected to by the Examination	er.							
11) The drawing(s) filed on is/are: a) acc	cepted or b) 🗌 objected to by the	e 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 correct	tion is required if the drawing(s) is a	objected to. See 37 CFR 1.121(d).						
12) The oath or declaration is objected to by the E	2 and 3 is/are withdrawn from consideration. owed. e rejected. jected to. ect to restriction and/or election requirement. ted to by the Examiner. is/are: a) ☐ accepted or b) ☐ objected to by the Examiner. hat any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). t(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). to objected to by the Examiner. Note the attached Office Action or form PTO-152. e of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). None of: the priority documents have been received.							
Priority under 35 U.S.C. § 119								
a) All b) Some * c) None of:		(a)-(d) or (f).						
Attachment(s)								
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail	Date						
3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	ant is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). ome * c) None of: I copies of the priority documents have been received. I copies of the priority documents have been received in Application No of the certified copies of the priority documents have been received in this National Stage on from the International Bureau (PCT Rule 17.2(a)). d detailed Office action for a list of the certified copies not received. ted (PTO-892) Patent Drawing Review (PTO-948) Statement(s) (PTO/SB/08)							
 * See the attached detailed Office action for a list of the certified copies not received. achment(s) Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date. Information Disclosure Statement(s) (PTO/SB/08) 								

DETAILED ACTION

The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. A nonstatutory obviousness-type double patenting rejection is appropriate where the conflicting claims are not identical, but at least one examined application claim is not patentably distinct from the reference claim(s) because the examined application claim is either anticipated by, or would have been obvious over, the reference claim(s). See, e.g., *In re Berg*, 140 F.3d 1428, 46 USPQ2d 1226 (Fed. Cir. 1998); *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Ornum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970); and *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) or 1.321(d) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent either is shown to be commonly owned with this application, or claims an invention made as a result of activities undertaken within the scope of a joint research agreement.

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

Claims 1, 4-10 are rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claim1-70 of U.S. Patent No. 7535890. Although the conflicting claims are not identical, they are not patentably distinct from each other because the elements and steps of the application's claims are all contained the patent's claims and could have originally been presented along with the '890 patent's claims.

To waive the requirement for a terminal disclaimer would give applicant an extra 5 years, 2 months and approximately 14 days of extra protection beyond the expiration of the original patent on 18 Dec. '23. Therefore a terminal disclaimed is required to disclaim the term of the application's claims from the period of December 18, 2023 (the end of the'890 patent's term) until 04 Mar. 2029 (the 20 year term of the application).

Concerning applicant's request that the NPL be considered that was "lined through" by examiner in the Office action dated 18 OCT '10, applicant's attention is directed to MPEP §609; 37 CFR 1.98 (b)(5) where it states that each publication listed on an IDS must be identified by . . . date. Once a date is supplied to the NPL then examiner can consider it. As it is now, it is not known whether it is prior art or not.

THIS ACTION IS MADE FINAL. 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 mailing date of this final action.

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

/CREIGHTON SMITH/ Primary Examiner, Art Unit 2614

22 JAN '12

			Application/Control No.						Applicant(s)/Patent Under Reexamination						
Index of Claims			12398063			ROJAS, MICHAEL J.									
				Examiner				Art Unit							
				CREIGHTON SMITH			2614								
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= Allowed			÷ Re	estricted	I Interference		ence		0		Objected				
Claims	renumbered	in the sam	e order as	presented by ap	plica	ant			СРА	×] T.D).		R.1.47	
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	10	✓	✓												

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s):	Michael J. Rojas	Examiner:	Creighton H. Smith				
Serial No:	12/398,063	Art Unit:	2614				
Filed:	March 4, 2009	Docket:	17188Y				
For:	SYSTEM AND METHOD FOR INS	STANT VoIP N	MESSAGING				
Conf. No.:	9351	Dated:	January 18, 2012				
Commissioner for Patents P. O. Box 1450							

RESPONSE UNDER 37 C.F.R. § 1.111

Sir:

In response to the Official Action dated October 18, 2011, please amend the above-

identified application as follows:

Alexandria, VA 22313-1450

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

Remarks/Arguments begin on page 5 of this paper.

IN THE CLAIMS

This version and listing of the claims, replaces and supercedes, all prior versions and listing of the claims.

1. (Currently Amended) A method for instant voice messaging over a packetswitched network, the method comprising:

monitoring a connectivity status of nodes within the packet-switched network, said connectivity status being available and unavailable;

recording the connectivity status for each of the nodes;

associating a sub-set of the nodes with a client;

transmitting a signal to a client including a list of the recorded connectivity status

for each of the nodes in the sub-set corresponding to the client;

receiving an instant voice message having one or more recipients;

delivering the instant voice message to the one or more recipients over a packetswitched network;

temporarily storing the instant voice message if a recipient is unavailable; and

delivering the stored instant voice message to the recipient once the recipient becomes available.

2-3. Cancelled.

4. (Currently Amended) The method for instant voice messaging over a packetswitch network according to claim [[2]]1, wherein the instant voice message includes one or more files attached to an audio file.

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5. (Currently Amended) The method for instant voice messaging over a packetswitch network according to claim [[2]]1, further comprising the step of:

controlling a method of generating the instant voice message based upon the connectivity status of said one or more recipient.

6. (Original) The method for instant voice messaging over a packet-switch network according to claim 5, wherein said method of generating said instant voice message is selected from a group comprising a record mode and an intercom mode.

7. (Original) The method for instant voice messaging over a packet-switch network according to claim 6, wherein said record mode is selected as a default when at least one recipients are unavailable.

8. (Original) The method for instant voice messaging over a packet-switch network according to claim 6, wherein said intercom mode is selected as a default when at least one recipients are available.

9. (Original) The method for instant voice messaging over a packet-switch network according to claim 7, wherein said record mode comprises the steps of:

recording the instant voice message;

receiving a stop indicator; and

transmitting the recorded instant voice message after the receipt of said stop indicator.

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10. (Original) The method for instant voice messaging over a packet-switch network according to claim 8, wherein said intercom mode comprises the steps of:

buffering each of a plurality of successive portions of the instant voice as the instant message is recorded;

transmitting from each successive buffered portion; and

delivering each successive portion to the recipients wherein the recipients audibly playing each successive portion as it is delivered.

<u>REMARKS</u>

Applicant respectfully submits this Amendment in reply to the Official Action dated October 18, 2011. Applicant submits that the Amendment is fully responsive to the Official Action for at least the reasons set forth herein.

At the onset, Applicant would like to thank the Examiner for indicating that claims 3, 7, 8 and 10 have allowable subject matter and would be allowed if rewritten in independent form.

Accordingly, claim 1 has been amended to incorporate the subject matter of claims 2 and 3; the subject matter that the Examiner indicated was allowable. Claims 2 and 3 have been cancelled herewith without prejudice.

Claims 1, 2, and 5 were rejected under 35 U.S.C. § 103(a) as allegedly unpatentable over Vaananen, U.S. Patent No. 7,113,767 (the Examiner refers to the Patent Application Publication for the paragraph numbers) in view of Cast, U.S. Patent No. 7,515,903 (the Examiner refers to the Patent Application Publication for the paragraph numbers). Claim 4 was rejected under 35 U.S.C. § 103(a) as allegedly unpatentable over Vaananen, Cast in view of LaPoint, U.S. Pat. Pub. 2004/0179092. Claims 6 and 9 were rejected under 35 U.S.C. § 103(a) as allegedly unpatentable over Vaananen, Cast and in view of Kwag et al., U.S. Pat. Pub. 2004/0085456.

Without acquiescing to the propriety of the rejections or the Examiner's interpretation of the cited references, and to expedite prosecution, claim 1 was amended to incorporate the allowable subject matter. Thus, Applicant submits that the rejections are moot in view of the above-identified amendment to claim 1. Withdrawal of the rejections is respectfully requested.

Claims 1-10 were rejected based upon a non-statutory obviousness-type double patenting rejection. The Examiner cites U.S. Patent No. 7,535,890 (the '890 Patent) in the rejection. Applicant notes that this application is a continuation application of U.S, Application Serial No. 10/740,030, which became the '890 Patent and the patent term of the instant application is

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5

defined by 35 U.S.C. § 154. Additionally, the '890 Patent is entitled to 799 days of Patent term Adjustment under 35 U.S.C. § 154(b).

Further, Applicant respectfully requests that the Examiner reconsider the rejection in view of the amendments to claim 1. Withdrawal of the rejection is respectfully requested.

Lastly, Applicant notes that the Examiner failed to consider one of the references cited in the Information Disclosure Statement. However, the Examiner failed to provide a reason. Applicant respectfully requests that the Examiner consider the reference.

Based upon the foregoing, Applicant respectfully submits that the application is in condition for allowance and henceforth solicits a Notice of Allowability. Should the Examiner feel that a telephone interview would expedite the allowance of the application; the Examiner is kindly requested to contact the undersigned.

Respectfully submitted,

/Seth Weinfeld/

Seth Weinfeld Registration No. 50,929

Scully, Scott, Murphy & Presser 400 Garden City Plaza Garden City, New York 11530 (516) 742-4343

SW:reg

AMENDMENT TRANSMITTA	AL LE	TTFR	Targo	Entity
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Commissioner for Patents P.O. Box 1450

Alexandria, Virginia 22313-1450

Applicant(s)	Michael J. Rojas	Application No.	12/398,063
Filing Date	March 4, 2009	Confirmation No.	9351
Examiner	Creighton H. Smith	Art Unit	2614
T:41 ČT (*		R INSTANT VoIP MESSAGING	
Title of Inventio			

Transmitted herewith is an amendment in the above-identified application. The fee has been calculated and is transmitted as shown below

	Claims Remaining		Highest # Previously		# Extra			
	After Amendment		Paid For		# Extra Claims	Rate	Additional Fee	
TOTAL CLAIMS	8	-	20	=	0	\$60.00	\$0.00	
TOTAL INDEP. CLAIMS	1	-	3	=	0	\$250.00	\$0.00	
Multiple Dependent Claims (if applicable) (\$450.00) \$0								
	TOTAL A	D]	DITIONAL FEE F	OR	THIS AM	ENDMENT	\$0.00	
	Method of Payment							
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	Deposit Account #	19	0-1013					
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I hereby certify that th Office via Electronic I	Filing through the U	s u Ini	ted States Detent and	the	United Sta	tes Patent and	Trademark	
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/Seth Weinfeld/					Dated:	January 18, 2	012	
Seth Weinfeld	1999	·			Duica.	Junuary 10, 2	012	
Registration No. 5	50,929							
SCULLY, SCOTT, MURPHY & PRESSER, P.C.								
400 Garden City Plaza, Suite 300								
Garden City, New York 11530								
516-742-4343 Telephone								
516-742-4366 Fax								

Electronic Acl	knowledgement Receipt
EFS ID:	11868138
Application Number:	12398063
International Application Number:	
Confirmation Number:	9351
Title of Invention:	SYSTEM AND METHOD FOR INSTANT VoIP MESSAGING
First Named Inventor/Applicant Name:	Michael J. Rojas
Customer Number:	23389
Filer:	Seth Weinfeld
Filer Authorized By:	
Attorney Docket Number:	17188Y
Receipt Date:	18-JAN-2012
Filing Date:	04-MAR-2009
Time Stamp:	19:26:05
Application Type:	Utility under 35 USC 111(a)

Payment information:

Submitted with Payment no					
File Listing:					
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1		17188Y_AM1.pdf	492932 f1e827f278ac8cce62a5b7cc2282c8b60b65 9346	yes	7

	Multipart Description/PDF files in .zij	o description	
	Document Description	Start	End
	Amendment/Req. Reconsideration-After Non-Final Reject	1	1
	Claims	2	4
	Applicant Arguments/Remarks Made in an Amendment	5	6
	Miscellaneous Incoming Letter	7	7
Warnings:			
Information	:		
	Total Files Size (in bytes):	49	2932
characterize Post Card, a <u>New Applica</u> If a new app 1.53(b)-(d) a	vledgement Receipt evidences receipt on the noted date by the USP ed by the applicant, and including page counts, where applicable. It s described in MPEP 503. <u>ations Under 35 U.S.C. 111</u> lication is being filed and the application includes the necessary cor and MPEP 506), a Filing Receipt (37 CFR 1.54) will be issued in due co gement Receipt will establish the filing date of the application.	serves as evidence nponents for a filin	of receipt similar t g date (see 37 CFR
- <u>National Sta</u> If a timely su U.S.C. 371 a	age of an International Application under 35 U.S.C. 371 ubmission to enter the national stage of an international applicatior nd other applicable requirements a Form PCT/DO/EO/903 indicating ge submission under 35 U.S.C. 371 will be issued in addition to the F	acceptance of the	application as a
<u>New Interna</u>	tional 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.

Approved for use through 1/31/2007. OMB 0651-0032 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. Application or Docket Number Filing Date 12/398.063 03/04/2009 To be Mailed OTHER THAN OR SMALL ENTITY SMALL ENTITY FEE (\$) RATE (\$) FEE (\$) N/A N/A

PTO/SB/06 (07-06)

NUMBER FILED NUMBER EXTRA RATE (\$) N/A minus 20 = Χ\$ OR X \$ X \$ X \$ minus 3 = = = If the specification and drawings exceed 100 sheets of paper, the application size fee due is \$250 (\$125 for small entity) for each additional 50 sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s) MULTIPLE DEPENDENT CLAIM PRESENT (37 CFR 1.16(j)) * If the difference in column 1 is less than zero, enter "0" in column 2. TOTAL TOTAL APPLICATION AS AMENDED - PART II OTHER THAN SMALL ENTITY OR (Column 2) (Column 3)

(Column 2)

SMALL ENTITY (Column 1) CLAIMS HIGHES PRESENT ADDITIONAL REMAINING NUMBER 01/18/2012 RATE (\$) RATE (\$) PREVIOUSLY AFTER EXTRA FEE (\$) FEE (\$) AMENDMENT AMENDMENT PAID FOR Total (37 CFR Minus ** 20 * 8 = 0 X \$30 = 0 OR X \$ = 1.16(i)) Independent ***3 = 0 0 * 1 Minus X \$125 = OR X \$ = (37 CEB 1 16/h) Application Size Fee (37 CFR 1.16(s)) OR FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(j)) TOTAL τοται 0 OR ADD'L ADD'L FEE FEE (Column 1) (Column 2) (Column 3) CLAIMS HIGHEST ADDITIONAL ADDITIONAL REMAINING NUMBER PRESENT RATE (\$) RATE (\$) AFTER PREVIOUSLY EXTRA FEE (\$) FEE (\$) AMENDMENT PAID FOR ╘ Total (37 CFR OR Minus X \$ X \$ ш AMENDM Independent (37 CFR 1.16(h) Minus *** X \$ = OR X \$ = Application Size Fee (37 CFR 1.16(s)) OR FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(j)) TOTAL TOTAL OR ADD'L ADD'L FFF FEF * If the entry in column 1 is less than the entry in column 2, write "0" in column 3. Legal Instrument Examiner: ** If the "Highest Number Previously Paid For" IN THIS SPACE is less than 20, enter "20". /BRENDA MURPHY/ *** If the "Highest Number Previously Paid For" IN THIS SPACE is less than 3, enter "3".

PATENT APPLICATION FEE DETERMINATION RECORD

Substitute for Form PTO-875 APPLICATION AS FILED - PART I

FOR

(b), or (c))

or (m)

BASIC FEE

TOTAL CLAIMS

(37 CFR 1.16(i)) INDEPENDENT CLAIMS

(37 CFR 1.16(h))

SEARCH FEE

37 CFR 1.16(a)

EXAMINATION FEE

(37 CFR 1.16(o), (p), or (q))

APPLICATION SIZE FEE

(37 CFR 1.16(s))

(Column 1)

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.

	ed States Paten	T AND TRADEMARK OFFICE	UNITED STATES DEPAR United States Patent and Address: COMMISSIONER F P.O. Box 1450 Alexandria, Virginia 22: www.uspto.gov	FOR PATENTS
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
12/398,063	03/04/2009	Michael J. Rojas	17188Y	9351
	7590 10/18/201 TT MURPHY & PRES	-	EXAM	INER
400 GARDEN		SLK, FC	SMITH, CRE	EIGHTON H
SUITE 300 GARDEN CIT	Y. NY 11530		ART UNIT	PAPER NUMBER
	-,		2614	
			MAIL DATE	DELIVERY MODE
			10/18/2011	PAPER

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

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

PTOL-90A (Rev. 04/07)

	Application No.	Applicant(s)				
	12/398,063	ROJAS, MICHAEL J.				
Office Action Summary	Examiner	Art Unit				
	CREIGHTON SMITH	2614				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the o	correspondence address				
 A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE <u>3</u> MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). 						
Status						
1) Responsive to communication(s) filed on						
2a) This action is FINAL . 2b) This	—					
3) An election was made by the applicant in resp		set forth during the interview on				
; the restriction requirement and election	have been incorporated into this	s action.				
4) Since this application is in condition for allowar	nce except for formal matters, pro	osecution as to the merits is				
closed in accordance with the practice under E	<i>Ex parte Quayle</i> , 1935 C.D. 11, 4	53 O.G. 213.				
Disposition of Claims						
5) Claim(s) <u>1-10</u> is/are pending in the application						
5a) Of the above claim(s) is/are withdraw						
6) Claim(s) is/are allowed.						
7) Claim(s) $1-10$ is/are rejected.						
8) Claim(s) is/are objected to.						
9) Claim(s) are subject to restriction and/o	r election requirement.					
Application Papers						
10) The specification is objected to by the Examine	r.					
11) The drawing(s) filed on is/are: a) acc		Examiner				
Applicant may not request that any objection to the						
Replacement drawing sheet(s) including the correct						
12) The oath or declaration is objected to by the E>						
Priority under 35 U.S.C. § 119						
	priority upday 25 U.S.C. & 110/a					
 13) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 	priority under 55 0.5.0. § 119(a)-(d) 01 (1).				
	a have been reasived					
1. Certified copies of the priority document		ion No				
2. Certified copies of the priority document	•••					
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)).						
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* See the attached detailed Office action for a list	or the certified copies not receive	.				
Attachment(s)						
 1) X Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 	4) 🔲 Interview Summary Paper No(s)/Mail D					
3) X Information Disclosure Statement(s) (PTO/SB/08)	5) 🔲 Notice of Informal F					
Paper No(s)/Mail Date <u>03.04.2009</u> .	6) 🛄 Other:					
U.S. Patent and Trademark Office PTOL-326 (Rev. 03-11) Office Ad	ction Summary Pa	art of Paper No./Mail Date 20111013				

DETAILED ACTION

The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. A nonstatutory obviousness-type double patenting rejection is appropriate where the conflicting claims are not identical, but at least one examined application claim is not patentably distinct from the reference claim(s) because the examined application claim is either anticipated by, or would have been obvious over, the reference claim(s). See, e.g., *In re Berg*, 140 F.3d 1428, 46 USPQ2d 1226 (Fed. Cir. 1998); *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Ornum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970); and *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) or 1.321(d) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent either is shown to be commonly owned with this application, or claims an invention made as a result of activities undertaken within the scope of a joint research agreement.

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

Application/Control Number: 12/398,063 Art Unit: 2614

Claims 1-10 are rejected on the ground of nonstatutory obviousness-type double

patenting as being unpatentable over claims 1-70 of U.S. Patent No. 7,535,890.

Although the conflicting claims are not identical, they are not patentably distinct from

each other because the elements and steps of the application's claims are contained in

the patent's claims, and therefore could have easily been incorporated with the patent's

claims.

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

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

Claims 1, 2, 5 are rejected under 35 U.S.C. 103(a) as being unpatentable over Vaananen, U.S. Pat. App. Pub. #2004/0014456, now U.S. Pat. #7,113,767 in view of Cast, U.S. Pat. App. Pub. #2010/0070275, now U.S. Pat. #7,515,903.

Vaananen discloses in the Abstract that relates to a server method of instant voice messaging. In P.0003 Vaananen discloses that messages are left for subscribers by establishing a phone call to a phone number of a remote access point of presence. The remote access point of presence digitizes the voice message and transmits the message over a packet network. In P.0006 Vaananen discloses that the sending of the voicemail message is instantaneous if the recipient is available, and if the recipient is not available the message delivery is delayed. In P.0049 Vaananen discloses that if the recipient is not available to receive the message, then the message is stored on the server, and attempts to deliver the message are taken at timed intervals. Vaanane

Application/Control Number: 12/398,063 Art Unit: 2614

does not disclose delivering the instant voice message when the recipient becomes available.

However, Cast does disclose in P.0043 verifying voice availability of the intended recipient. Cast states, 2nd sentence, P.0043, "[i]f a message recipient is available for delivery of voice messages, the voice message is delivered. If the recipient is unavailable for voice message delivery, the voice message is stored." To have provided Cast's disclosure of delivering a voice message when the recipient becomes available in Vaananen's invention would have been obvious to a person having ordinary skill in the art because both references are teaching the delivery of voice messages to an intended recipient, one on timely intervals and the other when the recipient becomes available. The skilled artisan in this art would have found the teachings of Cast readily combinable in Vaananen through no more than common sense.

For claim 2, Cast teaches in the last sentence of P.0043, recipient availability using recipient information at a network node. For claim 5, see Vaananen's P.0049, 2nd sentence.

Claim 4 is rejected under 35 U.S.C. 103(a) as being unpatentable over Vaananen in view of Cast as applied to claim 1 above, and further in view of LaPoint, U.S. Pat. App. Pub. #2004/0179092.

LaPoint discloses in P.0059 that compound messaging capability gives the option to create different media (for example, <u>attach a Word to a voice message</u>). To

Application/Control Number: 12/398,063 Art Unit: 2614

have provided LaPoint's teaching of attaching a file to a voice message in Vaananen would have been obvious to a person having ordinary skill in the messaging arts.

Claims 6, 9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Vaananen in view of Cast as applied to claim 5 above, and further in view of Kwag et al, U.S. Pat. App. Pub. #2004/0085456.

Kwag et al disclose in P.0046 that voice recording mode is activated to record voice mail messages through a microphone. To have provided Kwag et al disclosure of creating a voice message in the record mode in Vaananen would have been obvious to a person having ordinary skill in the art.

Claims 3, 7, 8, 10 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.

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

/CREIGHTON SMITH/ Primary Examiner, Art Unit 2614

14 OCT '11

Examiner Art Unit CREIGHTON SMITH 2614	Notice of References Cited	Application/Control No. 12/398,063	Applicant(s)/Patent Under Reexamination ROJAS, MICHAEL J.	
CREIGHTON SMITH 2614 Page 1 of 1	Notice of Helefences Offed	Examiner	Art Unit	
		CREIGHTON SMITH	2614	Page 1 of 1

U.S. PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	Classification
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*	в	US-2010/0070275	03-2010	Cast, Thomas	704/235
*	С	US-2004/0179092	09-2004	LaPoint, Donald A.	348/014.08
*	D	US-2004/0085456	05-2004	Kwag et al.	348/211.11
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FOREIGN PATENT DOCUMENTS

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NON-PATENT DOCUMENTS

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*A copy of this reference is not being furnished with this Office action. (See MPEP § 707.05(a).) Dates in MM-YYYY format are publication dates. Classifications may be US or foreign.

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

Part of Paper No. 20111013

Form PTO-1449 (REV. 7-80)	U.S. DEPARTMENT OF C PATENT AND TRADEMA		Atty. Docket No. 17188Y		Application N	No.			
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EXAMINER INITIAL*	DOCUMENT NUMBER	DATE	NAME	CLASS	SUBCLASS	FILINC (if appr			
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ALL REFERENCES CONSIDERED EXCEPT WHERE LINED THROUGH. /C.S./

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Sheet 2 of 2

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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

BIB DATA SHEET

CONFIRMATION NO. 9351

DAT		FILING or DAT 03/04/2	E		CLASS GRC 379		DUP ART 2614	UNIT	ATTORNEY DOCKE NO. 17188Y			
		RUL	E									
	APPLICANTS Michael J. Rojas, North Canton, OH;											
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	Application/Control No.	Applicant(s)/Patent Under Reexamination
Search Notes	12398063	ROJAS, MICHAEL J.
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	CREIGHTON SMITH	2614

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SEARCH NOTES		
Search Notes	Date	Examiner
EAST	14 OCT '11	chs

	INTERFERENCE SEARCH		
Class	Subclass	Date	Examiner

U.S. Patent and Trademark Office

EAST Search History

EAST Search History (Prior Art)

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L1	210	((@ad<="20031218") or (@rlad<="20031218")) and (instant adj voice adj messag\$4 or voice adj messag\$4) with file\$1 with audio near3 file	US- PGPUB; USPAT; EPO; JPO; DERWENT	OR	OFF	2011/10/14 10:54
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82	97	(("6226322") or ("6226322") or ("5991311") or ("5889856") or ("5901205") or ("6052380") or ("6111936") or ("6154524") or ("6176710") or ("6219378") or ("6219378") or ("5243593") or ("5479447") or ("5883941") or ("5909445") or ("5930340") or ("5987069") or ("6021158") or ("6028486") or ("6075784") or ("6084885") or ("6101216") or ("6104749") or ("6118766") or ("6141330") or ("6144733") or ("6167095") or ("6236714") or ("20060159129") or ("4577255") or ("4799217") or ("4985891") or ("4999836") or ("5181198") or ("5305312") or ("5410264") or ("5337516") or ("5404388") or ("5410264") or ("5719870") or ("5771236") or ("5793751") or ("5805669") or ("5815505") or ("5831979") or ("5842111") or ("5848150") or ("5852630")).PN.	US- PGPUB; USPAT; EPO; JPO; DERWENT	OR	OFF	2011/10/12 12:03

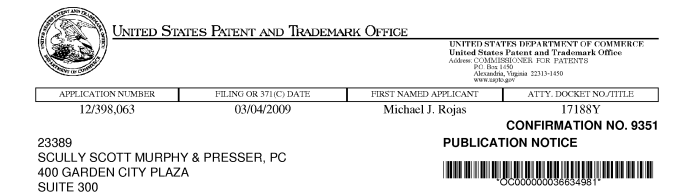
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\$3	14	((@ad<="20031218") or (@rlad<="20031218")) and (stor\$3 or receiv\$3 or deposit\$3) same (instant adj voice adj messag\$3 or digitiz\$4 near4 audio adj file or record\$4 near3 audio adj file) and (packet or voip or ip or internet adj protocol) same (unavailable or ("not" near3 (connect\$2 or log\$4)))		OR	OFF	2011/10/13 15:51
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EAST Search History (Interference)

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10/ 14/ 2011 11:51:33 AM C: Users csmith1 Documents EAST Workspaces 12-154888.wsp



Title:SYSTEM AND METHOD FOR INSTANT VoIP MESSAGING

Publication No.US-2009-0161664-A1 Publication Date:06/25/2009

GARDEN CITY, NY 11530

NOTICE OF PUBLICATION OF APPLICATION

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

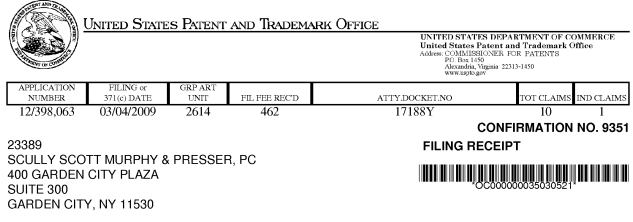
The publication may be accessed through the USPTO's publically available Searchable Databases via the Internet at www.uspto.gov. The direct link to access the publication is currently http://www.uspto.gov/patft/.

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

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

Further assistance in electronically accessing the publication, or about PAIR, is available by calling the Patent Electronic Business Center at 1-866-217-9197.

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



Date Mailed: 03/19/2009

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

Applicant(s)

Michael J. Rojas, North Canton, OH; Assignment For Published Patent Application AYALOGIC, INC., Akron, OH

Power of Attorney:

Leopold Presser--19827 William Roch--24972 John Sensny--28757 Paul Esatto--30749 Frank DiGiglio--31346 Mark Cohen--32211 Edward Grolz--33705 Steven Fischman--34594 Thomas Spinelli--39533 Peter Bernstein--43497

Domestic Priority data as claimed by applicant

This application is a CON of 10/740,030 12/18/2003

Foreign Applications

If Required, Foreign Filing License Granted: 03/16/2009

The country code and number of your priority application, to be used for filing abroad under the Paris Convention, is **US 12/398,063**

Projected Publication Date: 06/25/2009

Non-Publication Request: No

Early Publication Request: No ** SMALL ENTITY **

Title

SYSTEM AND METHOD FOR INSTANT VoIP MESSAGING

Preliminary Class

370

PROTECTING YOUR INVENTION OUTSIDE THE UNITED STATES

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

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

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

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

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

LICENSE FOR FOREIGN FILING UNDER

Title 35, United States Code, Section 184

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

page 2 of 3

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

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

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NOT GRANTED

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

2009 MAR - 9 PM 1: 39

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: '	Michael J. Rojas		Examiner:	unassigned
Scrial No:	12/398,063	,	Art Unit:	unassigned
Filed:	March 4, 2009		Docket:	17188Y

FOR: SYSTEM AND METHOD FOR INSTANT Dated: March 4, 2009 VoIP MESSAGING

Confirmation No. 9351

Commissioner for Patents Mailstop 1450 Alexandria, VA 22313

REQUEST FOR REFUND AND VERIFICATION OF SMALL ENTITY

Sir:

In connection with the e-filing of the above-identified case, please note that an

inadvertent error has occurred in the payment of the filing fees as a large entity.

The assignee is entitled to SMALL ENTITY status. Therefore, kindly refund

\$545.00 to Deposit Account No. 19-1013.

Respectfully submitted,

/Seth Weinfeld/ Seth Weinfeld Registration No.: 50,929

Scully, Scott, Murphy & Presser, P.C. 400 Garden City Plaza, Suit 300 Garden City, New York 11530 (516) 742-4343 SW:ae

CERTIFICATE OF ELECTRONIC FILING

I hereby certify that this correspondence is being deposited with the United States Patent & Trademark Office via Electronic Filing through the United States Patent and Trademark Office e-business website, on March 5, 2009.

Dated: March 5, 2009

/Seth Weinfeld/

Seth Weinfeld J:Work/1732/17188Y/MISC/DEP. ACCOUNT REQ. REFUND.doc

Page 101 of 185

oplication Number:						
iling Date:						
usteent date: 03/16/2009 SDIRETA1 03/2009 INTEFSH 00005047 191013 12398063 FC:1011 330.00 CR FC:1111 540.00 CR FC:1311 220.00 CR						
Title of Invention:	SYSTEM AND METHOD FOR INSTANT VOIP MESSAGING					
6/2009 SDIRETA1 00000004 191013 12398063						
C:4011 82.00 DA C:2111 270.00 DA C:2311 110.00 DA						
First Named Inventor/Applicant Name:	Mi	chael J. Rojas				
Filer:	Pa	ul J. Esatto/Annelies	e Eberle			
Attorney Docket Number:	17	188Y				
Filed as Large Entity						
Utility under 35 USC 111(a) Filing Fees					<u>.</u>	
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)	
Basic Filing:						
Utility application filing		1011	1	330	330	
Utility Search Fee		1111	1	540	540	
Utility Examination Fee		1311	1	220	220	
Pages:						
Claims:						
Miscellaneous-Filing:						
Petition:						

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Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Post-Allowance-and-Post-Issuance:				
Extension-of-Time:				
Miscellaneous:				
	Tot	al in USD	(\$)	1090

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:	Michael J. Rojas	Examiner:	unassigned
Serial No:	12/398,063	Art Unit:	unassigned
Filed:	March 4, 2009	Docket:	17188Y
	YSTEM AND METHOD FOR INSTANT DIP MESSAGING	Dated: Mar	ch 4, 2009

Confirmation No. 9351

Commissioner for Patents Mailstop 1450 Alexandria, VA 22313

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Scully, Scott, Murphy & Presser, P.C. 400 Garden City Plaza, Suit 300 Garden City, New York 11530 (516) 742-4343 SW:ae

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Dated: March 5, 2009

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Electronic Acknowledgement Receipt				
EFS ID:	4908741			
Application Number:	12398063			
International Application Number:				
Confirmation Number:	9351			
Title of Invention:	SYSTEM AND METHOD FOR INSTANT VoIP MESSAGING			
First Named Inventor/Applicant Name:	Michael J. Rojas			
Customer Number:	23389			
Filer:	Seth Weinfeld/Anneliese Eberle			
Filer Authorized By:	Seth Weinfeld			
Attorney Docket Number:	17188Y			
Receipt Date:	05-MAR-2009			
Filing Date:				
Time Stamp:	12:20:52			
Application Type:	Utility under 35 USC 111(a)			

Payment information:

Submitted with Payment		no	no			
File Listing:						
Document Number	Document Description		File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1	Refund Request	17'	188YREFUND.pdf	46095 8e52e79f6e64b1d12ad3ae1d38122ebe5f3	no	1
Warnings: Information:				b62a0		

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.

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s)	Michael J. Rojas	Examiner:	Unassigned
Serial No:	Unassigned	Art Unit:	Unassigned
Filed:	Herewith	Docket:	17188Y
For:	SYSTEM AND METHOD FOR INSTANT VoIP MESSAGING	Dated:	March 4, 2009

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

INFORMATION DISCLOSURE STATEMENT

Sir:

In accordance with 37 C.F.R. §§ 1.97 and 1.98, it is requested that the following

references, which are also listed on the attached Form PTO-1449, be made of record in the

above-identified case.

- 1. U.S. 6,763,226 dated July 13, 2004 to McZeal, Jr.;
- 2. U.S. Patent Application Publication 2004/0252679 dated December 16, 2004 to Williams et al;

CERTIFICATE OF ELECTRONIC TRANSMISSION

I hereby certify that this document is being electronically filed in the United States Patent and Trademark Office on the date shown below.

Dated: March 4, 2009

Mentell einfeld

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- 3. U.S. Patent Application Publication 2004/0122906 dated June 24, 2004 to Goodman et al.;
- 4. U.S. Patent Application Publication 2005/0053230 dated March 10, 2005 to Gierachf, K.;
- 5. U.S. Patent Application Publication 2005/0105697 dated May 19, 2005 to Hollowell et al.;
- 6. U.S. Patent Application Publication 2003/0087632 dated May 8, 2003 to Sagi et al;
- U.S. Patent Application Publication 2006/0268750 dated November 30, 2006 to Weiner, M.;
- 8. U.S. Patent Application Publication 2004/0030046 dated February 12, 2004 to Schultes et al.;
- 9. U.S. Patent Application Publication 2007/0112925 dated May 17, 2007 to Makik, D.;
- U.S. Patent Application Publication 2007/0174403 dated July 26, 2007 to Barry, M.;
- 11. U.S. Patent Application Publication 2006/0167883 dated July 27, 2006 to Boukobza, E.;
- 12. U.S. Patent Application Publication 2004/0128356 dated July 1, 2004 to Bernstein et al.;
- 13. U.S. Patent Application Publication 2003/0126207 dated July 3, 2003 to Creamer et al.;
- 14. http://www.cisco.com/warp/public/cc/pd/nemnsw/callmn/prodlit/ cm33_ds.htm; "Data Sheet Cisco CallManager Version 3.3", November 22, 2002;
- <u>http://www.cisco.com/en/US/products/hw/switches/ps1925/products data</u> <u>sheet 09186_a00800a3c3d.html;</u> "Data Sheet Cisco MGX 8000 Series" (Date unknown);
- 16. <u>http://www.hsteliann.com/english/?zone=3100-V21P;</u> "Teliphone 3100-V21P", 2003;
- 17. <u>http://www.linuxdevices.com/articles/AT5199947519.html;</u> "Device Profile: snom 100 VoIP phone", (May 15, 2002);

- 18. <u>http://www.pingtel.com/pr xpressa.jsp;</u> "No limits with the advanced industry standard SIP phone, December 8, 2003; and
- 19. AudioCoded Enabling Technology Products, TPM-1100 VoP Media Gateway Modules; 2003.

Pursuant to 37 C.F.R. §1.98(d), copies of the above listed references are not provided, as references # 1 through 13 were previously cited by the Examiner in connection with the parent case, U.S. Serial No. 10/740,030 filed on December 18, 2003; and references 14 through 19 were submitted to the Examiner by the Applicant in an Information Disclosure Statement dated August 19, 2004.

Inasmuch as this Information Disclosure Statement is being submitted in

accordance with the schedule set out in 37 C.F.R §1.97(b), no statement or fee is required.

Respectfully submitted,

Seth Weinfeld Registration No. 50,929

Scully, Scott, Murphy & Presser 400 Garden City Plaza Garden City, New York 11530 (516) 742-4343

SW:reg

Form PTO-1449U.S. DEPARTMENT OF COMMERCE(REV. 7-80)PATENT AND TRADEMARK OFFICE			Atty. Docket No. 17188Y	Application No.			
INFORMATION DISCLOSURE CITATION		Applicant Michael J. Rojas					
(Use several shee	ts if necessary)		Filing Date Herewith		Group Art U	nit	
		U.S. PA	TENT DOCUMENTS			- .	
EXAMINER INITIAL*	DOCUMENT NUMBER	DATE	NAME	CLASS	SUBCLASS	FILINC (if appr	
	6,763,226	07-13-2004	McZeal, Jr.				
	l	J.S. PATENT I	PUBLICATION DOCUM	IENTS			
	2004/0252679	12-16-2004	Williams et al.				
	2004/0122906	06-24-2004	Goodman et al.				
	2005/0053230	03-10-2005	Gierachf, K.				
	2005/0105697	05-19-2005	Hollowell et al.				
	2003/0087632	05-08-2003	Sagi et al.				
	2006/0268750	11-30-2006	Weiner, M.				
	2004/0030046	02-12-2004	Schultes et al.				
	2007/0112925	05-17-2007	Malik, D.				
	2007/0174403	07-26-2007	Barry, M.				
	2006/0167883	07-27-2006	Boukobza, E.				
	2004/0128356	07-01-2004	Bernstein et al.				
	2003/0126207	07-03-2003	Creamer et al.				
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	http://www.cisco.com/en/US/products/hw/switches/ps1925/products data						
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EXAMINER]		DATE CONSIDERED				

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Sheet 2 of 2

Form PTO-1449 U.S. DEPARTMENT OF COMMERCE (REV. 7-80) PATENT AND TRADEMARK OFFICE		Atty. Docket No. (Optional)	Application Number						
INFORMATION DISCLOSURE CITATION		17188Y							
(Use several sheets if necessary)									
					<u> </u>				
					Applicant(s) Michael Rojas				
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Electronic Patent Application Fee Transmittal						
Application Number:						
Filing Date:						
Title of Invention:	SYSTEM AND METHOD FOR INSTANT VoIP MESSAGING					
First Named Inventor/Applicant Name:	Mio	chael J. Rojas				
Filer:	Pau	ul J. Esatto/Annelies	se Eberle			
Attorney Docket Number:	17 [.]	188Y				
Filed as Large Entity						
Utility under 35 USC 111(a) Filing Fees						
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)	
Basic Filing:						
Utility application filing		1011	1	330	330	
Utility Search Fee		1111	1	540	540	
Utility Examination Fee		1311	1	220	220	
Pages:						
Claims:						
Miscellaneous-Filing:						
Petition:	Petition:					
Patent-Appeals-and-Interference:						

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Post-Allowance-and-Post-Issuance:				
Extension-of-Time:				
Miscellaneous:				
Total in USD (\$)			(\$)	1090

Electronic Act	Electronic Acknowledgement Receipt				
EFS ID:	4905971				
Application Number:	12398063				
International Application Number:					
Confirmation Number:	9351				
Title of Invention:	SYSTEM AND METHOD FOR INSTANT VoIP MESSAGING				
First Named Inventor/Applicant Name:	Michael J. Rojas				
Customer Number:	23389				
Filer:	Paul J. Esatto/Anneliese Eberle				
Filer Authorized By:	Paul J. Esatto				
Attorney Docket Number:	17188Y				
Receipt Date:	04-MAR-2009				
Filing Date:					
Time Stamp:	18:44:28				
Application Type:	Utility under 35 USC 111(a)				

Payment information:

Submitted with Payment	yes			
Payment Type	Deposit Account			
Payment was successfully received in RAM	\$1090			
RAM confirmation Number	5047			
Deposit Account	191013			
Authorized User				
The Director of the USPTO is hereby authorized to charge indicated fees and credit any overpayment as follows:				
Charge any Additional Fees required under 37 C.F.R. Section 1.16 (National application filing, search, and examination fees)				
Charge any Additional Fees required under 37 C.F.R. Section 1.17 (Patent application and reexamination processing fees)				

Charge	any Additional Fees required under 37 C.F.	R. Section 1.21 (Miscellaneous fee	es and charges)		
File Listin	g:				
Document Number	Document Description	Iment Description File Name		Multi Part /.zip	Pages (if appl.)
4			1265985		
1	Application Data Sheet	17188YADSpdf.pdf	c0d0e5abea21a5e6783848be0ea32e68cb4 8365f	no	4
Warnings:	<u> </u>		11		
Information					
2		17199VCDEC ndf	2829555	Was	52
2		17188YSPEC.pdf	ee75e1e352838f5dbc7042866e32b1d0393 0b060	yes	52
	Multip	art Description/PDF files in	zip description		
	Document Des	scription	Start	E	nd
	Specificati	1	2	48	
	Claims	49		51	
	Abstrac	52 52			
Warnings:					
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3	Drawings-only black and white line drawings	17188Yformaldrawings.pdf	529577 no		9
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		Total Files Size (in bytes)	51	41253	

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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.

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Application Da	ta Shoot 37 CEP 1 76	Attorney Docket Number	17188Y		
Application Data Sheet 37 CFR 1.76		Application Number			
Title of Invention	SYSTEM AND METHOD FOR INSTANT VoIP MESSAGING				
The application data sheet is part of the provisional or nonprovisional application for which it is being submitted. The following form contains the bibliographic data arranged in a format specified by the United States Patent and Trademark Office as outlined in 37 CFR 1.76. This document may be completed electronically and submitted to the Office in electronic format using the Electronic Filing System (EFS) or the document may be printed and included in a paper filed application.					

Secrecy Order 37 CFR 5.2

Portions or all of the application associated with this Application Data Sheet may fall under a Secrecy Order pursuant to 37 CFR 5.2 (Paper filers only. Applications that fall under Secrecy Order may not be filed electronically.)

Applicant Information:

Applic	ant 1								Remove	
Applic	ant Authority 🖲	Inventor	OLegal	gal Representative under 35 U.S.C. 117 OParty of Interest under 35 U.			terest under 35 U.S.	C. 118		
Prefix Given Name			Middle Nar	ne		Family Name			Suffix	
	Michael			J.			Rojas			
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Application Information:

Title of the Invention	SYSTEM AND METHOD FOR INSTANT VoIP MESSAGING			
Attorney Docket Number	17188Y		Small Entity Status Claimed	
Application Type	Nonprovisional			
Subject Matter	Utility			
Suggested Class (if any)			Sub Class (if any)	
Suggested Technology Center (if any)				
Total Number of Drawing Sheets (if any)		9	Suggested Figure for Publication (if any)	

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Application Da	ta Sheet 37 CFR 1.76	Attorney Docket Number	17188Y
		Application Number	
Title of Invention	SYSTEM AND METHOD FOR	R INSTANT VOIP MESSAGING	

Publication Information:

Request Early Publication (Fee required at time of Request 37 CFR 1.219)

Request Not to Publish. I hereby request that the attached application not be published under 35 U.S. C. 122(b) and certify that the invention disclosed in the attached application has not and will not be the subject of an application filed in another country, or under a multilateral international agreement, that requires publication at eighteen months after filing.

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Representative information should be provided for all practitioners having a power of attorney in the application. Providing this information in the Application Data Sheet does not constitute a power of attorney in the application (see 37 CFR 1.32). Enter either Customer Number or complete the Representative Name section below. If both sections are completed the Customer Number will be used for the Representative Information during processing.

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This section allows for the applicant to either claim benefit under 35 U.S.C. 119(e), 120, 121, or 365(c) or indicate National Stage entry from a PCT application. Providing this information in the application data sheet constitutes the specific reference required by 35 U.S.C. 119(e) or 120, and 37 CFR 1.78(a)(2) or CFR 1.78(a)(4), and need not otherwise be made part of the specification.

Prior Application Status	Pending	Remove			
Application Number	Continuity Type	Prior Application Number	Filing Date (YYYY-MM-DD)		
	Continuation of	10740030	2003-12-18		
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Application Data Sheet 37 CFR 1.76		Attorney Docket Number	17188Y	
		Application Number		
-	Title of Invention	SYSTEM AND METHOD FOR INSTANT VoIP MESSAGING		

Foreign Priority Information:

This section allows for the applicant to claim benefit of foreign priority and to identify any prior foreign application for which priority is not claimed. Providing this information in the application data sheet constitutes the claim for priority as required by 35 U.S.C. 119(b) and 37 CFR 1.55(a).

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Application Number	Country ⁱ	Parent Filing Date (YYYY-MM-DD)	Priority Claimed			
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Providing this information in the application data sheet does not substitute for compliance with any requirement of part 3 of Title 37 of the CFR to have an assignment recorded in the Office.

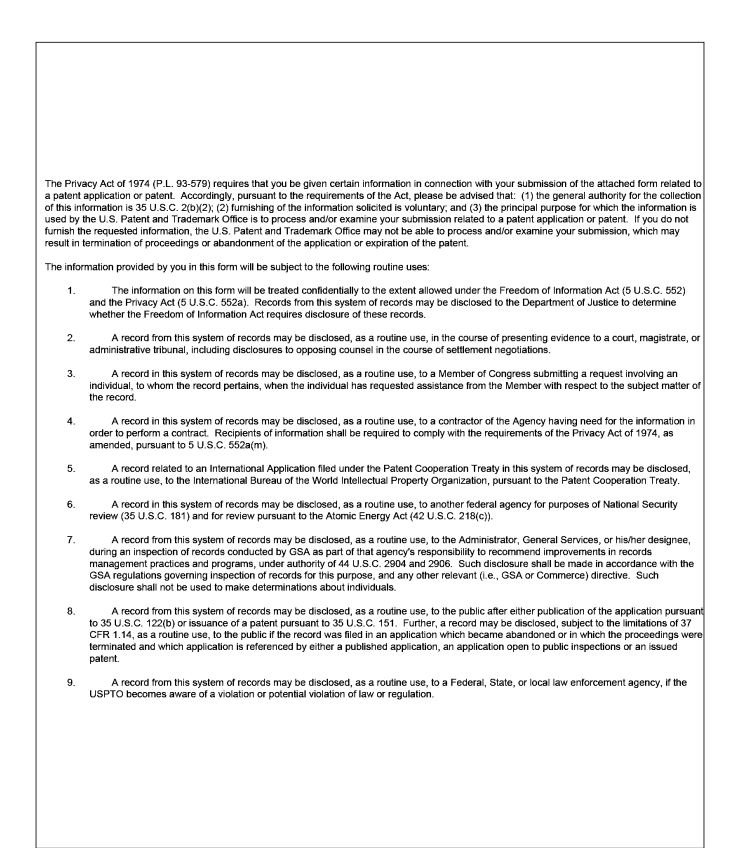
Assignee 1 Remove						
If the Assignee is an Organization check here.						
Organization Name Ayalogic, Inc.						
Mailing Address Information:						
Address 1	530 South Main Street					
Address 2						
City	Akron	State/Province	ОН			
Country i US	i	Postal Code	44311-1010			
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Email Address			1			
Additional Assignee Data may be generated within this form by selecting the Add Add						

Signature:

A signature of the applicant or representative is required in accordance with 37 CFR 1.33 and 10.18. Please see 37 CFR 1.4(d) for the form of the signature.						
Signature	/Paul J. Esatto, Jr. /		Date (YYYY-MM-DD)	2009-03-04		
First Name	Paul J. Esatto, Jr.	Last Name		Registration Number	30749	

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

Privacy Act Statement



SYSTEM AND METHOD FOR INSTANT VoIP MESSAGING

CROSS REFERENCE TO RELATED APPLICATION

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This application is a continuation of U.S. Application serial number 10/740,030 filed on December 18, 2003, the entire contents of which are incorporated herein by this reference.

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BACKGROUND OF THE INVENTION

Technical Field of the Invention

The present invention generally relates to Internet telephony (IP telephony). More particularly, the present invention is directed to a system and method for enabling local and global instant VoIP messaging over an IP network, such as the Internet, with PSTN support.

Description of the Prior Art

Traditional telephony is based on a public switched telephone network (i.e., "PSTN"). In the PSTN, a telephone terminal is electrically connected to a conventional or legacy switch. The telephone terminal and the legacy switch communicate via a proprietary

25 protocol, which may be different depending on the vendor of the legacy switch. Circuit switching provides a communication path (i.e., dedicated circuit) for a telephone call from the telephone terminal to another device over the PSTN, including another telephone

terminal. During the telephone call, voice communication takes place over that communication path.

An alternative to the PSTN is Voice over Internet Protocol (i.e., "VoIP"),
also known as IP telephony or Internet telephony. In the IP telephony, a VoIP terminal device is connected to a packet-switched network (e.g., Internet) and voice communication from the VoIP terminal device is digitized, packetized and transmitted over the packet-switched network to a destination VoIP terminal device, which reconstructs the packets and audibly plays, stores or otherwise processes the transmission. The VoIP terminal device may be a VoIP telephone or a general-purpose personal computer (PC) enabled for IP telephony. More specifically, the PC is programmed with the software and equipped with audio input/output devices (e.g., a combination of microphone and speaker or a headset) to serve as a VoIP terminal device. The PC so enabled and equipped will herein be referred to as a VoIP terminal device or a VoIP softphone.

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Figure 1 is an illustrative example of a prior art IP telephony system 100. The IP telephony system 100 comprises a packet-switched IP network 102, such as the Internet, which transmits VoIP traffic from and to a plurality of terminal devices 104, 106 and 110. Terminal device 104 is a VoIP softphone that is enabled for IP telephony over the network 102. Terminal device 106 is a VoIP telephone, which is connected to the network 102 via a softswitch 108. The VoIP softswitch 108 is disposed on the packet-switched network (e.g., Internet) 102 between an origination terminal device (such as VoIP softphone 104) and a destination terminal device (such as VoIP telephone 106), and routes packets

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over the packet-switched IP network 102. The softswitch 108 may also manage and perform administrative functions for the terminal device or devices (e.g., VoIP telephone 106) to which it is connected. Whether the terminal device is a VoIP softphone 104 or a VoIP telephone 106, the terminal device is connected to the IP network 102 via a networking standard such as Ethernet, Bluetooth, IEEE 1394 (also known as "Firewire"), IEEE 802.11

- 5 standard such as Ethernet, Bluetooth, IEEE 1394 (also known as "Firewire"), IEEE 802.11 (also known as "WiFi"), or networking over serial communication channels such as the Universal Serial Bus (i.e., "USB"). Data communication over the network then takes place using a connection protocol, e.g., transfer control protocol/Internet protocol (i.e., "TCP/IP").
- Further regarding Fig. 1, terminal device 110 is a legacy telephone that is connected to a legacy switch 112 for (circuit-switched) voice communications over the PSTN 116 with other terminal devices. A media gateway 114 may be provided between the legacy switch 112 and the packet-switched network 102 to enable IP telephony between the legacy telephone 110 and a VoIP terminal device, such as a VoIP softphone 104 or VoIP telephone 106. More specifically, the media gateway 114 converts the audio signal carried over PSTN to packets carried over the packet-switched IP network 102. In addition, a media gateway 118 may be disposed over the PSTN 116 and connected to a softswitch 120 to convert the audio signal from the legacy telephone 110 to packets routed over the IP network 102 via the softswitch 120.

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Voice messaging in both the VoIP and PSTN is known. More specifically, the foregoing systems may be provided with a facility to allow users to leave voice messages for recipients, which is a feature that is familiar to anyone who uses a telephone.

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Conventionally, leaving a voice message involves dialing the recipient's telephone number (often without knowing whether the recipient will answer), waiting for the connection to be established, speaking to an operator or navigating through a menu of options, listening to a greeting message, and recording the message for later pickup by the recipient. In that message, the user must typically identify himself or herself in order for the recipient to

return the call.

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Instant text messaging is likewise known. More specifically, a user is provided with a client terminal, which is typically a general-purpose PC programmed with instant text messaging software and in data communication over an IP network with an instant text-messaging server. The instant text-messaging server presents the user, via the client terminal, with a list of persons who are currently "online" and ready to receive text messages on their own client terminals. The user then uses the client terminal to select one or more persons to whom the message will be sent and types in a text message. The text message is sent immediately via the text-messaging server to the selected one or more persons and is displayed on their respective client terminals.

However, notwithstanding the foregoing advances in the VoIP/PSTN voice communication and voice/text messaging, there is still a need in the art for providing a

20 system and method for providing instant VoIP messaging over an IP network. More particularly, there is a need in the art for providing local and global instant voice messaging over VoIP with PSTN support.

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SUMMARY OF THE INVENTION

The present invention is directed to a system and method for enabling local and global instant VoIP messaging over an IP network, such as the Internet.

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According to an embodiment of the present invention, there is provided an instant voice messaging system for delivering instant messages over a packet-switched network, the system comprising: a client connected to the network, the client selecting one or more recipients, generating an instant voice message therefor, and transmitting the selected recipients and the instant voice message therefor over the network; and a server connected to the network, the server receiving the selected recipients and the instant voice message therefor, and delivering the instant voice message to the selected recipients over the network, the selected recipients being enabled to audibly play the instant voice message.

According to another embodiment of the present invention, there is provided an instant voice messaging system for delivering instant messages over a packet-switched network enabling public switched telephone network (PSTN) support, the system comprising: a PSTN telephone connected to the network for providing input audio; a client connected to the network, the client selecting one or more recipients, generating an instant

voice message therefor using the input audio provided by the PSTN telephone, and transmitting the selected recipients and the instant voice message therefor over the network; a server connected to the network, the server receiving the selected recipients and the instant voice message therefor, and delivering the instant voice message to the selected recipients

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over the network, the selected recipients being enabled to audibly play the instant voice message.

According to a further embodiment of the present invention, there is provided an instant voice messaging system for delivering instant messages over a packet-switched network, the system comprising: a voice-over-internet-protocol (VoIP) telephone connected to the network for providing input audio; a client connected to the network, the client selecting one or more recipients, generating an instant voice message therefor using the input audio provided by the VoIP telephone, and transmitting the selected recipients and the instant voice message therefor over the network; a server connected to the network, the server receiving the selected recipients and the instant voice message therefor, and delivering the instant voice message to the selected recipients over the network, the selected recipients being enabled to audibly play the instant voice message.

According to still another embodiment of the present invention, there is provided an instant voice messaging system for delivering instant messages over a plurality of packet-switched networks, the system comprising: a client connected to a local network, the client selecting one or more external recipients connected to an external network outside the local network, generating an instant voice message therefor, and transmitting the selected recipients and the instant voice message therefor over the local network and the external network; and a server connected to the external network, the server receiving the selected recipients and the instant voice message therefor, and delivering the instant voice message to the selected recipients over the external network, the selected recipients being

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enabled to audibly play the instant voice message.

According to yet another embodiment of the present invention, there is provided an instant voice messaging system for delivering instant messages over a plurality of packet-switched networks enabling public switched telephone network (PSTN) support, the system comprising: a PSTN telephone connected to a local network for providing input audio; a client connected to the local network, the client selecting one or more external recipients connected to an external network outside the local network, generating an instant voice message therefor using the input audio provided by the PSTN telephone, and transmitting the selected recipients and the instant voice message therefor over the local

network and the external network; a server connected to the external network, the server receiving the selected recipients and the instant voice message therefor, and delivering the instant voice message to the selected recipients over the external network, the selected recipients being enabled to audibly play the instant voice message.

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According to yet a further embodiment of the present invention, there is provided an instant voice messaging system for delivering instant messages over a plurality of packet-switched networks, the system comprising: a voice-over-internet-protocol (VoIP) telephone connected to a local network for providing input audio; a client connected to the local network, the client selecting one or more external recipients connected to an external network outside the local network, generating an instant voice message therefor using the input audio provided by the VoIP telephone, and transmitting the selected recipients and the instant voice message therefor over the local network and the external network; an server

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connected to the external network, the external server receiving the selected recipients and the instant voice message therefor, and delivering the instant voice message to the selected recipients over the external network, the selected recipients being enabled to audibly play the instant voice message.

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According to still a further embodiment of the present invention, there is provided an instant voice messaging system for delivering instant messages over a plurality of packet-switched networks, the system comprising: a client connected to an external network, the client selecting one or more recipients connected to a local network, generating an instant voice message therefor, and transmitting the selected recipients and the instant voice message therefor over the external network; an external server system connected to the external network, the external server system receiving the selected recipients and the instant voice message, and routing the selected recipients and the instant voice message over the external network and the local network; a local server connected to the local network, the

15 local server receiving the selected recipients and the instant voice message therefor, and delivering the instant voice message to the selected recipients over the local network, the selected recipients being enabled to audibly play the instant voice message.

According to an embodiment of the present invention, there is provided a 20 method for instant voice messaging over a packet-switched network, the method comprising: selecting one or more recipients for instant voice messaging at a client; generating an instant voice message for the selected recipients at the client; transmitting the selected recipients and the instant voice message therefor over the network from the client to

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a server; receiving the selected recipients and the instant voice message therefor at the server; delivering the instant voice message from the server to the selected recipients over the network; and audibly playing the instant voice message at the selected recipients.

5 According to another embodiment of the present invention, there is provided a method for instant voice messaging over a packet-switched network enabling public switched telephone network (PSTN) support, the method comprising: providing input audio via a PSTN telephone connected over the network; selecting one or more recipients for instant voice messaging at a client; generating an instant voice message using the input audio from the PSTN telephone for the selected recipients at the client; transmitting the selected recipients and the instant voice message therefor over the network from the client to a server; receiving the selected recipients and the instant voice message therefor at the server; delivering the instant voice message from the server to the selected recipients over the network; and audibly playing the instant voice message at the selected recipients.

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According to a further embodiment of the present invention, there is provided a method for instant voice messaging over a packet-switched network, the method comprising: providing input audio via a voice-over-internet-protocol (VoIP) telephone connected over the network; selecting one or more recipients for instant voice messaging at a client; generating an instant voice message using the input audio from the VoIP telephone for the selected recipients at the client; transmitting the selected recipients and the instant voice message therefor over the network from the client to a server; receiving the selected recipients and the instant voice message therefor at the server; delivering the instant voice

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message from the server to the selected recipients over the network; and audibly playing the instant voice message at the selected recipients.

According to still another embodiment of the present invention, there is 5 provided a method for instant voice messaging over a plurality of packet-switched networks, the method comprising: selecting one or more external recipients for instant voice messaging at a client connected to a local network, the one or more external recipients connected to an external network outside the local network; generating an instant voice message for the selected external recipients at the client; transmitting the selected external 10 recipients and the instant voice message therefor over the local network and the external 11 network; receiving the selected external recipients and the instant voice message therefor at 12 an external server connected to the external network; delivering the instant voice message to 13 the selected external recipients over the external network; and audibly playing the instant

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According to yet another embodiment of the present invention, there is provided a method for instant voice messaging system over a plurality of packet-switched networks enabling public switched telephone network (PSTN) support, the method comprising: providing input audio via a PSTN telephone connected to a local network;

voice message at the selected external recipients.

selecting one or more external recipients for instant voice messaging at a client, the one or more external recipients connected to an external network outside the local network; generating an instant voice message for the one or more external recipients using the input audio provided by the PSTN telephone; transmitting the selected recipients and the instant

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voice message therefor over the local network and the external network; receiving the selected recipients and the instant voice message therefor at a server connected to the external network; delivering the instant voice message to the selected recipients from the server over the external network; and audibly playing the instant voice message at the selected recipients.

According to still a further embodiment of the present invention, there is provided a method for instant voice messaging system over a plurality of packet-switched networks, the method comprising: providing input audio via a voice-over-internet-protocol

(VoIP) telephone connected to a local network; selecting one or more external recipients for instant voice messaging at a client, the one or more external recipients connected to an external network outside the local network; generating an instant voice message for the one or more external recipients using the input audio provided by the VoIP telephone; transmitting the selected recipients and the instant voice message therefor over the local network; receiving the selected recipients and the instant voice message therefor over the local network and the external network; receiving the selected recipients and the instant voice message therefor at a server connected to the external network; delivering the instant voice message to the selected recipients from the server over the external network; and audibly

According to yet a further embodiment of the present invention, there is provided a method for instant voice messaging over a plurality of a plurality of packetswitched networks, the method comprising: selecting one or more recipients connected to a local network at a client connected to an external network; generating an instant voice

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playing the instant voice message at the selected recipients.

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message for the selected recipients at the client; transmitting the selected recipients and the instant voice message therefor over the external network from the client to an external server system; receiving the selected recipients and the instant voice message at the external server system; routing the selected recipients and the instant voice message over the external

5 network and the local network; receiving the selected recipients and the instant voice message therefor at a local server connected to the local network; delivering the instant voice message to the selected recipients over the local network; audibly playing the instant voice message at the selected recipients.

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BRIEF DESCRIPTION OF THE DRAWINGS

The objects, features and advantages of the present invention will become apparent to one skilled in the art, in view of the following detailed description taken in combination with the attached drawings, in which:

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Figure 1 illustrates an example of a prior art IP telephony system; Figure 2 illustrates an exemplary local IVM system for enabling instant voice messaging according to the present invention;

Figure 3 illustrates an exemplary IVM client of Figure 2 for enabling instant voice messaging according to the present invention;

Figure 4 illustrates an exemplary IVM server of Figure 2 for enabling instant voice messaging according to the present invention;

Figure 5 illustrates an exemplary global IVM system comprising a local IVM system and global IVM clients, according to the present invention;

Fig. 6 illustrates an exemplary global IVM server system depicted in Fig. 5,

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according to the present invention;

Fig. 7 illustrates an exemplary transport server depicted in Fig. 6, according to the present invention;

Fig. 8 illustrates an exemplary directory server depicted in Fig. 6, accordingto the present invention; and

Fig. 9 illustrates an exemplary global IVM system comprising a plurality of local IVM systems and global IVM clients, according to the present invention.

DETAILED DESCRIPTION OF THE 10 PREFERRED EMBODIMENT OF THE INVENTION

The present invention is directed to a system and method for enabling local and global instant VoIP messaging over an IP network with PSTN support.

Figure 2 is an exemplary illustration of a local instant voice messaging (IVM)
system 200 according to the present invention. The instant voice messaging system 200
comprises a local IVM server 202 that provides the core functionality for enabling instant
voice messaging with PSTN support according to the present invention. The architecture of
the local IVM server 202 will be described in detail hereinbelow with reference to Fig. 4.
According to the exemplary IVM system 200, the local IVM server 202 is enabled to
provide instant voice messaging to one or more IVM clients 206 and 208, as well support
instant voice messaging for PSTN legacy telephones 110. It is noted that although Fig. 2
depicts one of each IVM client 206, 208 and legacy telephone 110 for clarity and brevity,
the local IVM server 202 is enabled to support a plurality of each of the foregoing IVM

clients 206, 208 and legacy telephone 110. The local packet-switched IP network 204 interconnects the IVM clients 206, 208 and the legacy telephone 110 to the local IVM server 202 as well as interconnecting the local IVM server 202 to the local IP network 204. The network 204 may be a local area network (LAN), a wide area network (WAN), or the like,

- 5 which supports both wired and wireless devices. The exemplary IVM client 208 is a VoIP softphone, the architecture of which will be described in detail hereinbelow with reference to Fig. 3. A microphone 212 is connected to the IVM client 208 and enables the recording of an instant voice message according to the present invention into an audio file 210 for transmission to the local IVM server 202 over the network 204. An input device 218 (e.g., a
- keyboard) is connected to the IVM client 208 to select one or more recipients that are to receive the recorded instant voice message. Although not depicted in Fig. 2, the input device 218 may include a trackball, digitizing pad or mouse, or the like. A display device 216 is connected to the IVM client 208 to display instant voice messages recorded and/or received by a user of the IVM client 208. An audio device 214, such as external speaker, is
 connected to the IVM client 208 to play received instant voice messages. It is noted that the microphone 212, audio device 214, display device 216 and input device 218 may form

integral parts of the IVM client 208.

Further with reference to Fig. 2, IVM client 206 is interconnected via the network 204 to the local IVM server 202. An exemplary IVM client 206 is a VoIP telephone, which comprises a screen display (not shown) capable of displaying instant voice messages recorded and/or received by a user of the IVM client 206 according to the present invention. The VoIP telephone 206 further comprises a handset and/or speakerphone for

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recording instant voice messages and listening to instant voice messages received at the VoIP telephone 206 according to the present invention. The VoIP telephones which may be implemented to provide instant voice messaging functionality according to the present invention are commercially available from many vendors, including AlcatelTM, LucentTM,

- 5 NECTM and CiscoTM, to name just a few. In addition to the foregoing IVM clients 206, 208, the IVM system 200 supports a legacy telephone 110 for instant voice messaging according to the present invention. The legacy telephone 110 is connected to a legacy switch 112. The legacy switch 112 is further connected to a media gateway 114. Both the legacy switch 112 and the media gateway 114 interconnect the legacy telephone 110 via the network 204 to the
- 10 local IVM server 202, thereby facilitating instant voice messaging according to the present invention. The media gateway 114 may be a gateway that supports trunk pack network control (i.e., "TPNCP") protocol, media gateway control protocol (i.e., "MGCP"), or a media gateway control H.428 protocol (i.e., "MEGACO"). As previously mentioned, the media gateway 114 converts the audio signal carried over PSTN to packets to be transmitted over a packet-switched IP network, such as the local network 204.

The implementation of the instant voice messaging for IVM client 208 will be described first and will be followed by the implementations for IVM client 206 and legacy telephone 110, with reference to the local IVM system 200 depicted in Fig. 2. These implementations implement a "record mode" of the instant voice messaging according to the present invention. There will further be described an "intercom mode" of the instant voice messaging according to the present invention. Therefore, in operation of the IVM client 208 according to Fig. 2, the IVM client (IVM softphone) 208 is connected over the network 204

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to the IVM server 202, which as aforementioned enables instant voice messaging functionality over the network 204. The IVM client 208 displays a list of one or more IVM recipients on its display 216, provided and stored by the local IVM server 202, as will be particularly described hereinbelow with reference to Fig. 4. The user operates the IVM

- client 208 by using the input device 218 to indicate a selection of one or more IVM
 recipients from the list. The user selection is transmitted to the IVM server 202. The user
 selection also generates a start signal to the IVM client 208 that the user is ready to begin
 instant voice messaging according to the present invention. In response to the start signal,
 the IVM client (softphone) 208 listens to the input audio device 212 and records the user's
 speech into a digitized audio file 210 (i.e., instant voice message) stored on the IVM client
 208. The audio file 210 at the IVM client 208 is finalized via a stop signal, which is
 generated by the user via the input device 218 or a preset time period without speech input
- speech is finalized, IVM client 208 generates a send signal indicating that the digitized audio file 210 (instant voice message) is ready to be sent to the selected recipients. The user generates the send signal when the user operates the IVM client 208 via the input device

via the input audio device 212 on the IVM client 208. Once the recording of the user's

- 218, e.g., pressing a key on a keyboard or clicking a button on a mouse. The IVM client 208 transmits the digitized audio file 210 and the send signal to the local IVM server 202. In response to the send signal indicating that the instant voice message is ready to be sent, the
- IVM client 208 sends the recorded audio file 210 destined for the selected one or more recipients via local IVM server 202. After receiving the audio file 210, the IVM server 202 thereafter delivers the transmitted instant voice message to the selected one or more recipients via the local IP network 204. The one or more recipients are enabled to display an

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indication that the instant voice message has been received and audibly play the instant voice message to an associated user. It should be understood that only the available IVM recipients, currently connected to the IVM server 202, will receive the instant voice message. It is noted that if a recipient IVM client is not currently connected to the local IVM server 202 (i.e., is unavailable), the IVM server temporarily saves the instant voice message and delivers it to the IVM client when the IVM client connects to the local IVM server 202 (i.e., is available).

There are several embodiments for the operation of the IVM client (VoIP telephone) 206 within the IVM system 200, according to the present invention. In the first embodiment, the VoIP telephone 206 is a standalone IVM client 206 enabled for instant 10 voice messaging according to the present invention. In the second embodiment, the VoIP telephone 206 operates synchronously either with the IVM client 208 or IVM server 202 to enable instant voice messaging according to the present invention. Thus, in operation according to the first embodiment in Fig. 2, the IVM client (VoIP telephone) 206 is connected over the network 204 to the IVM server 202, which as aforementioned enables 15 instant voice messaging functionality over the local network 204. The IVM client 206 displays a list of one or more IVM recipients on its associated display provided and stored by the local IVM server 202, as will be particularly described hereinbelow with reference to Fig. 4. The user operates the IVM client 206 by using a keypad on the VoIP telephone 206 to indicate a selection of one or more IVM recipients from the list. The VoIP telephone 206 20transmits the selection to the IVM server 202. The user selection also generates a start

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signal to the IVM client 206 indicating the user is ready to begin instant voice messaging

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according to the present invention. The user speaks into the handset of the IVM client 206 or a speakerphone on the IVM client 206. Although not shown in Fig. 2, the VoIP telephone 206 may provide a dedicated storage device, which in response to the start signal records an audio file, similar to the audio file 210 in the IVM client 208. The audio file is finalized via

- a stop signal. The stop signal is generated when the user presses a button on the keypad, a
 preset time period without speech input to the VoIP telephone 206, or when the user returns
 the handset to the cradle of the VoIP telephone 206. Once the recording of the user's speech
 is complete, a send signal is generated indicating that the instant voice message is ready to
 be sent to the selected recipients. The user generates the send signal when the user presses a
 - 10 button on the keypad or returns the handset of the VoIP telephone 206 to it cradle (on-hook). In response to the send signal, the IVM client 206 sends the recorded audio to the local IVM server 202 via the network 204. The IVM server 202 thereafter delivers the instant voice message to the selected one or more recipients via the IP network 204. As before, the one or more recipients are enabled to display an indication that the instant voice message has been 15 received and audibly play the instant voice message. As aforementioned, if a recipient IVM
 - client is not currently connected to the local IVM server 202, the IVM server 202 temporarily saves the instant voice message and delivers it to the IVM client when the IVM client connects to the local IVM server 202.
 - In the second embodiment of the IVM client 206 according to Fig. 2, the VoIP telephone 206 operates synchronously either with the IVM client 208 or the IVM server 202 to enable instant voice messaging according to the present invention. Thus, in operation according to the second embodiment, the IVM client (VoIP telephone) 206 is still

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connected over the network 204 to the IVM server 202, which as aforementioned enables instant voice messaging functionality over the local network 204. However, VoIP telephone 206 cooperates with the IVM client 208 or IVM server 202 to record and send an instant voice message. More specifically, the VoIP telephone 206 is only used as a

- 5 recording/listening device for recording or listing to instant voice messages, while the IVM client 208 is used for displaying and selecting instant voice message recipients as described hereinabove. In operation, the IVM client 208 displays a list of IVM recipients on the display device 216 provided and stored by the local IVM server 202. The user operates the IVM client 208 by using the input device 218 on the IVM client 208 to indicate a selection
- 10 of one or more IVM recipients from the list. The user selection is transmitted to the IVM server 202. The user selection generates a start signal to the IVM server 202 indicating that the user is ready to begin instant voice messaging according to the present invention. In response to receiving the start signal, the IVM server 202 transmits a ring signal to the VoIP telephone 206, thereby indicating to the user the IVM system 200 is ready to record an
- 15 instant voice message. The IVM server 202 also signals the IVM client 208 to generate audio file 210 to record the instant voice message. As the user picks up the handset of the VoIP telephone 206 (off-hook), a connection is established via the network 204 between the local IVM server 202 and the VoIP telephone 206. Thereafter, the IVM server 202 forwards the user's speech transmitted from VoIP telephone 206 to the IVM client 208 for storage
- 20 into digitized audio file 210 on the IVM client 208. The audio file 210 is finalized by returning the handset its cradle (on-hook) or by pressing a designated button on the keypad VoIP telephone 206, which transmits the stop signal to the IVM server 202 and further from the IVM server 202 to the IVM client 208. Returning the handset to its cradle preferably

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generates a send signal to the IVM server 202, which transmits the signal to the IVM client 208. The IVM client thereafter transmits the recorded audio file 210 (instant voice message) to IVM server 202 for delivery to the selected one or more IVM recipients. Alternatively, the user may press a key on the keyboard 218 to initiate the send signal. In response to the send signal, the IVM client 206 sends the recorded audio to the local IVM server 202 via the network 204. The IVM server 202 thereafter delivers the instant voice message to the selected one or more recipients via the IP network 204. The one or more recipients are enabled to display an indication that the instant voice message has been received and audibly play the instant voice message. If a recipient IVM client is not currently connected to the local IVM server 202, the IVM server 202 temporarily saves the instant voice message and delivers it to the IVM client when the IVM client connects to the local IVM server 202.

In operation of the legacy telephone 110 according to Fig. 2, the legacy
telephone 110 is connected to the local IVM server 202 via media gateway 114 and legacy
switch 112. The legacy telephone 110 cooperates with the IVM client 208 to record and
send an instant voice message. More specifically, the legacy telephone 110 is used as a
recording/listening device for recording or listing to instant voice messages, while the IVM
client 208 is used for displaying and selecting instant voice message recipients as described
hereinabove. Thus, in operation the IVM client 208 displays a list of IVM recipients on the
display device 216 provided and stored by the local IVM server 202. The user operates the
IVM client 208 by using the input device 218 on the IVM client 208 to indicate a selection
of one or more IVM recipients from the list. The user selection is transmitted to the IVM

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server 202. The user selection generates a start signal to the IVM server 202 indicating that the user is ready to begin instant voice messaging according to the present invention. In response to receiving the start signal, the IVM server 202 transmits an emulation code to the legacy telephone 110 to ring, thereby indicating to the user the IVM system 200 is ready to record an instant voice message. As the user picks up the handset of the legacy telephone 110 (off-hook), a connection is established via the network 204 between the legacy telephone 110 and the IVM server 202. Thereafter, the IVM server forwards the user's speech transmitted from the legacy telephone 110 to the IVM client 208 for storage into the digitized audio file 210 (i.e., instant voice message). The audio file on the IVM client 208 is finalized by returning the handset of the legacy telephone 110 to its cradle (on-hook) or by pressing a designated button on the keypad of the legacy telephone 110, which transmits a stop signal to the IVM server 202 and further to the IVM client 208. Returning the handset to its cradle also generates a send signal to the IVM server to transmit the recorded audio file

15 thereafter delivers the instant voice message to the selected one or more recipients via the IP network 204. The one or more recipients are enabled to display an indication that the received instant voice message has been received and audibly play the instant voice message. If a recipient IVM client is not currently connected to the local IVM server 202, the IVM server 202 temporarily saves the instant voice message and delivers it to the IVM

(instant voice message) to the selected one or more IVM recipients. The IVM server 202

20 client when the IVM client connects to the local IVM server 202.

Regarding the operational embodiments described with reference to Fig. 2 for recoding and transmitting an instant voice message according to the present invention, the

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digitized audio file is preferably compressed by applying a compression algorithm before sending the audio file to the one or more selected recipients. The audio file is preferably compressed within the IVM clients 206, 208 before forwarding the audio file to the IVM server 202 for subsequent delivery to the one or more selected recipients. Alternatively, the

- 5 compression may be implemented within the IVM server 202 before the audio file is transmitted to the one or more selected recipients. A Lempel-Ziv compression algorithm is preferably used to compress the audio file according to the present invention. It is noted that many suitable compression algorithms are known to persons of skill in the art, including Huffman encoding, audio compression standards promulgated by the Moving Pictures
- Experts Group ("MPEG"), G.722 wideband speech encoding standard, fractal compression, and wavelet compression. Any of the foregoing compression algorithms may be implemented within the scope of the present invention.

Further regarding the operational embodiments described with reference to 15 Fig. 2 for recoding and transmitting an instant voice message according to the present invention, the digitized audio file (which may or may not be compressed as described above) is further preferably encrypted via an encryption algorithm before transmitting the audio file to the one or more selected recipients. The encryption is preferably implemented within the IVM clients 206, 208 before forwarding the audio file to the IVM server 202 for subsequent

20 delivery to the one or more selected recipients. Alternatively, the encryption may be implemented within the IVM server 202 before the audio file is transmitted to the one or more selected recipients. An AES (Rijndael) encryption algorithm is preferably used to encrypt the audio file according to the present invention. It is noted that many suitable

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encryption algorithms are known to persons skilled in the art, including DES, Triple DES, Blowfish, Twofish, Serpent, and the like. Any of the foregoing encryption algorithms may be implemented within the scope of the present invention.

5 Lastly with reference to Fig. 2, in addition to the "record mode" of instant voice messaging, the instant voice messaging system 200 also supports an "intercom mode" of voice messaging. The "intercom mode" represents real-time instant voice messaging. In the "intercom mode," instead of creating an audio file 210, one or more buffers (not shown) of a predetermined size are generated in the IVM client 206, 208 or local IVM server 202.

- 10 The one or more buffers are used to automatically write successive portions of the instant voice message. Once a first buffer is full, i.e., input audio of the predetermined size is written to the buffer, the content of the first buffer is automatically transmitted to the IVM server 202 for transmission to the one or more IVM recipients. A second buffer is meanwhile written with the next successive portion of input audio. Once, the second buffer
- 15 is full, i.e., input audio of the predetermined size is written to the buffer, the content of the second buffer is transmitted to the IVM server 202 for transmission to the one or more IVM recipients. If the entire instant voice message or a successive portion thereof (such as a last successive portion in the instant voice message) written to either buffer is smaller the predetermined size, then the buffered content of less than the predetermined size is
- automatically transmitted to the IVM server 202. The foregoing buffering using the first and second buffers is repeated until the entire instant voice message has been transmitted to the IVM server 202 for transmission to the one or more IVM recipients. It is noted that the invention is not limited to a particular number of buffers. The foregoing buffering and

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transmission allows a "real-time" instant voice message to be transmitted to the one or more IVM recipients. The "intercom mode" may be designated as a default mode when an IVM recipient is on-line, while the "record mode" may be designated as a default if the IVM recipient is unavailable, i.e., not on-line. The user may easily change the "intercom mode" to the "record mode" on the respective IVM client 206, 208. Finally, the audio contents of the buffers may be signal processed (for clarity), encrypted and compressed before transmission, as will be described in more detail hereinbelow with reference to Fig. 3.

Fig 3. an exemplary illustration of the architecture in the IVM client 208 for enabling instant voice messaging according to the present invention. More specifically, the IVM client 208 comprises a client platform 302 for generating an instant voice message and a messaging system 320 for messaging between the IVM client 208 and the IVM server 202 for enabling instant voice messaging according to the present invention. The IVM client 208 is a general-purpose programmable computer equipped with a network interface (not

- 15 shown), such as an Ethernet card, to provide connectivity to the network 204. It is noted that any suitable networking protocol, not only Ethernet, could be used to connect the IVM client to a network 204 and thus is considered within the scope of the present invention. The client platform 302 comprises a client engine 304, which controls other components, namely the document handler 306, file manager 308, audio file creation 312, signal processing 314,
- 20 encryption/decryption 316, and compression/decompression 318. The messaging system 320 and the client engine 304 communicate via standard inter-process communication. The messaging system 320 and client engine 304 also communicate with the IVM server 202 over the network interface via the network 204. The document handler 306 oversees the

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retrieving, sending, receiving and storing of one or more documents (or files) attached to instant voice messages from/to the one or more selected IVM recipients that may be communicating with the IVM client 208. More specifically, when an instant voice message is to be transmitted to the one or more IVM recipients, one or more documents may be attached to the instant voice message to be, stored or displayed by the one or more selected IVM recipients. The file manager accesses a message database 310, in which both the received and recorded instant voice messages are represented as database records, each record comprising a message identifier and the instant voice message. The file manager 308 services requests from the user to record, delete or retrieve messages to/from the message

- 10 database 310. Audio file creation 312 creates an instant voice message as audio file 210, and is responsible for receiving input speech for the instant voice message from audio input device 212 or via network 204 and storing the input speech into audio file 210. Signal processing 314 performs noise removal and signal optimization in the audio file 210. Encryption/decryption 316 provides for respectively encrypting/decrypting of
- 15 outgoing/incoming audio files (i.e., instant voice messages), and compression/decompression 318 respectively compresses/decompresses the outgoing/incoming audio files.

Further with reference to Fig. 3, the reception of an instant voice message is described as follows. It is assumed that the local IVM server 202 has determined that the IVM client 208 is available to receive an instant voice message by checking the IVM client's 208 current status, i.e., whether the IVM client 208 is "on-line." The local IVM server 202 maintains the current status of the IVM clients connected to the local IVM server

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202, i.e., IVM clients 206, 208. It is further assumed that an IVM client has transmitted an instant voice message to the IVM client 208. The local IVM server 202 receives the instant voice message over the local IP network 204 and forwards the instant voice message to the IVM client 208. Upon receipt at the IVM client 208, the instant voice message is decrypted

- at 316, decompressed at 318, and stored in the message database 310 using the file manager
 308. Any files attached to the instant voice message are also stored in the message database
 310 using the file manager 308. A visual and/or sound effect is initiated to notify a user of
 the IVM client 208 that a new instant voice message has been received at the IVM client
 208. At this point in time, the instant voice message and any file attachments are available
- to the user. The user can select the instant voice message from a listing of available instant voice messages displayed on the IVM client 208 and play the newly received instant voice message. The user may also open any file attachments and move or save the files to a separate location on the client using a drag-and-drop process.
- Still further with reference to Fig. 3, the generation and transmission of an instant voice message is described as follows. The user selects the available one or more IVM recipients and initiates the creation of an instant voice message as described above with reference to Fig. 2. The client engine 304 detects the start signal and invokes audio file creation 312 of the audio file 210. The audio file 210 is initialized and captures the audio voice message input by the user. Once the client engine 304 detects a stop signal, the instant voice message is finalized in the audio file 210 via audio file creation 312. The audio file 210 is adjusted for gain, and noise is removed via signal processing 314. The audio file 210 is further compressed at 318 and encrypted at 316. The completion of these processes

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causes the client engine 304 to inform the user via display 216 that the instant voice message is available to be sent. After the client engine 304 detects the send signal from the user, the instant voice message (audio file 210) is transferred to the local IVM server 202. Before the transmission of the instant voice message (i.e., before the send signal), the user has the option to review the instant voice message, re-record the instant voice message, delete the instant voice, as well as attach one or more files (i.e., documents). The attachment of one or more files is enabled conventionally via a methodology such as "drag-and-drop" and the

like, which invokes the document handler 306 to make the appropriate linkages to the one or
more files and flags the messaging system 320 that the instant voice message also has the
attached one or more files.

Fig 4. an exemplary illustration of the local IVM server 202 for enabling instant voice messaging according to the present invention. The IVM server 202 is a general-purpose programmable computer equipped with a network interface, such as an
15 Ethernet card, to provide connectivity to a network 204. It is noted that any suitable networking protocol may be implemented to connect the IVM server 202 to a network 204. The IVM server 202 comprises a server communication platform 402, a messaging system 436 and a database 414, thereby enabling instant voice messaging according to the present invention. The server communication platform 402 comprises a server engine 404, client

manager 406, station manager 408, gateway manager 410, database manager 412 that
accesses database 414, supplemental servers 416 (including particular server subsystems
418-424), as well as a control layer 426 (including non-proprietary server subsystems 428,
430 and proprietary server subsystems 432, 434). The messaging system 436 and the server

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engine 304 communicate via standard inter-process communication. The messaging system 436 and the server engine are also able to communicate with the IVM clients 206, 208 over the network interface via the network 204. The database 414 stores users (e.g., IVM clients as well as legacy telephone clients) that are known to the IVM server 202 via the database

5 manager 412. The users are represented in the database as records, each record comprising a user name, a password, and a contact list (a list of other users with whom the user wishes to exchange instant voice messages), and other data relating to the user. The database manager 412 services requests to add, update, delete, or retrieve database records to/from the database 414. The password may be stored in the database 414 as plaintext, in encrypted 10 form, or as a hash (e.g., MD5 hash). The messaging system 436 communicates to the server engine 404 via message objects.

A message object comprises an action field, an ID field, a source field, a destination field, and an object field. The content of the action field is selected from a list of permitted actions, which among other actions includes: connect, disconnect, subscribe, unsubscribe, and post message. In addition, the actions include: determining if an IVM client is awake (i.e., pinging), disconnecting from the IVM client, processing an IVM client message, and notifying IVM clients if the IVM server 202 goes down. The client messages include sending an instant voice message portions, checkin message, send message, set status message, send a phone command message, and send control parameters message. The content of the ID field represents a unique identifier for the message object. The content of the source field is a globally unique identifier ("GUID") that uniquely identifies the sender of the message. This unique identifier can be generated by any known way, including the

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Globally Unique ID function call available in the Microsoft Windows and Microsoft .NET environments. In some circumstances, the source field is set to a special value to indicate that the sender of the message object is entitled to special privileges. The senders with special privileges are in fact IVM servers. This allows the IVM servers to broadcast

- 5 messages to one another, subscribe to special events, and directly send messages to specific IVM servers. These privileges can depend upon whether the IVM servers are local servers or global servers. As an example, there can exist more than one local IVM server, each of these local IVM servers automatically has privileges to communicate to other local IVM server. On a global server system, a directory server can communicate with one or more
- transport servers. The content of the destination field is a GUID of an intended IVM recipient of the instant voice message. The content of the object field is a block of data being carried by the message object, which may be, for example, a digitized instant voice message. Depending on the circumstances in which the message object is sent, some of the message object fields may be left blank or ignored. For example, the message object may merely require an action to be performed based upon the GUID supplied. In this case, the action does not necessarily require any data to be sent or received and some of the message object's fields may be left blank or ignored.

Connection objects maintain the logical connections between the IVM server 202 and IVM clients 206, 208 connected to the IVM server 202. More specifically, a 20 connection object comprises data representing the state of the connection and code (one or more methods) for establishing and maintaining the logical connections between the IVM server 202 and the IVM clients 206, 208 within the IVM system 200 of Fig. 2. The

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connection object can contain both data and/or commands, including information that describes the socket, the size of the data to be transferred, and the priority of the transfer (e.g., high, normal, low, unknown). On start up the local IVM server 202 generates and maintains a list for each IVM client 206, 208. The local IVM server 202 then waits to receive connection objects from the IVM clients 206, 208 that are stored in the respective lists, decodes the received connection objects to obtain specific requests, and then services the specific requests from the IVM clients 206, 208.

Further with reference to Fig. 4, the server engine 404 controls all other subsystems in the server communication platform 402, and it is responsible for startup and shutdown of the IVM server 202 and the IVM system 200. The client manager 406 controls the IVM clients 206, 208, providing contact presence (connection) information and message scheduling and delivery. The station manager 408 controls the individual legacy telephone 110 and coordinates its activity to work synchronously with the IVM client 208 and server 202. The gateway manager 410 enables the IVM server 202 to communicate with the

- 15 legacy telephones, such as legacy telephone 110. The control layer 426 comprises a plurality of server subsystems 428-434, each of which provides translation services to different proprietary and non-proprietary gateways 114, such as TPNCP, MGCP, and MEGACO gateways. The proprietary server subsystems 428, 430 and non-proprietary server subsystems 432, 434 are connected to respective gateways 114 via the local IP
- network 204. The supplemental server subsystems 416 provide a number of required services such as display manager subsystem 418, dynamic host configuration protocol (i.e., "DHCP") subsystem 420, trivial file transfer protocol (i.e., "TFTP") server subsystem 422,

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and hypertext transfer protocol (i.e., "HTTP"). Each of the supplemental servers 418-424 in the subsystem 416 is used during the initial set-up of the IVM system 200. The boot-up process and allocation of IP addresses to IVM clients 206, 208 are performed through an LCD panel (not shown) associated with the local IVM server 202. The LCD manager 418 supports this boot-up process. The DHCP server 420 is used to allocate IP addresses as

messaging system. The TFTP server 422 provides a TCP/IP file transfer capability. Lastly, the HTTP server 424 provides services for a web server.

required and allows the advanced configuration of network settings in the instant voice

- Figure 5 is an exemplary illustration of a global instant voice messaging
 (IVM) system 500, according to the present invention. In the global IVM system 500, the
 local IVM system 200 is depicted as a local IVM system 510, which is connected to a
 packet-switched network 102 (i.e., Internet). The global IVM system 500 comprises the
 local IVM system 510, global IVM server system 502, and global IVM clients 506 and 508
 that are optionally connected via local IP network 504. The global IVM server system 502
 is connected to the IP network (i.e., Internet) 102 for enabling the local IVM clients 206,
 208 and legacy telephone 110 in the local IVM system 510 to generate and send instant
 voice messages to the global IVM clients 506, 508, as well as the local IVM clients 206, 208
 to receive instant voice messages from the global IVM clients 506, 508. The
- 20 implementation of the global instant voice messaging for the IVM client 208 will be described first and will be followed by the implementations for IVM client 206 and legacy telephone 110, with reference to the global IVM system 500 depicted in Fig. 5. Thereafter, instant voice messaging for global clients 506 and 508 will be described according to the

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present invention. These implementations implement a "record mode" of the instant voice messaging according to the present invention. Thereafter, there will lastly be described an "intercom mode" of the instant voice messaging according to the present invention.

5 Therefore, in operation of the IVM client 208 according to Fig. 5, the IVM client 208 is connected via the networks 204, 102 to the global IVM server system 502, which enables the global instant voice messaging functionality outside the local IVM system 510 over the network (i.e., Internet) 102. More specifically, the IVM client 208 requests from the global IVM server system 502 a global contact list (not shown) of global one or more IVM recipients with which the IVM client 208 may exchange instant voice messages. For the purposes of illustration, it is assumed that global IVM clients 506, 508 are in the contact list. The global IVM server system 502 stores and maintains this contact list. Thus, the global IVM server system 502 responds by transmitting the contact list to the IVM client 208. The IVM client 208 displays the contact list on its display 216. Alternatively, the global contact list may be replicated to the local IVM server 202 within the local IVM

- global contact list may be replicated to the local IVM server 202 within the local IVM system 510, in which case the local IVM client 208 obtains the global contact list from the local IVM server 202. The user operates the IVM client 208 by using the input device 218 to indicate a selection of one or more IVM recipients from the global contact list. Here, for the purposes of illustration it is again assumed that IVM client 208 selected global IVM
- 20 clients 506, 508. The user selection is transmitted to the IVM server 202. The user selection also generates a start signal to the IVM client 208 that the user is ready to begin instant voice messaging. In response to the start signal, the IVM client 208 listens to the input audio device 212 and records the user's speech into a digitized audio file 210 (i.e.,

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instant voice message) stored on the IVM client 208. The audio file 210 is finalized via a stop signal, which is generated by the user via the input device 218 or a preset time period without speech input via the input audio device 212. Once the recording is finalized, the IVM client 208 generates a send signal indicating that the digitized audio file 210 (instant voice message) is ready to be sent to the selected one or more IVM recipients. The user generates the send signal when the user operates the IVM client 208 via the input device 218. The IVM client 208 transmits the digitized audio file 210 and the send signal to the global IVM server system 502 via the local IP network 204 and the global IP network 102. After receiving the audio file 210, the global IVM server system 502 delivers the transmitted instant voice message to the selected one or more recipients (e.g., IVM clients 506 and 508) via the IP network 102. The one or more recipients are enabled to display an indication that the instant voice message has been received and audibly play the instant voice message to an associated user. It is noted that if a recipient IVM client 506, 508 is not currently connected to the global IVM server system 502, the global IVM server system 502 temporarily saves the instant voice message and delivers it to the global IVM client 506, 508 when the IVM client connects to the global IVM server system 502.

There are several embodiments for the operation of the IVM client (VoIP telephone) 206 within the global IVM system 500 of Fig. 5, according to the present

20 invention. In the first embodiment, the VoIP telephone 206 is a standalone IVM client 206 enabled for instant voice messaging according to the present invention. In the second embodiment, the VoIP telephone 206 operates synchronously with the IVM client 208 to enable instant voice messaging according to the present invention. Thus, in operation

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according to the first embodiment in Fig. 5, the IVM client 206 is connected via the networks 204, 102 to the global IVM server system 502, which enables instant voice messaging functionality over the IP network (Internet) 102. As mentioned previously, the IVM client 206 is also connected to the local IVM server 202. The IVM client 208 requests from the global IVM server system 502 a global contact list (not shown) of the global one or more IVM recipients with which the IVM client 206 may exchange instant voice messages. For the purposes of illustration, it is assumed that the global IVM clients 506, 508 are in the

contact list. The global IVM server system 502 stores and maintains this contact list. Thus, the global IVM server system 502 responds by transmitting the global contact list to the

- 10 IVM client 206. Alternatively, the global contact list may be replicated to the local IVM server 202 within the local IVM system 510, in which case the local IVM client 206 obtains the global contact list from the local IVM server 202. The IVM client 206 displays a list of the one or more IVM recipients on its associated display. The user operates the IVM client 206 by using a keypad on the VoIP telephone 206 to indicate a selection of one or more
- 15 IVM recipients from the list. The VoIP telephone 206 transmits the selection to the global IVM server system 502. The user selection also generates a start signal to the IVM client 206 indicating the user is ready to begin instant voice messaging according to the present invention. The user speaks into the handset of the IVM client 206 or a speakerphone on the IVM client 206. Although not shown in Fig. 5, the VoIP telephone 206 may provide a
- 20 dedicated storage device, which in response to the start signal records an audio file, similar to the audio file 210 in the IVM client 208. The audio file is finalized via a stop signal. The stop signal is generated when the user presses a button on the keypad, a preset time period without speech input to the VoIP telephone 206, or when the user returns the handset to the

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cradle of the VoIP telephone 206. Once the recording of the user's speech is complete, a send signal is generated indicating that the instant voice message is ready to be sent to the selected recipients. The user generates the send signal when the user presses a button on the keypad or returns the handset of the VoIP telephone 206 to it cradle. In response to the send

- 5 signal, the IVM client 206 sends the recorded audio file (instant voice message) to the global IVM server system 502 via the networks 204, 102 for delivery to the selected one or more IVM recipients. The global IVM server 502 thereafter delivers the instant voice message to the selected one or more recipients (e.g., IVM clients 506 and 508) via the IP network 102. As before, the one or more recipients are enabled to display an indication that the instant
- voice message has been received and audibly play the instant voice message. If a recipient IVM client is not currently connected to the global IVM server system 502, the global IVM server system 502 temporarily saves the instant voice message and delivers it to the IVM client when the IVM client connects to the global IVM server system 502.
- In the second embodiment of the IVM client 206 according to Fig. 5, the VoIP telephone 206 operates synchronously with the IVM client 208 to enable global instant voice messaging according to the present invention. Thus, in operation according to the second embodiment in Fig. 5, the VoIP telephone 206 is connected over the network 204 to the IVM client 208 and the IVM client 208 is connected via the networks 204, 102 to the global IVM server system 502, which enables instant voice messaging functionality over the IP network (Internet) 102. The VoIP telephone 206 cooperates with the IVM client 208 to record and send a global instant voice message outside the local IVM system 510. The IVM client 208 displays a global contact list of IVM recipients (not shown) on the display device

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216 provided by the global IVM server system 502, as described hereinabove.

Alternatively, the global contact list may be replicated to the local IVM server 202 within the local IVM system 510, in which case the IVM client 208 obtains the global contact list from the local IVM server 202. The user operates the IVM client 208 by using the input

- 5 device 218 to indicate a selection of one or more IVM recipients from the contact list. The user selection generates a start signal in the IVM client 208 indicating that the user is ready to begin instant voice messaging according to the present invention. In response to the start signal, the IVM client 208 generates audio file 210 to record an instant voice message and transmits a ring signal to the VoIP telephone 206. As the user picks up the handset of the
- 10 VoIP telephone 206 (off-hook), a connection is established via the network 204 between the local IVM client 208 and the VoIP telephone 206. Thereafter, the VoIP telephone 206 forwards the user's speech to the IVM client 208 for storage into the audio file 210. The audio file 210 is finalized by returning the handset its cradle (on-hook) or by pressing a designated button on the keypad VoIP telephone 206, which transmits the stop signal to the
- 15 IVM client 208. Returning the handset to its cradle preferably generates a send signal to the IVM client 208. The IVM client thereafter transmits the recorded audio file 210 (instant voice message) to the global IVM server system 502 via networks 204, 102 for delivery to the selected one or more IVM recipients. Alternatively, the user may press a key on the keyboard 218 to initiate the send signal. In response to the send signal, the IVM client 208
- 20 sends the recorded audio file to the global IVM server system 502 for delivery to the selected one or more IVM recipients. The global IVM server system 502 thereafter delivers the instant voice message to the selected one or more recipients (e.g., IVM clients 506 and 508) via the IP network 102. As before, the one or more IVM recipients are enabled to

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display an indication that the instant voice message has been received and audibly play the instant voice message. If a recipient IVM client is not currently connected to the global IVM server system 502, the global IVM server system 502 temporarily saves the instant voice message and delivers it to the IVM client when the IVM client connects to the global IVM server system 502.

In operation of the legacy telephone 110 according to Fig. 5, the legacy telephone 110 is connected to the local IVM client 208 via media gateway 114, legacy switch 112 and network 204. The legacy telephone 110 cooperates with the IVM client 208

- to record and send an instant voice message outside the local IVM system 510. More specifically, the legacy telephone 110 is used as a recording/listening device for recording or listing to instant voice messages, while the IVM client 208 is used for displaying and selecting instant voice message recipients as described hereinabove. Thus, in operation the IVM client 208 requests from the global IVM server system 502 a global contact list of
- 15 global one or more IVM recipients with which the IVM client 208 may exchange instant voice messages. Alternatively, the global contact list may be replicated to the local IVM server 202 within the local IVM system 510, in which case the IVM client 208 obtains the global contact list from the local IVM server 202. The IVM client 208 displays the global list of IVM recipients, as described hereinabove. The user operates the IVM client 208 to indicate a selection of one or more IVM recipients from the global contact list. The IVM client 208 transmits the user selection to the global IVM server system 502. The user selection generates a start signal in the IVM client 208 indicating that the user is ready to begin instant voice messaging according to the present invention. In response to the start

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signal, the IVM client 208 transmits an emulation code to the legacy telephone 110 to ring, thereby indicating to the user the global IVM system 500 is ready to record an instant voice message. As the user picks up the handset of the legacy telephone 110 (off-hook), a connection is established via the network 204 between the legacy telephone 110 and the

- 5 IVM client 208. Thereafter, the user's speech is transmitted from the legacy telephone 110 to the IVM client 208 for storage into the digitized audio file 210 (i.e., instant voice message). The audio file 210 is finalized by returning the handset of the legacy telephone 110 to its cradle (on-hook) or by pressing a designated button on the keypad of the legacy telephone 110, which transmits a stop signal to the IVM client 208. Returning the handset
- to its cradle may also generate a send signal to the IVM client 208 to transmit the recorded audio file (instant voice message) to the global IVM server system 502 for delivery to the selected one or more IVM recipients. Alternatively, the send signal is preferably generated from the IVM client 208 as described hereinabove. The global IVM server system 502 thereafter delivers the instant voice message to the selected one or more IVM recipients via
- 15 the IP network (Internet) 102. The one or more recipients are enabled to display an indication that the instant voice message has been received and audibly play the instant voice message. If a recipient IVM client is not currently connected to the global IVM server system 502, the global IVM server system 502 temporarily saves the instant voice message and delivers it to the IVM client when the IVM client connects to the global IVM server

20 502.

Further with reference to Fig. 5, the instant voice messaging for global clients 506 and 508 will be described according to the present invention. In a first embodiment,

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each of the global IVM clients 506, 508 is enabled to independently send an instant voice message. The IVM clients 506, 508 have like peripheral devices and functionality described respectively with reference to local IVM clients 206, 208 in Fig. 2. In second embodiment described below, the VoIP telephone 506 operates in conjunction with the IVM client 508 to

- 5 send an instant voice message. Therefore, in operation of the global IVM clients 506 and 508 according the first embodiment in Fig. 5, the IVM clients 506, 508 are connected via the networks 204, 102 to the global IVM server system 502, which enables the global instant voice messaging functionality outside the local IVM system 510 over the network (i.e., Internet) 102. Each of the global IVM clients 506, 508 is enabled to request from the global
- 10 IVM server system 502 a contact list (not shown) of global one or more IVM recipients with which each of the global IVM client 506, 508 may exchange instant voice messages. For the purposes of this illustration, it is assumed that the IVM clients 206 and 208 within the local IVM system 510 are in the contact list for each global IVM client 506, 508. The global IVM server system 502 stores and maintains the foregoing contact list for each global
- 15 IVM client 506, 508. Upon request, the global IVM server system 502 responds by transmitting the contact list to each of the IVM clients 506, 508. Each of the IVM clients 506, 508 displays the contact list on its display. The user operates the IVM client 506, 508 to indicate a selection of one or more IVM recipients from the contact list. Each of the global IVM clients 506, 508 transmits the user selection to the global IVM server system
- 502. The user selection also generates a start signal to the IVM clients 506, 508 that the user is ready to begin instant voice messaging. In response to the start signal, the IVM clients 506, 508 record the user's speech into a digitized audio file (i.e., instant voice message) stored on the global IVM clients 506, 508. The audio file is finalized via a stop signal,

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which is generated by the user by operating the global IVM client 506, 508. Once the recording is finalized, the IVM client 506, 508 generates a send signal indicating that the digitized audio file (instant voice message) is ready to be sent to the selected one or more recipients. The user generates the send signal when the user operates the global IVM client

- 5 506, 508. The IVM client 208 transmits the digitized audio file and the send signal to the global IVM server system 502. After receiving the audio file, the global IVM server system 502 delivers the transmitted instant voice message to the local IVM server 202 in the local IVM system 510 for delivery to the selected one or more recipients (e.g., local IVM clients 206 and 208) via the local IP network 204. The one or more recipients IVM 206, 208 are
- enabled to display an indication that the instant voice message has been received and audibly play the instant voice message to an associated user. It is noted that if a recipient IVM client 206, 208 is not currently connected to the local IVM server 202, the IVM server 202 temporarily saves the instant voice message and delivers it to the local IVM client 206, 208 when the IVM client connects to the local IVM server 202.

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In the second embodiment of the IVM client 506 according to Fig. 5, the VoIP telephone 506 operates synchronously with the IVM client 508 to enable global instant voice messaging according to the present invention. In this embodiment, the VoIP telephone 506 and the IVM client 508 may be located in a user's residence and be connected to a local IP network 504. This local IP network 504 can be a WiFi network or a local area

to a local IP network 504. This local IP network 504 can be a WiFi network or a local area network (i.e., LAN), which is also within the user's residence. The local IP network 504 may be connected to the IP network (Internet) 102 via a digital subscriber line (i.e., DSL) connection, cable connection, dialup connection, or the like. As noted above, the IVM

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clients 506, 508 have like peripheral devices and functionality described respectively with reference to local IVM clients 206, 208 in Fig. 2. Thus, in operation according to this embodiment in Fig. 5, the global IVM client 508 requests from the global IVM server system 502 a contact list of global one or more IVM recipients with which each of the global

- 5 IVM client 508 may exchange instant voice messages. For the purposes of this illustration, it is assumed that the IVM clients 206 and 208 within the local IVM system 510 are in the contact list for the global IVM client 508. The global IVM server system 502 stores and maintains the foregoing contact list for the global IVM client 508. The IVM client 508 displays a contact list of IVM recipients on the associated display device provided by the
- 10 global IVM server system 502, as described hereinabove. The user operates the IVM client 508 by using the associated input device to indicate a selection of one or more IVM recipients from the contact list. The user selection generates a start signal in the IVM client 508 indicating that the user is ready to begin instant voice messaging according to the present invention. In response to the start signal, the IVM client 508 generates audio file to
- record an instant voice message and transmits a ring signal to the VoIP telephone 506 via local IP network 504. As the user picks up the handset of the VoIP telephone 206 (offhook), a connection is established via the local network 504 between the local IVM client 508 and the VoIP telephone 506. Thereafter, the VoIP telephone 506 forwards the user's speech to the IVM client 508 for storage into the audio file at the IVM client 508. The audio
- file is finalized by returning the handset its cradle (on-hook) or by pressing a designated button on the keypad associated with the VoIP telephone 506, which transmits the stop signal to the IVM client 508. Returning the handset to its cradle preferably generates a send signal to the IVM client 508. The IVM client thereafter transmits the recorded audio file

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(instant voice message) to the global IVM server system 502 for delivery to the selected one or more IVM recipients. Alternatively, the user may press a key on the input device associated with the IVM client 508 to initiate the send signal. In response to the send signal, the IVM client 508 sends the recorded audio file to the global IVM server system 502 for

- delivery to the selected one or more IVM recipients. The global IVM server system 502 thereafter transmits the instant voice message to the local IVM server 202 for delivery selected one or more recipients (e.g., local IVM clients 206 and 208) via the local IP network 204. As before, the one or more recipients are enabled to display an indication that the instant voice message has been received and audibly play the instant voice message. If a recipient IVM client is not currently connected to the local IVM server 202, the local IVM server 202 temporarily saves the instant voice message and delivers it to the IVM client when the IVM client connects to the local IVM server 202.
- Lastly with reference to Fig. 5, in addition to the "record mode" of instant voice messaging as described above, the instant voice messaging system 500 also supports an "intercom mode" of the instant voice messaging. The "intercom mode" represents realtime instant voice messaging. In the "intercom mode," instead of creating an audio file as described hereinabove, one or more buffers (not shown) of a predetermined size are generated. The buffers may be generated in any one of the IVM clients 206, 208, 506 and
- 508, depending on how the global IVM system 500 is defined. The one or more buffers are used to automatically write successive portions of the instant voice message. Once a first buffer is full, i.e., input audio of the predetermined size is written to the buffer, the content of the first buffer is automatically transmitted. If the transmission is generated at a local

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IVM client 206, 208 and destined for one or more local IVM recipients, the content of the first buffer is transmitted to the local IVM server 202 for delivery to the local one or more recipients. If the transmission is generated at a local IVM client 206, 208 and destined for one or more global IVM recipients 506, 508, the content of the first buffer is transmitted to

- 5 the global IVM server system 502 for delivery to the one or more global recipients. In addition, if the transmission is generated at a global IVM client 506, 508 and destined for the other global IVM clients, the content of the first buffer is transmitted to the global IVM server system 502, such as for example clients 506, 508. Lastly, if the transmission is generated at a global IVM client 506, 508 and destined for the local IVM clients 206, 208,
- the content of the first buffer is transmitted to the global IVM server system 502 and further transmitted by the global IVM server 502 to the local IVM server 202 for delivery to clients 206, 208 within the local IVM system 510. A second buffer is meanwhile written with the next successive portion of input audio. Once, the second buffer is full, i.e., input audio of the predetermined size is written to the buffer, the content of the second buffer is transmitted
- in similar fashion to the first buffer. If the entire instant voice message or a successive portion thereof (such as a last successive portion in the instant voice message) written to either buffer is smaller the predetermined size, then the buffered content of less than the predetermined size is automatically transmitted to the IVM server 202. The foregoing buffering using the first and second buffers is repeated until the entire instant voice message
- 20 has been transmitted as described above. It is noted that the invention is not limited to a particular number of buffers. The foregoing buffering and transmission allows a "real-time" instant voice message to be transmitted to the one or more local, as well as global, IVM recipients. The "intercom mode" may be designated as a default mode when an IVM

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recipient is on-line, while the "record mode" may be designated as a default if the IVM recipient is unavailable, i.e., not on-line. The user may easily change the "intercom mode" to the "record mode" on the respective IVM client 206, 208, 506, 508. Finally, the audio contents of the buffers may be signal processed (for clarity), encrypted and compressed before transmission, as was described previously.

Fig. 6 is an exemplary detailed illustration 600 of the global IVM server system 502 depicted in Fig. 5, according to the present invention. More specifically, the local IVM system 510 described in Fig. 5 is connected via the IP network (Internet) 102 to

- the global IVM server system 502. The global IVM server system 502 comprises an IVM transport server mesh 602 and an IVM directory server 608. The IVM transport server mesh 602 comprises a plurality of interconnected IVM transport servers 604, 606. Although the mesh 602 is depicted as having two IVM transport servers 604, 606, it is to be understood that as many IVM transport servers as are desired or required for redundancy and load
- 15 balancing may be interconnected in a mesh. The IVM transport servers 604, 606 may be centrally located and configured to communicate (i.e., forward and receive messages) with local IVM clients 206, 208, local IVM server 202 and global IVM client 506, 508 (not depicted in Fig. 6). The plurality of IVM transport servers 604, 606 in the IVM transport server mesh 602 permits load balancing and redundancy in the global IVM system 500. The
- 20 directory server 608 maintains a transport server list of all the IVM transport servers 604, 606 currently connecting to the mesh 602. Each of the IVM transport servers 604, 606 first connects to the directory server 608. The directory server 608 informs each of the connecting IVM transport servers 604, 606 of all the other IVM transport servers currently

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in the mesh 602 based on an active list (not shown) of transport servers 604, 606 in the mesh 602. The connecting IVM transport server then connects to each of the IVM transport servers in the transport server list, resulting in an interconnected mesh 602 of IVM transport servers 604, 606. The IVM transport servers 604, 606 and the IVM directory server 608 communicate via messages.

Further with reference to Fig. 6, the IVM transport servers 604, 606 connected in the mesh 602 share a database (not shown) of IVM clients, so that each IVM transport server 604, 606 refers to the same client database. It is preferable that each IVM transport server 604, 606 maintains its own copy of the client database, which is mirrored and replicated conventionally amongst the IVM transport servers 604, 606 in the mesh 602. The client database may further be replicated to the local IVM server 202. Alternatively, the client database is stored on a separate file server (not shown) in data communication with the IVM transport servers 604, 606 over a network (not shown).

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Fig. 7 is an exemplary detailed illustration of a transport server 604, 606 depicted in Fig. 6, according to the present invention. The IVM transport server 604, 606 is a general-purpose programmable computer comprising a network interface (not shown) connected to IP network (Internet) 102, a communication platform 702, a message database

20 712, and a messaging system 714. The communication platform 702 comprises a server engine 704, which controls a user manager 706, a local server manager 708, and a storage manager 710. The messaging system 714 and the server engine 704 communicate via standard inter-process communication. The storage manager 710 handles retrieving,

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sending, and storing of messages, including instant voice messages and attachments thereto, to/from the message database 712. The user manager 706 is responsible for creating/maintaining IVM clients 206, 208, 506, 508, identifying them and relaying their status to the server engine 704. When an IVM client communicates an instant voice

- 5 message within the global IVM system 500, the user manager 706 notifies the server engine 704 whether the one or more recipients are unavailable, and thereby the instant voice message is saved in the message database 712. When the one or more IVM recipients become available, the user manager 706 notifies the server engine 704, which instructs the storage manager 710 to retrieve any undelivered instant voice messages for the one or more
- recipients and delivers the instant voice messages to the designated one or more IVM recipients. The local server manager 708 is responsible for creating/maintaining and providing the status of available local IVM servers, such as IVM server 202 in Fig. 2. The availability status of the local IVM servers is checked periodically and updated.
- Fig. 8 is an exemplary detailed illustration of a directory server 608 depicted in Fig. 6, according to the present invention. The directory server 608 is a general-purpose programmable computer equipped with a network interface (not shown) connected to IP network (Internet) 102, a messaging system 812, and a communication platform 802. The communication platform 802 comprises a server engine 804, which controls a local server manager 806, a user manager 808, and a transport manager 810. The messaging system 812 and the server engine 804 communicate via standard inter-process communication. The transport manager 810 maintains the status of the IVM transport servers 604, 606 in the

IVM transport server mesh 602 within the global IVM system 500 and using a load-

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balancing mechanism distributes instant voice messages to available transport server 604, 606 for routing to the one or more IVM recipients. The user manager 808 is responsible for creating/maintaining IVM clients 206, 208, 506, 508, identifying and relaying their status via the server engine 804 to the IVM transport server 604, 606 to be used. The local server manager 806 is responsible for creating/maintaining and providing the status of available local IVM servers, such as IVM server 202 in Fig. 2. The availability status of the local IVM servers is checked periodically and updated.

Fig. 9 illustrates an exemplary a global instant voice messaging (IVM)

- 10 system 900, which comprises a plurality of local IVM systems and a plurality of global IVM clients, according to the present invention. In the global IVM system 900, there are depicted a plurality of local IVM systems 902, 910 connected to the global IP network 102. The internal representation and functionality of each local IVM system 902, 904 is identical to the local IVM system 510 described with reference to Fig. 5. In global IVM system 900 of
- 15 Fig. 9, there are also depicted a plurality of global IVM clients 918-928 and a global IVM server system 502 connected to the global IP network (i.e., Internet) 102. The internal representations of the global IVM client 918-928 and the global IVM server system 502 are identical to the respective IVM client 508 (and/or IVM client or 506) and the global IVM server system 502 described with reference to Fig. 5. In the local IVM system 902, each
- 20 local IVM client 206, 208 is enabled to request local IVM recipients from the local IVM server 202 and global IVM recipients from either the global IVM server system 502 or the local IVM server 202. For example, the local IVM client 1A 208 displays a list 904 to a user, comprising both local and global IVM recipients. More specifically, the list 904

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enables IVM client 1A to send instant voice messages according to the present invention to local IVM clients 1B 208 and 1C 206, global IVM client C 922 and global IVM client 2A 208 in the local IVM system 910. Similar lists 906-916 are displayed to the users of the respective IVM clients 1B-1C in local IVM system 902, and 2A-2C in local IVM system

5 910. In addition, the global clients A-F 918-928 are enabled to request IVM recipients from the global IVM server system 502 and display the respective lists of IVM recipients 930-940 on the respective IVM clients 918-928.

While the invention has been particularly shown and described with regard to preferred embodiments thereof, it will be understood by those skilled in the art that the foregoing and other changes in form and details may be made therein without departing from the spirit and scope of the invention.

<u>CLAIMS:</u>

What is claimed is:

1. A method for instant voice messaging over a packet-switched network, the method comprising:

receiving an instant voice message having one or more recipients;

delivering the instant voice message to the one or more recipients over a packetswitched network;

temporarily storing the instant voice message if a recipient is unavailable; and delivering the stored instant voice message to the recipient once the recipient becomes available.

2. The method for instant voice messaging over a packet-switch network according to claim 1, further comprising the steps of:

monitoring a connectivity status of nodes within the packet-switched network, said connectivity status being available and unavailable; and

recording the connectivity status for each of the nodes.

3. The method for instant voice messaging over a packet-switch network according to claim 2, further comprising the steps of:

associating a sub-set of the nodes with a client; and

transmitting a signal to a client including a list of the recorded connectivity status for each of the nodes in the sub-set corresponding to the client.

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4. The method for instant voice messaging over a packet-switch network according to claim 2, wherein the instant voice message includes one or more files attached to an audio file.

5. The method for instant voice messaging over a packet-switch network according to claim 2, further comprising the step of:

controlling a method of generating the instant voice message based upon the connectivity status of said one or more recipient.

6. The method for instant voice messaging over a packet-switch network according to claim 5, wherein said method of generating said instant voice message is selected from a group comprising a record mode and an intercom mode.

7. The method for instant voice messaging over a packet-switch network according to claim 6, wherein said record mode is selected as a default when at least one recipients are unavailable.

8. The method for instant voice messaging over a packet-switch network according to claim 6, wherein said intercom mode is selected as a default when at least one recipients are available.

9. The method for instant voice messaging over a packet-switch network according to claim 7, wherein said record mode comprises the steps of:

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recording the instant voice message;

receiving a stop indicator; and

transmitting the recorded instant voice message after the receipt of said stop

indicator.

10. The method for instant voice messaging over a packet-switch network according to claim8, wherein said intercom mode comprises the steps of:

buffering each of a plurality of successive portions of the instant voice as the

instant message is recorded;

transmitting from each successive buffered portion; and

delivering each successive portion to the recipients wherein the recipients audibly

playing each successive portion as it is delivered.

SYSTEM AND METHOD FOR INSTANT VoIP MESSAGING

ABSTRACT OF THE DISCLOSURE

There is provided an instant voice messaging system (and method) for delivering instant messages over a packet-switched network, the system comprising: a client connected to the network, the client selecting one or more recipients, generating an instant voice message therefor, and transmitting the selected recipients and the instant voice message therefor over the network; and a server connected to the network, the server receiving the selected recipients and the instant voice message to the selected recipients over the network, the selected recipients being enabled to audibly play the instant voice message.

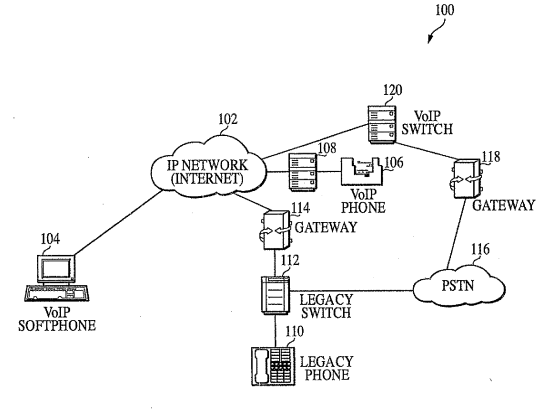
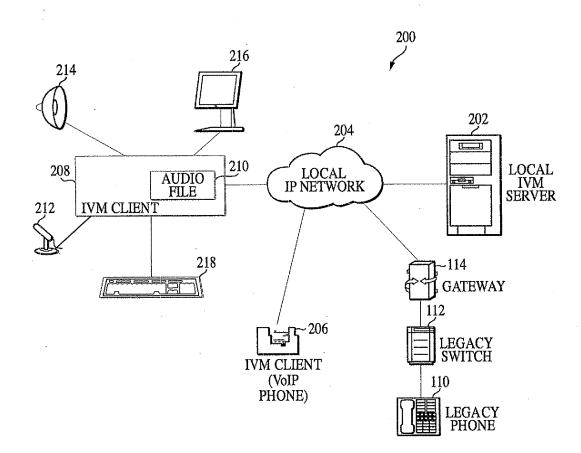
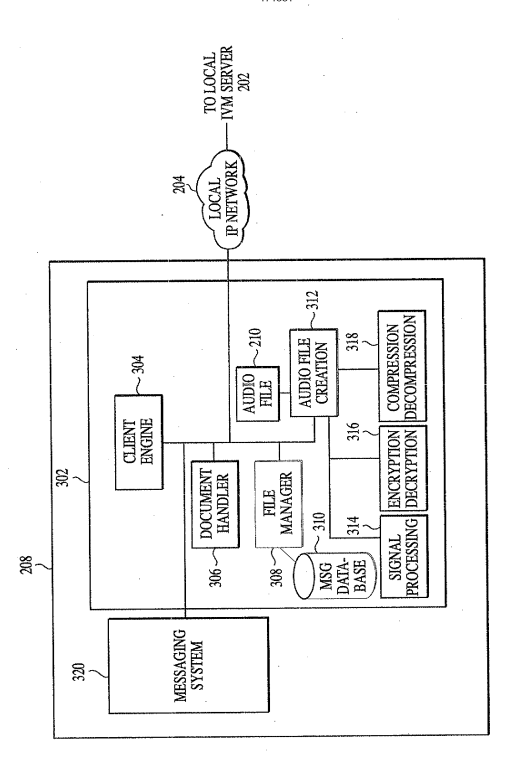
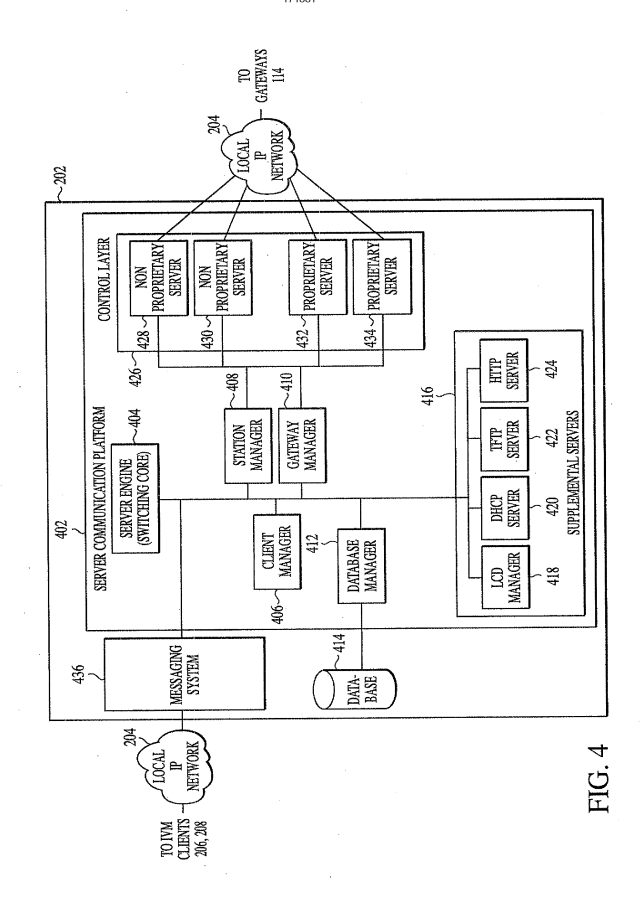


FIG. 1 (PRIOR ART)

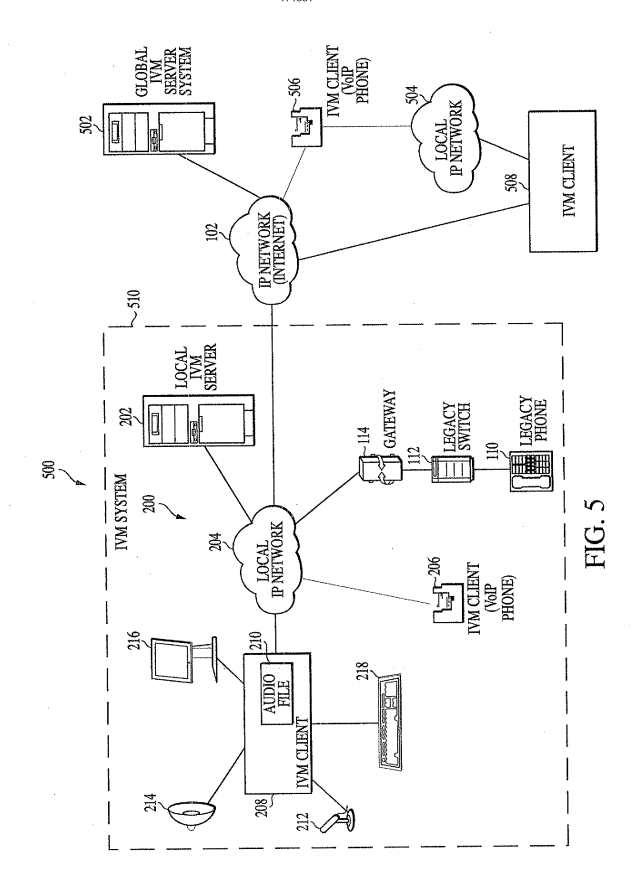
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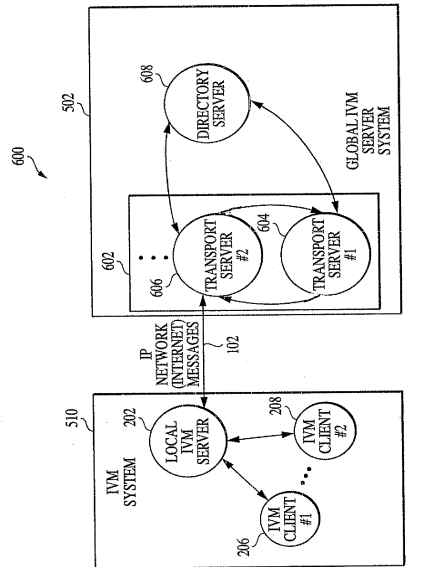


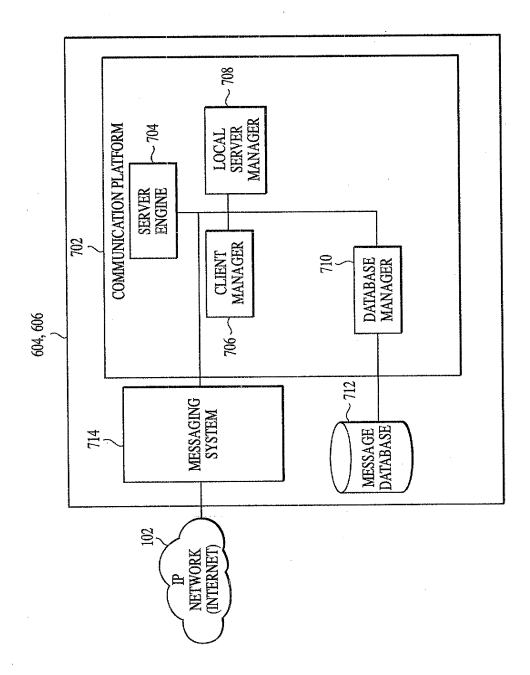


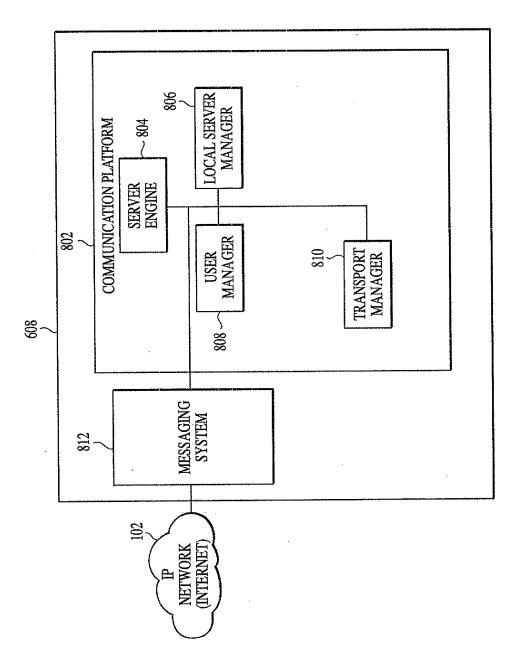


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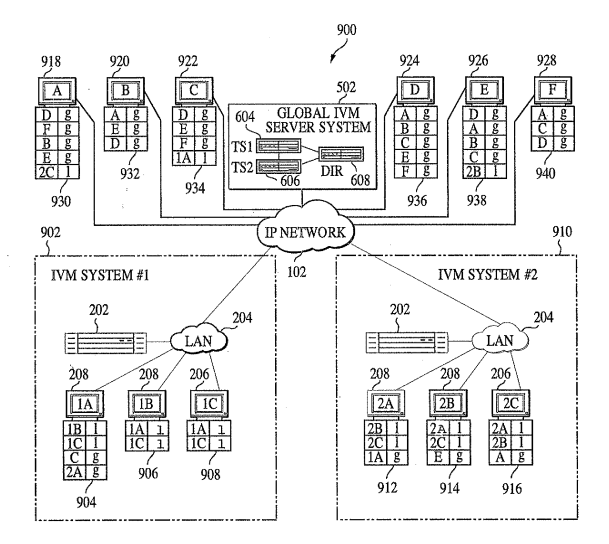


FIG. 9

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I hereby claim the benefit und r 35 U.S.C. Section 119(e) of any United States provisional application(s) listed below:

(Application Serial No.)		(Filing Date)
(Application Serial No.)		(Filing Date)

(Application Serial No.)

j)

(Filing Date)

I hereby claim the benefit under 35 U. S. C. Section 120 of any United States application(s), or Section 365(c) of any PCT International application designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT International application in the manner provided by the first paragraph of 35 U.S.C. Section 112, I acknowledge the duty to disclose to the United States Patent and Trademark Office all information known to me to be material to patentability as defined in Title 37, C. F. R., Section 1.56 which became available between the filing date of the prior application and the national or PCT International filing date of this application:

(Application Serial No.)	(Filing Date)	(Status) (patented, pending, abandoned)
(Application Serial No.)	(Filing Date)	(Status) (patented, pending, abandoned)
(Application Sertal No.)	(Filing Date)	(Status) (patented, pending, ebandoned)

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.

Form PTO-SELOI (6-65) (Modified)

POWER OF ATTORNEY: As a named inventor, I h reby appoint the following attorney(e) and/or agent(a) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith. <i>(IIsi name and registration number)</i> Prark S. DIGBLE; Reg. No. 33,464 Leopold Presser; Reg. No. 33,765 Rever Electoric Reg. No. 33,553 Send Correspondence to: Paul J. Easto, Jr. SCULLY, SCOTT, MURPIFY & PRESSER 400 Cartea City New York 11530 Direct Telephone Calls to: (name and telephone number) Paul J. Easto, Jr. (516) 742-4343 Rever Electoric Reg. Rever York 11530 Direct Telephone Calls to: (name and telephone number) Paul J. Eastro, Jr. (516) 742-4343 Rever Rever Reg. Rever Rever Rever Rever Rever Rever Rever Rever Rever Rever Re		
Leopold Presser; Reg. No. 19,827 William C. Rock; Reg. No. 24,972 Edward W. Grobz; Reg. No. 33,765 Paul J. Konto, Jr.; Reg. No. 39,757 Mark J. Cober; Reg. No. 34,594 Peter I. Bernstein: Reg. No. 34,594 Peter I. Bernstein: Reg. No. 34,594 Peter I. Bernstein: Reg. No. 34,593 Send Correspondence to: Paul J. Essito, Jr. SCULLY, SCOTT, MURPHY & PRESSER 400 Carden City Plaza Garden City Plaza Citypensity J. 2-18 - 2003 Plasa Full name of second Invertor, if any Second Invertor, if any	agent(s) to prosecute this connected therewith. (#st	application and transact all business in the Patent and Trademark Offining and registration number)
William C. Roch; Reg. No. 24,972 Rdward W. Grob; Reg. No. 33,705 Paul J. Sastho, Jr.; Reg. No. 33,705 Mark J. Coben; Reg. No. 34,594 Peter I. Bernstein; Reg. No. 34,597 Thomas Spinelli, Reg. No. 35,533 Send Correspondence to: Paul J. Kastho, Jr. GCULLY, SCOTT, MURPHY & PRESSER 400 Carden City Plaza Garden City, New York 11S30 Direct Telephone Calls to: (name and telephone number) Paul J. Eastro, Jr. (S16) 742-4343 Full name of sols of fird Inventor Michael J. Rojas Scile or gespingeor's edimentor Michael J. Rojas Scile or gespingeor's edimentor I.2 - 18 - 300.3 Reddence 282B Barclay Circle, Newh Canten, Stark County, Obio 44720 Citizenskip Vis.A. Poct Office Address Same as above Scond Inventor, if any Scoond Inventor, if any Scoond Inve		
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John S. Senmy; Reg. No. 23,737 Mark J. Cohen; Reg. No. 32,211 Stever Fischmar; Reg. No. 33,593 Send Correspondence to: Paul J. Essibo, Jr. SCULLY, SCOTT, MURPHY & PRESSER 400 Carden City Plaza Carden City, New York 1830 Direct Telephone Calls to: (name and telephone number) Paul J. Essito, Jr. (516) 742-4343 Full name of sele or firel Inventor Michael J. Rejs Sole or gespineter settration Residence Same as above Full name of second Inventor, If any Second Inventor's signature Paul Second Inventor, If any Second Inventor's signature Residence Citizenship Citizenship	Rdward W. Grolz; Reg. No. 33	3,705
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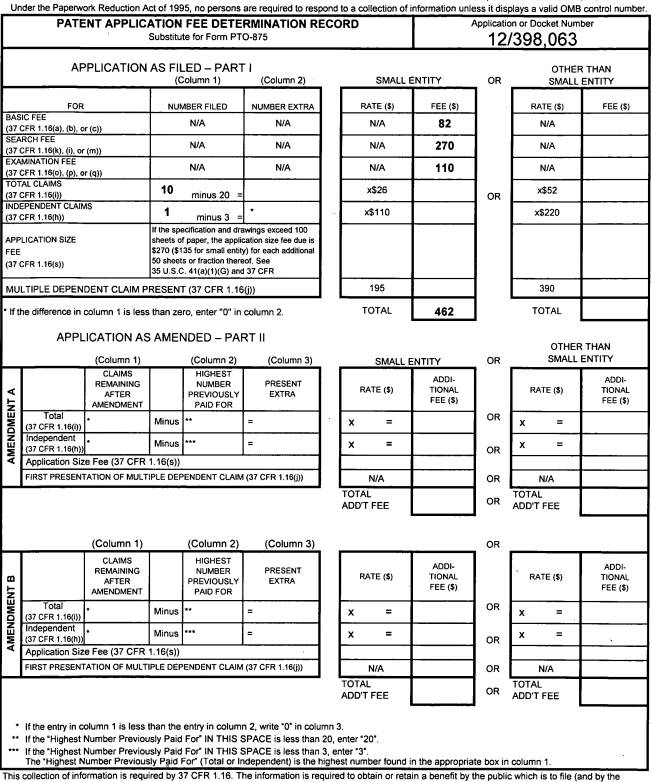
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