Mail Stop 8

REPORT ON THE

Director of the U.S. Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450		ACTION REGARDING A PATENT OR TRADEMARK	
filed in the U.S. Dis	trict Court	5 U.S.C. § 1116 you are hereby advised that a court action has been Eastern District of Texas on the following	
☐ Trademarks or ☐	✓ Patents. (☐ the patent action	on involves 35 U.S.C. § 292.):	
DOCKET NO. 2:17-cv-0214-JRG	DATE FILED 3/20/2017	U.S. DISTRICT COURT Eastern District of Texas	
PLAINTIFF		DEFENDANT	
Uniloc USA, Inc. and Ur	niloc Luxembourg S.A.	Google, Inc.	
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	5/31/2015	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			
DATE INCLUDED	INCLUDED BY	following patent(s)/ trademark(s) have been included: endment	
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK	
1			
2			
3.			
4			
5			
	ve—entitled case, the following of	decision has been rendered or judgement issued	
DECISION/JUDGEMENT			
CLERK	(BY)	DEPUTY CLERK DATE	

TO:

Mail Stop 8 Director of the U.S. Patent and Trademark Office

REPORT ON THE

	P.O. Box 1450 ndria, VA 22313-1450	ACTION REGARDING A PATENT OR TRADEMARK
filed in the U.S. Dis		15 U.S.C. § 1116 you are hereby advised that a court action has been Eastern District of Texas on the following
DOCKET NO.	DATE FILED	U.S. DISTRICT COURT
2:17-cv-0224-JRG	3/22/2017	Eastern District of Texas
PLAINTIFF Uniloc USA, Inc. and Ur	niloc Luxembourg S.A.	Google, Inc.
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	5/31/2015	Uniloc Luxembourg S.A.
3 7,535,890	5/19/2009	Uniloc Luxembourg S.A.
4		
5	1	
DATE INCLUDED	INCLUDED BY	endment Answer Cross Bill Other Pleading
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK
1		
2		
3.	La Le	
4		
5	9	
***************************************	ve—entitled case, the following	decision has been rendered or judgement issued
DECISION/JUDGEMENT		
CLERK	(BY) DEPUTY CLERK DATE

Mail Stop 8

REPORT ON THE

Director of the U.S. Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450			OR DETERMINATION OF AN N REGARDING A PATENT OR TRADEMARK
filed in the U.S. Distr		District of Texas, Marsh	advised that a court action has been all Division on the following
DOCKET NO. 2:16-cv-640	DATE FILED 6/14/2016	U.S. DISTRICT COURT Eastern Dist	rict of Texas, Marshall Division
PLAINTIFF		DEFENDANT	
UNILOC USA, INC., and UNILOC LUXEMBOURG		KAKAO CORPO	ORATION
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER	OF PATENT OR TRADEMARK
1 7,535,890	5/19/2009	UNILOC LUXEMBOU	RG, S.A.
2 8,199,747	6/12/2012	UNILOC LUXEMBOU	RG, S.A.
3 8, 724,622	5/13/2014	UNILOC LUXEMBOU	RG, S.A.
4 8,995,433	3/31/2015	UNILOC LUXEMBOU	RG, S.A.
5 8,243,723	8/14/2012	UNILOC LUXEMBOU	RG, S.A.
DATE INCLUDED	INCLUDED BY	dment	☐ Cross Bill ☐ Other Pleading
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK	
1			
2			
3			
4			
5			
			V PI L
In the above	e—entitled case, the following	ecision has been rendered or ju	dgement issued:
DECISION/JUDGEMENT	and the second		
Kakao Corp. ("Kakao") s PREJUDICE	hould be DISMISSED WIT	ar .	
	100		
CLERK Daniel A. O'	Pulo (BY)	DEPUTY CLERK	DATE
Want A. V	ch		3/17/17

Mail Stop 8

REPORT ON THE

D. Box 1450 ia, VA 22313-1450	ACTION REGARDING A PATENT OR TRADEMARK	
Court Easter	rn District of Texas, Marshall Division on the following ion involves 35 U.S.C. § 292.):	
ATE FILED 6/14/2016	U.S. DISTRICT COURT Eastern District of Texas, Marshall Division	
S.A.	VIBER MEDIA S.A.R.L.,	
DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK	
5/13/2014	UNILOC LUXEMBOURG, S.A.	
3/31/2015	UNILOC LUXEMBOURG, S.A.	
5/19/2009	UNILOC LUXEMBOURG, S.A.	
6/12/2012	UNILOC LUXEMBOURG, S.A.	
8/14/2012	UNILOC LUXEMBOURG, S.A.	
INCLUDED BY Amendment Answer Cross Bill Other Pleading		
OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK	
entitled case, the following of	decision has been rendered or judgement issued: that the case should be DISMISSED under Federal Rule of Civil	
	ith 35 U.S.C. § 290 and/or In Easter atents. (the patent activate filed 6/14/2016 S.A. DATE OF PATENT OR TRADEMARK 5/13/2014 3/31/2015 5/19/2009 6/12/2012 8/14/2012 the above—entitled case, the ICLUDED BY DATE OF PATENT OR TRADEMARK	

 $Copy\ 1-Upon\ initiation\ of\ action,\ mail\ this\ copy\ to\ Director\quad Copy\ 3-Upon\ termination\ of\ action,\ mail\ this\ copy\ to\ Director\quad Copy\ 4-Case\ file\ copy$

Mail Stop 8

REPORT ON THE

DOCKET NO. 2:16-cv-733	Director of the U.S. Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450		Office	FILING OR DETERMI ACTION REGARDING TRADEMA	A PATENT OR
2:16-cv-733	filed in the U.S. Distr	rict Court Easter	n District of	Texas, Marshall Division	on the following
PLAINTIFF UNILOC USA, INC., and UNILOC LUXEMBOURG, S.A. PATENT OR TRADEMARK NO. PATENT OR TRADEMARK NO. DATE 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 Amendment Answer Cross Bill Other PI PATENT OR TRADEMARK NO. DATE OF PATENT OR TRADEMARK 1 2 3 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		DATE FILED 7/5/2016	U.S. DISTI		rshall Division
PATENT OR TRADEMARK NO. DATE OF PATENT OR TRADEMARK NO. 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. 5 8,995,433 3/31/2015 UNILOC LUXEMBOURG, S.A. 5 8,995,433 10 In the above—entitled case, the following patent(s)/ trademark(s) have been included: DATE INCLUDED INCLUDED BY Amendment Answer Cross Bill Other PI PATENT OR TRADEMARK OR TRADEMARK HOLDER OF PATENT OR TRADEMARK 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		770/2010	DE		SHAII BIVISION
TRADEMARK NO. 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 Amendment Answer Cross Bill Other PI PATENT OR TRADEMARK OR TRADEMARK In the above—entitled case, the following decision has been rendered or judgement issued: DECISION/JUDGEMENT OR DER OF DISMISSAL WITH PREJUDICE OF ALL CLAIMS BY UNILOC AGAINST TANGOME, INC. d/b/a TANGO SLERK IGHY DEPUTY CLERK IDATE			- 1	FANGOME, INC. d/b/a TANGO	
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 Amendment Answer Cross Bill Other PI TRADEMARK OR TRADEMARK HOLDER OF PATENT OR TRADEMARK 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				HOLDER OF PATENT OR TR	RADEMARK
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 Amendment Answer Cross Bill Other PI PATENT OR TRADEMARK NO. OR TRADEMARK In the above—entitled case, the following decision has been rendered or judgement issued: DECISION/JUDGEMENT OR DER OF DISMISSAL WITH PREJUDICE OF ALL CLAIMS BY UNILOC AGAINST TANGOME, INC. d/b/a TANGO CLERK IBY) DEPUTY CLERK IDATE	1 7,535,890	5/19/2009	UNILO	C LUXEMBOURG, S.A.	
4 8, 724,622 5/13/2014 UNILOC LUXEMBOURG, S.A. In the above—entitled case, the following patent(s)/ trademark(s) have been included: DATE INCLUDED INCLUDED BY Amendment Answer Cross Bill Other PI PATENT OR TRADEMARK NO. OR TRADEMARK HOLDER OF PATENT OR TRADEMARK 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	2 8,199,747	6/12/2012	UNILO	C LUXEMBOURG, S.A.	
In the above—entitled case, the following patent(s)/ trademark(s) have been included: DATE INCLUDED INCLUDED BY Amendment Answer Cross Bill Other PI PATENT OR TRADEMARK OR TRADEMARK I In the above—entitled case, the following decision has been rendered or judgement issued: DECISION/JUDGEMENT OR DISMISSAL WITH PREJUDICE OF ALL CLAIMS BY UNILOC AGAINST TANGOME, INC. d/b/a TANGO 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	3 8,243,723	8/14/2012	UNILO	C LUXEMBOURG, S.A.	
In the above—entitled case, the following patent(s)/ trademark(s) have been included: DATE INCLUDED INCLUDED BY Amendment Answer Cross Bill Other PI PATENT OR TRADEMARK NO. OR TRADEMARK HOLDER OF PATENT OR TRADEMARK 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 CLERK IDATE	4 8, 724,622	5/13/2014	UNILO	C LUXEMBOURG, S.A.	
DATE INCLUDED INCLUDED BY Amendment Answer Cross Bill Other PI PATENT OR TRADEMARK OR TRADEMARK I 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 CLERK OATE INCLUDED BY Amendment Answer Cross Bill Other PI Answer Cross Bill Other PI HOLDER OF PATENT OR TRADEMARK I DATE ORDER OF DISMISSAL WITH PREJUDICE OF ALL CLAIMS BY UNILOC AGAINST TANGOME, INC. d/b/a TANGO	5 8,995,433	3/31/2015	UNILO	C LUXEMBOURG, S.A.	
TRADEMARK NO. OR TRADEMARK 1 2 3 4 5 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 CLERK J(BY) DEPUTY CLERK DATE	9.177.701.710	Amendment			☐ Other Pleading
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 CLERK (BY) DEPUTY CLERK DATE				HOLDER OF PATENT OR TR	RADEMARK
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 CLERK [(BY) DEPUTY CLERK [DATE	1				
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 CLERK (BY) DEPUTY CLERK DATE	2				
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 CLERK (BY) DEPUTY CLERK DATE	3	1			
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 CLERK (BY) DEPUTY CLERK DATE	4				
ORDER OF DISMISSAL WITH PREJUDICE OF ALL CLAIMS BY UNILOC AGAINST TANGOME, INC. d/b/a TANGO CLERK [(BY) DEPUTY CLERK [DATE	5				
ORDER OF DISMISSAL WITH PREJUDICE OF ALL CLAIMS BY UNILOC AGAINST TANGOME, INC. d/b/a TANGO CLERK (BY) DEPUTY CLERK DATE	4 67		37.77	CAN Yours	
ORDER OF DISMISSAL WITH PREJUDICE OF ALL CLAIMS BY UNILOC AGAINST TANGOME, INC. d/b/a TANGO CLERK [(BY) DEPUTY CLERK [DATE		e—entitled case, the following c	decision has b	een rendered or judgement issued:	
CLERK (BY) DEPUTY CLERK DATE	ORDER OF DISMIS	[1] [1] [1] [1] [1] [1] [1] [1] [1] [1]		NC. d/b/a TANGO	
The state of the s	CLERK	(BY)	DEPUTY CI	LERK	DATE
David A. O' foole Nakisha Love 1/11	David A. O' Po	ole			1/11/17

Case 2:16-cv-00994 Document 2 Filed 09/06/16 Page 1 of 1 PageID #: 134 AO 120 (Rev. 08/10) REPORT ON THE Mail Stop 8 TO: FILING OR DETERMINATION OF AN Director of the U.S. Patent and Trademark Office P.O. Box 1450 ACTION REGARDING A PATENT OR Alexandria, VA 22313-1450 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 Eastern District of Texas, Marshall Division filed in the U.S. District Court on the following ☑ Patents. (☐ the patent action involves 35 U.S.C. § 292.): ☐ Trademarks or DOCKET NO. 2:16-cv-994 DATE FILED U.S. DISTRICT COURT 9/6/2016 Eastern District of Texas, Marshall Division PLAINTIFF DEFENDANT UNILOC USA, INC., and HUAWEI DEVICE USA, INC. and UNILOC LUXEMBOURG, S.A. HUAWEI TECHNOLOGIES USA, INC., PATENT OR DATE OF PATENT HOLDER OF PATENT OR TRADEMARK TRADEMARK NO. OR TRADEMARK 1 7,535,890 5/19/2009 UNILOC LUXEMBOURG, S.A. 3/31/2015 UNILOC LUXEMBOURG, S.A. 2 8,995,433 3 8, 724,622 5/13/2014 UNILOC LUXEMBOURG, S.A. 4 8,199,747 6/12/2012 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 DATE OF PATENT PATENT OR HOLDER OF PATENT OR TRADEMARK TRADEMARK NO. OR TRADEMARK 2 5 In the above-entitled case, the following decision has been rendered or judgement issued: DECISION/JUDGEMENT

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

(BY) DEPUTY CLERK

DATE

CLERK

AO 120 (Rev. 08/10) Mail Stop 8 TO:

REPORT ON THE FILING OR DETERMINATION OF AN

	P.O. Box 1450 ndria, VA 22313-1450	ACTION REGARDING A PATENT OR TRADEMARK
filed in the U.S. Dis		15 U.S.C. § 1116 you are hereby advised that a court action has been rn District of Texas, Marshall Division on the following ion involves 35 U.S.C. § 292):
DOCKET NO.	DATE FILED	U.S. DISTRICT COURT
2:16-cv-993	9/6/2016	Eastern District of Texas, Marshall Division
PLAINTIFF UNILOC USA, INC., an UNILOC LUXEMBOUR		ZTE (USA), INC. and ZTE (TX), 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, 724,622	5/13/2014	UNILOC LUXEMBOURG, S.A.
4 8,995,433	3/31/2015	UNILOC LUXEMBOURG, S.A.
5		
DATE INCLUDED	In the above—entitled case, the INCLUDED BY	endment
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK
2	-	
3		
4		
5		
20/42		Access per Colors Victoria de Naciona de Vic
In the above	ve—entitied case, the following of	decision has been rendered or judgement issued:
CLERK	(BY)	DEPUTY CLERK DATE

AO 120 (Rev. 08/10) Mail Stop 8 TO: Director of the U.S. Patent and Trademark Office

REPORT ON THE FILING OR DETERMINATION OF AN

P.O. Box 1450 Alexandria, VA 22313-1450		ACTION REGARDING A PATENT OR TRADEMARK	
filed in the U.S. Dist		rn Distric	f 1116 you are hereby advised that a court action has been on the following as 35 U.S.C. § 292.):
DOCKET NO. 2:16-cv-992	DATE FILED 9/6/2016	U.S. D	STRICT COURT Eastern District of Texas, Marshall Division
PLAINTIFF UNILOC USA, INC., and UNILOC LUXEMBOURG			MOTOROLA MOBILITY LLC
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, 724,622	5/13/2014	UNI	LOC LUXEMBOURG, S.A.
4 8,995,433	3/31/2015	UNI	LOC LUXEMBOURG, S.A.
5			
PATENT OR TRADEMARK NO.	In the above—entitled case, the following INCLUDED BY Amendment DATE OF PATENT		☐ Answer ☐ Cross Bill ☐ Other Pleading HOLDER OF PATENT OR TRADEMARK
1	OR TRADEMARK		
2			
3			
4	,		
5	1		
4.4.4			
In the above	e—entitled case, the following of	decision h	is been rendered or judgement issued:
CLERK (BY) D		DEPUTY	CLERK DATE

Mail Stop 8

REPORT ON THE

P.O. Box 1450 Alexandria, VA 22313-1450		ACTION REGARDING A PATENT OR TRADEMARK	
In Complication of the U.S. D Trademarks or		ern Distric	t of Texas, Marshall Division on the following as 35 U.S.C. § 292.):
DOCKET NO. 2:16-cv-893	DATE FILED 8/11/2016	U.S. DI	STRICT COURT Eastern District of Texas, Marshall Division
PLAINTIFF UNILOC USA, INC., a UNILOC LUXEMBOU			DEFENDANT VONAGE HOLDINGS CORP. & VONAGE AMERICAS, INC.
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER OF PATENT OR TRADEMARK
8,724,622	5/31/2014	UNI	LOC 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.
7,535,890	5/19/2009	UNI	LOC LUXEMBOURG, S.A.
5			
DATE INCLUDED PATENT OR		endment	☐ Answer ☐ Cross Bill ☐ Other Pleading
TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER OF PATENT OR TRADEMARK
i .	1712		
2			
3	1 1		
4			
5			
2. 2. 2.		400200	Activities and the second of the Control of the Con
In the at DECISION/JUDGEMENT	pove—entitled case, the following	decision h	as been rendered or judgement issued:
Defendants Vonage	onage Americas, Inc. are di	smissed	with prejudice
CLERK	Les	() DEPUTY	CLERK DATE
David A. E	2.7	h	11/17/16



United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address COMMISSIONER FOR PATENTS Post 150 Alexandria, Vugnite 22313-1450 www.uspto.gov

APPLICATION NUMBER

FILING OR 371(C) DATE

FIRST NAMED APPLICANT

ATTY. DOCKET NO./TITLE UN-NP-IT-192

10/740,030 12/18/2003 Michael J. Rojas

CONFIRMATION NO. 1731

POA ACCEPTANCE LETTER

96051 Uniloc USA Inc. Legacy Town Center 7160 Dallas Parkway Suite 380 Plano, TX 75024

Date Mailed: 09/21/2016

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.

/rmturner myles/	

page 1 of 1



United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office
Address COMMISSIONER FOR PATENTS
PARAMETER Vigorite 22313-1450
www.uspio.gov

APPLICATION NUMBER 10/740,030

FILING OR 371(C) DATE 12/18/2003

FIRST NAMED APPLICANT

ATTY. DOCKET NO./TITLE UN-NP-IT-192

Michael J. Rojas

CONFIRMATION NO. 1731

67050 KASHA LAW LLC 14532 Dufief Mill Road North Potomac, MD 20878



POWER OF ATTORNEY NOTICE

Date Mailed: 09/21/2016

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 applicant. 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.

page 1 of 1

TO:

Mail Stop 8 Director of the U.S. Patent and Trademark Office

REPORT ON THE FILING OR DETERMINATION OF AN

P.O. Box 1450 Alexandria, VA 22313-1450		ACTION REGARDING A PATENT OR TRADEMARK
filed in the U.S. Dis		5 U.S.C. § 1116 you are hereby advised that a court action has been rn District of Texas, Marshall Division on the following on involves 35 U.S.C. § 292.):
OOCKET NO. 2:16-cv-989	DATE FILED 9/6/2016	U.S. DISTRICT COURT Eastern District of Texas, Marshall Division
PLAINTIFF UNILOC USA, INC., and UNILOC LUXEMBOUR	d	HTC AMERICA, INC.
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK
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		
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK
2		
3	1 + 4-	
4		
5		
S. 34.32		
In the about	ve—entitled case, the following of	decision has been rendered or judgement issued:
DECISION/I (DIDDEMENT		
CLERK	(BY)	DEPUTY CLERK DATE

Mail Stop 8 of the U.S. Patent and Trade

REPORT ON THE

	P.O. Box 1450 andria, VA 22313-1450	ACTION REGARDING A PATENT OR TRADEMARK
filed in the U.S. D		15 U.S.C. § 1116 you are hereby advised that a court action has been ern District of Texas, Marshall Division on the following etion involves 35 U.S.C. § 292.):
DOCKET NO. 2:16-cv-990	DATE FILED 9/6/2016	U.S. DISTRICT COURT Eastern District of Texas, Marshall Division
PLAINTIFF UNILOC USA, INC., a UNILOC LUXEMBOUI		MERICA, INC. and § KYOCERA COMMUNICATIONS, 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, 724,622	5/13/2014	UNILOC LUXEMBOURG, S.A.
4 8,995,433	3/31/2015	UNILOC LUXEMBOURG, S.A.
5		
DATE INCLUDED PATENT OR	DATE OF PATENT	nendment
TRADEMARK NO.	OR TRADEMARK	HOLDER OF FATERITOR TRADEMARK
2		
3	1 1	
4		
5		
In the ab DECISION/JUDGEMENT	ove—entitled case, the following	g decision has been rendered or judgement issued:
CLERK	(BY	Y) DEPUTY CLERK DATE

Mail Stop 8 of the U.S. Patent and Trade

REPORT ON THE

P.O. Box 1450 Alexandria, VA 22313-1450		ACTION REGARDING A PATENT OR TRADEMARK
filed in the U.S. D		15 U.S.C. § 1116 you are hereby advised that a court action has been ern District of Texas, Marshall Division on the following ction involves 35 U.S.C. § 292.):
DOCKET NO. 2:16-cv-991	DATE FILED 9/6/2016	U.S. DISTRICT COURT Eastern District of Texas, Marshall Division
PLAINTIFF UNILOC USA, INC., a UNILOC LUXEMBOUI		LG ELECTRONICS U.S.A., 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, 724,622	5/13/2014	UNILOC LUXEMBOURG, S.A.
4 8,995,433	3/31/2015	UNILOC LUXEMBOURG, S.A.
5	1 0 0 0 0 0	
DATE INCLUDED PATENT OR	INCLUDED BY Am DATE OF PATENT	nendment
TRADEMARK NO.	OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK
2		
3	1 1	
4		
5		
In the ab	oove—entitled case, the following	g decision has been rendered or judgement issued:
CLERK	(ВУ	Y) DEPUTY CLERK DATE

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.

"FEE ADDRESS" INDICATION FORM

Address to: Mail Stop M Correspondence Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450	- OR -	Fax to: 571-273-6500
only an address represented by a Cust fee purposes (hereafter, fee address), maintenance fees should be mailed to When to check the first box below: It to check the second box below: If you in which case a completed Request for	tomer Number can be e A fee address should b a different address than f you have a Customer ou have no Customer No r Customer Number (PT	lication(s) listed on this form. In addition, stablished as the fee address for maintenance be established when correspondence related to the correspondence address for the application. Number to represent the fee address. When number representing the desired fee address, (O/SB/125) must be attached to this form. For atent Examining Procedure (MPEP) § 403.
For the following listed application(s), ple 1,363 the address associated with:	ase recognize as the "F	Fee Address" under the provisions of 37 CFR
Customer Number: 96051		
OR The attached Request for Custome	er Number (PTO/SB/12	5) form.
PATENT NUMBER		APPLICATION NUMBER
7,535,890	10/7	740,030
Completed by (check one): Applicant/Inventor	-	Signature Sean D. Burdick
Attorney or Agent of record 51,55 (Re	13 eg. No.)	Typed or printed name
Assignee of record of the entire intere		972-905-9580 x227
Statement under 37 CFR 3.73(b) is e (Form PTO/SB/96)		Requester's telephone number
Assignee recorded at Reel	Frame	September 15, 2016
signature is required, see below*.	ord of the entire interest or their re	Date presentative(s) are required. Submit multiple forms if more that one

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.

Approved for use through 07/31/2012. OMB 0651-0031

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

STATEMENT	UNDER 37 CFR 3.73(b)
Applicant/Patent Owner: Uniloc Luxembourg S.A.	
Application No./Patent No.: 7,535,890	Filed/Issue Date: May 19, 2009
Titled: SYSTEM AND METHOD FOR INSTANT	VOIP MESSAGING
Uniloc Luxembourg S.A. , a	corporation
(Name of Assignee)	(Type of Assignee, e.g., corporation, partnership, university, government agency, etc.
states that it is:	
1. the assignee of the entire right, title, and interest in	1;
an assignee of less than the entire right, title, and (The extent (by percentage) of its ownership interests).	
3. The assignee of an undivided interest in the entiret	y of (a complete assignment from one of the joint inventors was made)
the patent application/patent identified above, by virtue of eith	
A. An assignment from the inventor(s) of the patent a the United States Patent and Trademark Office at copy therefore is attached. OR	application/patent identified above. The assignment was recorded in Reel, or for which a
	pplication/patent identified above, to the current assignee as follows:
1. From: Michael J. ROJAS	To: Ayalogic, Inc.
Reel 014827 , Frame	ed States Patent and Trademark Office at 0059, or for which a copy thereof is attached.
2. From: Ayalogic, Inc.	To: Empire IP LLC
	ed States Patent and Trademark Office at
3. From: Empire IP LLC	To: Uniloc Luxembourg S.A.
and the control of th	ed States Patent and Trademark Office at
Reel <u>038963</u> , Frame	, or for which a copy thereof is attached.
Additional documents in the chain of title are liste	d on a supplemental sheet(s).
As required by 37 CFR 3.73(b)(1)(i), the documentary or concurrently is being, submitted for recordation purs	evidence of the chain of title from the original owner to the assignee was, uant to 37 CFR 3.11.
[NOTE: A separate copy (i.e., a true copy of the originaccordance with 37 CFR Part 3, to record the assignment of the control	nal assignment document(s)) must be submitted to Assignment Division in ent in the records of the USPTO. <u>See</u> MPEP 302.08]
The undersigned (whose title is supplied below) is authorized	to act on behalf of the assignee.
I to many the man to the	September 15, 2016
Signature**	Date
Sean D. Burdick	IP Counsel for Uniloc Luxembourg S.A.
Printed or Typed Name	Title

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

Electronic A	cknowledgement Receipt
EFS ID:	26942493
Application Number:	10740030
International Application Number:	
Confirmation Number:	1731
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:	EMP0021-US
Receipt Date:	15-SEP-2016
Filing Date:	18-DEC-2003
Time Stamp:	18:48:50
Application Type:	Utility under 35 USC 111(a)

Payment information:

Submitted with Payment		no	no			
File Listing:			Carrier 2			
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.	
			37608		Ter	
î	Power of Attorney	IT-192_Executed_POA.pdf	208cl9p8i8657156Ta5aeb145ti2f29ef8ti91 i:dec	no	1	

Information	n:				
	3.70	2200000	317687		
2	Change of Address	IT-192_Fee_Address_Indication _Form.pdf	₩1497553406466285f0680a188858ah5380 A385	no	1
Warnings:					
Information	1:				
			4209259		
3	Assignee showing of ownership per 37 CFR 3.73	IT-192_Statement_Under_37_C FR.pdf	d6adb4ec1c162c850ce2h6ee0a0dd3737e0 24c4d	no	1
Warnings:				,	
Information	1:				
		Total Files Size (in bytes)	4564	EEA	

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

New Applications Under 35 U.S.C. 111

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

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

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

New International Application Filed with the USPTO as a Receiving Office

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

PTO/AIA/81A (02-15)

Approved for use through 01/31/2018. OMB 0651-0035 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

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

PATENT - POWER OF ATTORNEY OR REVOCATION OF POWER OF ATTORNEY WITH A NEW POWER OF ATTORNEY AND CHANGE OF CORRESPONDENCE ADDRESS Patent Number | 7,535,890 | | Issue Date | May 19, 2009 | | Michael J. ROJAS | | Title | SYSTEM AND METHOD FOR INSTANT VOIP MESSAGING | | Attorney Docket No. | UN-NP-IT-192 | | Patent Number | 7,535,890 | | Issue Date | May 19, 2009 | | Michael J. ROJAS | | Title | SYSTEM AND METHOD FOR INSTANT VOIP MESSAGING | | Attorney Docket No. | UN-NP-IT-192 | | Patent Number | 7,535,890 | | Issue Date | May 19, 2009 | | Michael J. ROJAS | | Title | SYSTEM AND METHOD FOR INSTANT VOIP MESSAGING | | Attorney Docket No. | UN-NP-IT-192 | | Patent Number | 7,535,890 | | Issue Date | May 19, 2009 | | Michael J. ROJAS | | Title | SYSTEM AND METHOD FOR INSTANT VOIP MESSAGING | | Patent Number | 7,535,890 | | Issue Date | May 19, 2009 | | Michael J. ROJAS | | Issue Date | Michael J. ROJAS | | Insue Dat

	revious powers of attorney	given in the above-identified p	atent.	
A Power of Atto	rney is submitted herewith.			
Attorney(s) or a States Patent au OR	gent(s) with respect to the p nd Trademark Office connect	atent identified above, and to ted therewith:	ntified in the box at right as my/our transact all business in the United	96051
		w as my/our attorney(s) or ag Trademark Office connected t	ent(s) with respect to the patent identi herewith:	fied above, and to trans
	Practitioner(s) Nan	Laborate Contractor to the extension	Registration Number	-
		900		
Line				
Firm or Individual Name			-	
DOLESS	1			
ddress				
ty			State	Zip
ty		39		Zip
ty ountry elephone			State	Zip
ty puntry elephone om the: Applicant, Parameters owner.	er 37 CFR 3.73(c) (Form PIDA	(ANA/96) submitted herewith o	Email	Zip
y untry lephone m the: Applicant, Patent owner, Statement unde	er 37 CFR 3.73(c) (Form PIDA	(AtA/96) submitted herewith o SIGNATURE of Applicant o	Email	Zip
y untry lephone m the: Applicant, Statement under	E -	State and the state of the stat	Email	Zip
ty Juntry Jephone m the: Applicant,	er 37 CFR 3.73(c) (Form PIQA Craig S.Etchingoyen CEO of United Luxembourg S.A.	State and the state of the stat	Email	Zip

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 Office, 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 PORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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

Mail Stop 8 Director of the U.S. Patent and Trademark Office TO:

REPORT ON THE FILING OR DETERMINATION OF AN

P.O. Box 1450 Alexandria, VA 22313-1450		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 on District of Texas, Marshall Division on the following on involves 35 U.S.C. § 292.):
OOCKET NO. 2:16-cv-638	DATE FILED 6/14/2016	U.S. DISTRICT COURT Eastern District of Texas, Marshall Division
LAINTIFF UNILOC USA, INC., and UNILOC LUXEMBOUR	d	DEPENDANT APPLE INC.
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK
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	5/31/2014	UNILOC LUXEMBOURG, S.A.
4 8,243,723	8/14/2012	UNILOC LUXEMBOURG, S.A.
5		
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	Answer
2		
3	p+	
4	1	
5		
100	and dad a second Re Re W	haddan kar karana ahadan kadan ara karan
DECISION/JUDGEMENT	ve entitled case, the following (decision has been rendered or judgement issued:
CLERK	(BY)	DEPUTY CLERK DATE

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

Alexa	P.O. Box 1450 Alexandria, VA 22313-1450		ACTION REGARDING A PATENT OR TRADEMARK	
filed in the U.S. Di	strict Court Easte	15 U.S.C. § 1116 you are hereby ern District of Texas, Marsha tion involves 35 U.S.C. § 292.):	advised that a court action has been all Division on the following	
DOCKET NO. 2:16-cv-722	DATE FILED 7/5/2016	U.S. DISTRICT COURT	rict of Texas, Marshall Division	
PLAINTIFF UNILOC USA, INC., ar UNILOC LUXEMBOUF	nd	DEFENDANT AOL INC.	not of youds, warshan bivioloti	
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENTOR TRADEMARK		
7,535,890	5/19/2009	UNILOC LUXEMBOU	RG, S.A.	
2 8,199,747	6/12/2012	UNILOC LUXEMBOU	RG, S.A.	
3 8,243,723	8/14/2012	UNILOC LUXEMBOU	RG, S.A.	
4 8, 724,622	5/13/2014	UNILOC LUXEMBOURG, S.A.		
5 8,995,433	3/31/2015	UNILOC LUXEMBOU	RG, S.A.	
PATENT OR TRADEMARK NO.	INCLUDED BY DATE OF PATENT OR TRADEMARK	Answer HOLDER	☐ Cross Bill ☐ Other Pleading OF PATENT OR TRADEMARK	
TRADEMARK NO.	OR TRADEMARK	100000		
2				
3				
4				
5				
In the abo DECISION/JUDGEMENT	ove—entitled case, the following	decision has been rendered or jud	lgement issued:	
CLERK	(B)) DEPUTY CLERK	DATE	

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

TO:

Mail Stop 8
Director of the U.S. Patent and Trademark Office

REPORT ON THE FILING OR DETERMINATION OF AN

Alexa	P.O. Box 1450 ndria, VA 22313-1450	ACTION REGARDING A PATENT OR TRADEMARK
filed in the U.S. Dis		15 U.S.C. § 1116 you are hereby advised that a court action has been rn District of Texas, Marshall Division on the following ion involves 35 U.S.C. § 292.)
	10.4-170,02, 176,4	
DOCKET NO. 2:16-cv-725	DATE FILED 7/5/2016	U.S. DISTRICT COURT Eastern District of Texas, Marshall Division
PLAINTIFF UNILOC USA, INC., and UNILOC LUXEMBOUR		BEETALK PRIVATE LTD.
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.
DATE INCLUDED PATENT OR	INCLUDED BY Ame DATE OF PATENT	endment Answer Cross Bill Other Pleading
PATENT OR TRADEMARK NO.	OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK
2		
3		
4		
5		
In the above	ve-entitled case, the following	decision has been rendered or judgement issued:
DECISION/JUDGEMENT		
CLERK	(BY) DEPUTY CLERK DATE

Mail Stop 8 Director of the U.S. Patent and Trademark Office TO:

REPORT ON THE FILING OR DETERMINATION OF AN

P.O. Box 1450 Alexandria, VA 22313-1450			DING A PATENT OR DEMARK
filed in the U.S. Dis		S.C. § 1116 you are hereby advised that a District of Texas, Marshall Division	on the following
and the second second second	DATE FILED	LS. DISTRICT COURT	
DOCKET NO. 2:16-cv-893	8/11/2016	Eastern District of Texa	s, Marshall Division
PLAINTIFF UNILOC USA, INC., and UNILOC LUXEMBOUR		VONAGE HOLDINGS COP 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.	
5			
DATE INCLUDED	In the above—entitled case, the INCLUDED BY	owing patent(s)/ trademark(s) have been i	
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT	OR TRADEMARK
2			
3			
4			
5	Name of		
In the shor	antitled case the following	sion has been rendered or judgement issue	al.
DECISION/JUDGEMENT	e—entued case, the following t		a:
CLERK	(BY)	PUTY CLERK	DATE

Mail Stop 8 TO:

REPORT ON THE

P.O. Box 1450 Alexandria, VA 22313-1450		ACTION REGARDING A PATENT OR TRADEMARK	
filed in the U.S. Di	strict Court Easte	rn District	of Texas, Marshall Division on the following
	Patents. (the patent act		
OOCKET NO. 2:16-cv-892	DATE FILED 8/11/2016	U.S. DIS	TRICT COURT Eastern District of Texas, Marshall Division
PLAINTIFF UNILOC USA, INC., ar UNILOC LUXEMBOUF			TELEGRAM MESSENGER, LLP
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER OF PATENT OR TRADEMARK
1 8,724,622	5/13/2014	UNIL	OC LUXEMBOURG, S.A.
2 8,995,433	3/31/2015	UNIL	OC LUXEMBOURG, S.A.
3 7,535,890	5/19/2009	UNIL	OC LUXEMBOURG, S.A.
4 8,199,747	6/12/2012	UNIL	OC LUXEMBOURG, S.A.
5 8,243,723	8/14/2012	UNIL	OC LUXEMBOURG, S.A.
DATE INCLUDED		endment	☐ Answer ☐ Cross Bill ☐ Other Pleading
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	12.5	HOLDER OF PATENT OR TRADEMARK
2		1) 1-	
3			
4		1	
5			
	ove-entitled case, the following	decision has	been rendered or judgement issued:
DECISION/JUDGEMENT			

Mail Stop 8

REPORT ON THE

☐ Trademarks or ✓ Patents. (☐ the patent action involves 35 L DOCKET NO. 2:16-cv-645 DATE FILED 6/14/2016 U.S. DISTRICE PLAINTIFF DEFF UNILOC USA, INC., and UNILOC LUXEMBOURG, S.A. WH PATENT OR TRADEMARK NO. DATE OF PATENT OR TRADEMARK 1 7,535,890 5/19/2009 UNILOC I 2 8,199,747 6/12/2012 UNILOC I 3 8,243,723 8/14/2012 UNILOC I 4 8, 724,622 5/13/2014 UNILOC I 5 8,995,433 3/31/2015 UNILOC I In the above—entitled case, the following patent DATE INCLUDED INCLUDED BY	xas, Marshall Division on the following S.C. § 292.):
2:16-cv-645 6/14/2016 DEFE	Eastern District of Texas, Marshall Division NDANT ATSAPP, INC. HOLDER OF PATENT OR TRADEMARK UXEMBOURG, S.A. UXEMBOURG, S.A. UXEMBOURG, S.A. UXEMBOURG, S.A.
UNILOC USA, INC., and UNILOC LUXEMBOURG, S.A. PATENT OR TRADEMARK NO. 1 7,535,890 2 8,199,747 6/12/2012 UNILOC IIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII	HOLDER OF PATENT OR TRADEMARK UXEMBOURG, S.A. UXEMBOURG, S.A. UXEMBOURG, S.A. UXEMBOURG, S.A.
TRADEMARK NO. OR TRADEMARK 1 7,535,890 5/19/2009 UNILOC 2 8,199,747 6/12/2012 UNILOC 3 8,243,723 8/14/2012 UNILOC 4 8, 724,622 5/13/2014 UNILOC 5 8,995,433 3/31/2015 UNILOC In the above—entitled case, the following patent DATE INCLUDED BY	UXEMBOURG, S.A. UXEMBOURG, S.A. UXEMBOURG, S.A. UXEMBOURG, S.A.
2 8,199,747 6/12/2012 UNILOC III S 8,243,723 8/14/2012 UNILOC III S 8,995,433 8/14/2015 UNILOC III The above—entitled case, the following patent DATE INCLUDED INCLUDED BY	UXEMBOURG, S.A. UXEMBOURG, S.A. UXEMBOURG, S.A.
8/14/2012 UNILOC 4 8, 724,622 5/13/2014 UNILOC 5 8,995,433 3/31/2015 UNILOC In the above—entitled case, the following patent DATE INCLUDED INCLUDED BY	UXEMBOURG, S.A. UXEMBOURG, S.A.
4 8, 724,622 5/13/2014 UNILOC 5 8,995,433 3/31/2015 UNILOC In the above—entitled case, the following patent DATE INCLUDED INCLUDED BY	UXEMBOURG, S.A.
5 8,995,433 3/31/2015 UNILOG In the above—entitled case, the following patent DATE INCLUDED INCLUDED BY	
In the above—entitled case, the following patent DATE INCLUDED BY	UXEMBOURG, S.A.
DATE INCLUDED BY	C VALUE OF THE PROPERTY OF THE
	Answer Cross Bill Other Pleading
PATENT OR DATE OF PATENT TRADEMARK NO. OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK
1	
2	
3	
4	
5	

Mail Stop 8

REPORT ON THE

Director of the U.S. Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450		Office FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK	
filed in the U.S. Dist		15 U.S.C. § 1116 you are hereby advised that a court action has been rn District of Texas, Marshall Division on the following ion involves 35 U.S.C. § 292.):	
DOCKET NO. 2:16-cv-641	DATE FILED 6/14/2016	U.S. DISTRICT COURT Eastern District of Texas, Marshall Division	
PLAINTIFF UNILOC USA, INC., and UNILOC LUXEMBOUR		DEFENDANT 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.	
DATE INCLUDED	INCLUDED BY Amendment Answer Cross Bill Other Plead		
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK	
1			
2			
3	1 + +		
4			
5			
A 15.7			
In the abov	ve entitled case, the following	decision has been rendered or judgement issued:	
CLERK	(BY)	DATE DATE	

Mail Stop 8 of the U.S. Patent and Trade

REPORT ON THE

	P.O. Box 1450 andria, VA 22313-1450	ACTION REGARDING A PATENT OR TRADEMARK	
filed in the U.S. D		ern District of Texas, Marshall Division on the following ction 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 UNILOC USA, INC., a UNILOC LUXEMBOUR		DEFENDANT 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.	
DATE INCLUDED		nendment	
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK	
2			
3	1 1		
4			
5			
In the ab DECISION/JUDGEMENT	ove—entitled case, the following	g decision has been rendered or judgement issued:	
CLERK	(BY	Y) DEPUTY CLERK DATE	

TO: Mail Stop 8
Director of the U.S. Patent and Trademark Office
P.O. Box 1450

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

Alexandria, VA 22313-1450		TRADEMARK
filed in the U.S. Dis		5 U.S.C. § 1116 you are hereby advised that a court action has been on District of Texas, Marshall Division on the following on involves 35 U.S.C. § 292.):
DOCKET NO. 2:16-cv-728	DATE FILED 7/5/2016	U.S. DISTRICT COURT Eastern District of Texas, Marshall Division
PLAINTIFF UNILOC USA, INC., and UNILOC LUXEMBOUR	d	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.
DATE INCLUDED PATENT OR	INCLUDED BY	
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK
(III		
2		
3		
4		
5		
In the abov	ve—entitled case, the following d	decision has been rendered or judgement issued:
CLERK	(BY)	DEPUTY CLERK DATE

Mail Stop 8

REPORT ON THE

	P.O. Box 1450 andria, VA 22313-1450	ACTION REGARDING A PATENT OR TRADEMARK	
filed in the U.S. Di	strict Court Easte	er 15 U.S.C. § 1116 you are hereby advised that a court action has been ern District of Texas, Marshall Division on the following 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 UNILOC USA, INC., ar UNILOC LUXEMBOUF		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.	
DATE INCLUDED	INCLUDED BY	nendment	
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK	
1			
2			
3	1		
4			
5			
In the abo	ove—entitled case, the following	g decision has been rendered or judgement issued:	
CLERK	(BY	Y) DEPUTY CLERK DATE	

Mail Stop 8

REPORT ON THE

	P.O. Box 1450 andria, VA 22313-1450	ACTION REGARDING A PATENT OR TRADEMARK	
filed in the U.S. Dis	strict Court Easte	ern District of Texas, Marshall Division on the following on involves 35 U.S.C. § 292.):	
DOCKET NO.	DATE FILED	U.S. DISTRICT COURT	
2:16-cv-643	6/14/2016	Eastern District of Texas, Marshall Division	
PLAINTIFF UNILOC USA, INC., an UNILOC LUXEMBOUR		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.	
DATE INCLUDED	INCLUDED BY	nendment Answer Cross Bill Other Pleading	
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK	
1			
2			
3	1		
4			
5			
In the abo DECISION/JUDGEMENT	ove—entitled case, the following	g decision has been rendered or judgement issued:	
CLERK	(B)	Y) DEPUTY CLERK DATE	

TO:

Mail Stop 8 Director of the U.S. Patent and Trademark Office

REPORT ON THE FILING OR DETERMINATION OF AN

P.O. Box 1450 Alexandria, VA 22313-1450		ACTION REGARDING A PATENT OR TRADEMARK
filed in the U.S. Dis		5 U.S.C. § 1116 you are hereby advised that a court action has been rn District of Texas, Marshall Division on the following on involves 35 U.S.C. § 292.):
OOCKET NO. 2:16-cv-642	DATE FILED 6/14/2016	U.S. DISTRICT COURT Eastern District of Texas, Marshall Division
PLAINTIFF UNILOC USA, INC., an UNILOC LUXEMBOUR	d	SAMSUNG ELECTRONICS AMERICA, INC.
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK
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.
5		
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	endment
2		
3	1 + 4-	
4		
5		
We bottom		
In the abo DECISION/JUDGEMENT	ve—entitled case, the following of	decision has been rendered or judgement issued:
DECISION/JEDGEMENT		
CLERK	(BY)	DEPUTY CLERK DATE

Mail Stop 8

REPORT ON THE

	Mail Stop 8 J.S. Patent and Trademark C P.O. Box 1450 andria, VA 22313-1450	office FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OF TRADEMARK		
filed in the U.S. Dis	이 마다 이 아이를 가게 하는 계를 들어가 하게 하지 않는 것이 되었다.	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.):	ng	
DOCKET NO.	DATE FILED	U.S. DISTRICT COURT		
2:16-cv-779 PLAINTIFF	7/15/2016	Eastern District of Texas, Marshall Division DEFENDANT		
UNILOC USA, INC., an UNILOC LUXEMBOUR		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	UNILOC LUXEMBOURG, S.A.	IILOC LUXEMBOURG, S.A.	
4 8,243,723	8/14/2012 UNILOC LUXEMBOURG, S.A.			
5				
DATE INCLUDED	In the above—entitled case, the INCLUDED BY	following patent(s)/ trademark(s) have been included: ndment		
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK		
11				
2				
3				
4				
5				
	The Control of Control	ACCEPTAGE NEW YORK		
77.7111.111	ve-entitled case, the following of	decision has been rendered or judgement issued:		
DECISION/JUDGEMENT				
CLERK	(BY)	DEPUTY CLERK DATE		

Mail Stop 8 TO: Director of the U.S. Patent and Trademark Office

REPORT ON THE FILING OR DETERMINATION OF AN

Alexa	P.O. Box 1450 ndria, VA 22313-1450	ACTION REGARDING A PATENT OR TRADEMARK	
filed in the U.S. Dis	trict Court Easte	ern District of Texas, Marshall Division on the following on involves 35 U.S.C. § 292.):	
DOCKET NO.	DATE FILED	U.S. DISTRICT COURT	
2:16-cv-777 PLAINTIFF	7/15/2016	Eastern District of Texas, Marshall Division DEFENDANT	
UNILOC USA, INC., an UNILOC LUXEMBOUR		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.	
DATE INCLUDED	INCLUDED BY	he following patent(s)/ trademark(s) have been included: mendment	
PATENT OR TRADEMARK NO.	☐ Amendment ☐ Answer ☐ Cross Bill ☐ Other Pleadin DATE OF PATENT OR TRADEMARK HOLDER OF PATENT OR TRADEMARK		
1			
2			
3			
4			
5			
In the abo	we entitled case the following	g decision has been rendered or judgement issued:	
DECISION/JUDGEMENT	ve—chatted ease, the following	g decision has been rendered of judgement issued.	
CLERK	(B ^x	Y) DEPUTY CLERK DATE	

Mail Stop 8 ector of the U.S. Patent and Trademark Office TO:

REPORT ON THE FILING OR DETERMINATION OF AN

P.O. Box 1450 Alexandria, VA 22313-1450			ACTION REGARDING A PATENT OR TRADEMARK	
filed in the U.S. Dis		District of Texa	are hereby advised that a court action has been as, Marshall Division on the following C. § 292.):	
DOCKET NO. 2:16-cv-733	DATE FILED 7/5/2016	U.S. DISTRICT COURT Eastern District of Texas, Marshall Division		
PLAINTIFF UNILOC USA, INC., and UNILOC LUXEMBOUR	d	DEFENE		
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER OF PATENT OR TRADEMARK	
7,535,890	5/19/2009	UNILOC LUX	XEMBOURG, S.A.	
8,199,747	6/12/2012	UNILOC LUX	IILOC LUXEMBOURG, S.A.	
3 8,243,723	8/14/2012	UNILOC LUX	XEMBOURG, S.A.	
8, 724,622	5/13/2014	UNILOC LUXEMBOURG, S.A.		
8,995,433	3/31/2015	UNILOC LUXEMBOURG, S.A.		
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	dment	nswer	
2				
3				
5				
In the abo	ve—entitled case, the following	ecision has been rer	ndered or judgement issued:	
DECISION/JUDGEMENT				
CLERK	(BY	DEPUTY CLERK	DATE	

TO:

Mail Stop 8 Director of the U.S. Patent and Trademark Office

REPORT ON THE FILING OR DETERMINATION OF AN

P.O. Box 1450 Alexandria, VA 22313-1450			ACTION REGARDING A PATENT OR TRADEMARK	
filed in the U.S. Dist		ern Distric	t of Texas, Marshall Division on the following as 35 U.S.C. § 292.):	
DOCKET NO. 2:16-cv-731	DATE FILED 7/5/2016	STRICT COURT Eastern District of Texas, Marshall Division		
PLAINTIFF UNILOC USA, INC., and UNILOC LUXEMBOURG			DEFENDANT GREEN TOMATO LIMITED	
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	ILOC LUXEMBOURG, S.A.	
3 8,243,723	8/14/2012	UNII	ILOC LUXEMBOURG, S.A.	
4 8, 724,622	5/13/2014	UNII	NILOC LUXEMBOURG, S.A.	
5 8,995,433	3/31/2015 UNILOC LUXEMBOURG, S.A.		LOC LUXEMBOURG, S.A.	
DATE INCLUDED	INCLUDED BY	nendment	☐ Answer ☐ Cross Bill ☐ Other Pleading	
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER OF PATENT OR TRADEMARK	
1	OK TRADEMIKK			
2				
3				
4		4 = 1		
5				
4.8.4.		W. 12 - A	Control of the Control	
In the abov DECISION/JUDGEMENT	e—entitled case, the following	decision ha	is been rendered or judgement issued:	
BEGISTON				
CLERK	(BY) DEPUTY	CLERK DATE	
	(21) 22.			

Mail Stop 8 of the U.S. Patent and Trade

REPORT ON THE

	P.O. Box 1450 andria, VA 22313-1450	ACTION REGARDING A PATENT OR TRADEMARK	
filed in the U.S. Di	strict Court Easter	75 U.S.C. § 1116 you are hereby advised that a court action has been rn District of Texas, Marshall Division on the following	
	Patents. (the patent acti		
OOCKET NO. 2:16-cv-777	DATE FILED 7/15/2016	U.S. DISTRICT COURT Eastern District of Texas, Marshall Division	
PLAINTIFF UNILOC USA, INC., ar UNILOC LUXEMBOUF		AVAYA INC.,	
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK	
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.	
DATE INCLUDED	INCLUDED BY Amendment Answer Cross Bill Other Pleading		
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK	
i .			
2			
3	1+		
4			
5			
	4	V V A A P V A P C	
In the abo	ove-entitled case, the following	decision has been rendered or judgement issued:	
DECISION/JUDGEMENT			
CLERK	(BY) DEPUTY CLERK DATE	

AO 120 (Rev. 08/10)

Mail Stop 8

REPORT ON THE

	P.O. Box 1450 xandria, VA 22313-1450	ACTION REGARDING A PATENT OR TRADEMARK
In Complified in the U.S. I		r 15 U.S.C. § 1116 you are hereby advised that a court action has been ern District of Texas, Marshall Division on the following ction involves 35 U.S.C. § 292.):
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., a UNILOC LUXEMBOU		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	UNILOC LUXEMBOURG, S.A.
4 8,243,723	8/14/2012	UNILOC LUXEMBOURG, S.A.
5		
DATE INCLUDED PATENT OR	INCLUDED BY Am DATE OF PATENT	mendment
TRADEMARK NO.	OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK
1		
2		
3	1 1 1 1 1 1	
4		
5		
.0	a la	
	bove—entitled case, the following	g decision has been rendered or judgement issued:
DECISION/JUDGEMENT		
CLERK	I/BY	Y) DEPUTY CLERK DATE
	(6)	7,755

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



67050

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address COMMISSIONER FOR PATENTS Post 150 Alexandria, Vugnite 22313-1450 www.uspto.gov

APPLICATION NUMBER

KASHA LAW LLC 14532 Dufief Mill Road North Potomac, MD 20878 FILING OR 371(C) DATE

FIRST NAMED APPLICANT

ATTY. DOCKET NO./TITLE. EMP0021-US

10/740,030

12/18/2003

Michael J. Rojas

CONFIRMATION NO. 1731

POA ACCEPTANCE LETTER

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.

/sharris/

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

page 1 of 1



23389

SUITE 300

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office
Address COMMISSIONER FOR PATENTS
PARAMETER Vigorite 22313-1450
www.uspio.gov

APPLICATION NUMBER

FILING OR 371(C) DATE

FIRST NAMED APPLICANT

ATTY. DOCKET NO,/TITLE, 17188

10/740,030

400 GARDEN CITY PLAZA

GARDEN CITY, NY 11530

SCULLY SCOTT MURPHY & PRESSER, PC

12/18/2003

Michael J. Rojas

CONFIRMATION NO. 1731

POWER OF ATTORNEY NOTICE

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).

/sharris/

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

page 1 of 1

Under the Paperwork Reduction Act of 1995, no parsons are required to respond to a instaction of information unless it displays a valid OMS control number.

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

Application Number	10740690
Filing Date	2003-12-18
First Named Inventor	Michael J. Polas
Yitte	System and Method for Indon York Messagin
Art Unit	2814
Examiner Name	Creighton H. Smith
Altomey Docket Number	EMP90211.5

Thereby revoke all	previous powers of altorney given in I	se above-identif	ed applicati	0.0
A Power of Alto	may is submitted herewith.			
KS Number as my/c identified above	OR I hereby appoint Pradifioner(s) associated with the following Customer Number as my/our attorney(s) or agent(s) to prosecute the application identified above, and to transact all business in the United States Patent and Trademork Office connected therewith:			67050
[m] Thereby appoint	Practitioner(s) named below as mylour attorne siness in the United States Patent and Tradem			splication identified above, and
	PractYoner(s) Name		Registration	Number

250				
	r change the correspondence address		Jenimed apş	DECARDON TO
C.,.23	colated with the above-mentioned Customer N	umber		···
OR 				
CONTRACT	ociated with Customer Number			
OR	<u> </u>		***********************	J
C Firm or Individual Name				
Address				
City		State		Zo
Country				
Talephone		Enall		
Lam the: Applicant/Invento OR	X.			
(CD) Assignee of reco	rd of the entire interest. See 37 CFR 3.71. 37 CFR 3.78(b) (Form PTO/SB/96) submitted :	wrewith or filed on ,		
	SIGNATURE of Applicar	s or Assignes of R	ecord	
Sprature	72-		Oate	2. Y 2. y
Narre	Daniel Milify		Telephone	
Title and Company	Principal Empire IP LLC		***************************************	
	i Produktu in Berlija seke of helped of the entire beleves Nord	Lor Pres representativ	9(5) are regulated.	Submit multiple forms if more than one
X 70801	forms are submitted.			

This collection of information is required by 37 CPP 1.31 1.32 and 1.33. The information is required to obtain or retain a benefit by the positio which is yt the LUSPTO to proceed an application. Confidentiality is governed by 38 U.S.C. 122 and 37 CPP 1.11 and 1.34. This rediscript is extended to take 3 minutes to complete including gathering, preparing, and submitting the completed spatication form to the USPTO. Time will vary depending upon the individual case. Any comments on the arroand of time you require to complete this form and/or suggestions for rectaining the burden, should be sent to the Chief Information Officer. U.S. Patient and Tradement Offices, U.S. Dependment of Commercial P.C. that 1450 Alexandria, VAI 22313-1460, DO NOT SEND FEES OR COMPLETED FORMS TO THIS AUDRESS, SEND TO: Commissioner for Patents, P.O. Box 1489, Alexandria, VA 22313-1469.

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

Approved for use through C7G 1/2012, CMS 0851-0031 U.S. Patient and Tremeners Office, U.S. DEPARTMENT OF COMMENCE Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information under it depicts a veild OMS control number.

RIAIR	MENT UNDER 37 GER 3.73	
Applicant/Patent Owner: Empire IP LLC		
Application Ng/Patent No.: 7,535,890		
Titled: System and Method for Instant VolP Me		
Empire IP LLC	a Corporation	
(Name of Assignme)		ovistics, partnerstrip, university, povernment agency, etc.
states that it is:		
1. X the assignee of the entire right, title, and int	erest in:	
an assignos of leas than the entire right, titl (The extent (by percentage) of its ownershi		8
3. The assignee of an undivided interest in the	entirety of (a complete assign)	nent from one of the joint inventors was made)
the patent application/patent identified above, by virtue	of either:	
An assignment from the inventor(s) of the part the United States Patent and Trademark Occupy therefore is attached. OR	stent application/palent identif fice at Reel	ied above. The assignment was recorded in, or for which a
8 🐰 A chain of little from the inventor(s), of the p	atent application/patent identifi	ed above, to the current assignee as follows:
1. From: Rojas, Michael J.		alogic, inc.
The document was recorded in ti Real 014827	e United States Patent and Tr Frame 0059	
2. From: Ayalogic, inc.		
The document was recorded in the		
8		or for which a copy thereof is attached.
The document was recorded in the		
Roel	Forme	or for which a copy thereof is attached.
Additional documents in the chain of title a	re lieted on a supplemental shi	eets).
As required by 37 CFR 3.73(b)(1)(i), the docum or concurrently is being, submitted for recordation		fittle from the original owner to the assignee was,
(NOTE: A separate copy (i.e., a true copy of the accordance with 37 CFR Part 3, to record the ac	original assignment documer taignment in the records of the	it(s)) must be submitted to Assignment Division in USPTO, <u>Ses</u> MPEP 302,08]
The undersigned (whose title is supplied below) is suff	orized to act on behalf of the a	saignee.
	***************************************	8-23-2013
Signature		Date
Daniel Mitry		Principal
Ponted or Typed Norne		Title

This collection of information is required by 37 CFR 3.73(s). The information is required to obtain or retem a benefit by the public which is to the card by the USPTO to proceed) 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, proceeding and submitting the complete depolication form to the USPTO. Time will vary depositing this method case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this funder, should be sent to the Chief Information Officer U.S. Patent and Trademax Office. U.S. Department of Commerce. P.O. Box 1456. Alexandria, VA. 22313-1460. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. BEND TO: Commissionar for Patents, P.O. Box 1456, Alexandria, VA. 22313-1458.

Electronic A	cknowledgement Receipt
EFS ID:	16696004
Application Number:	10740030
International Application Number:	
Confirmation Number:	1731
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:	17188
Receipt Date:	27-AUG-2013
Filing Date:	18-DEC-2003
Time Stamp:	13:36:56
Application Type:	Utility under 35 USC 111(a)

Payment information:

Submitted with Payment			no	10				
File Listing:								
Document Number	Document Description		File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)		
4	Power of Attorney	EN	:MP0021-US_poa_signed1.pdf	384208	no	2		
	Tower of Attorney	EMI 0021-05_poa_signed r.pdr	c17dc5435967h29144f0fde86261e8559f5c6 868	110	. 2			
Warnings:								
Information:								

384208

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

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

APPLICATION NO.	ISSUE DATE	PATENT NO.	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/740 030	05/19/2009	7535800	17188	1721

23389

7590

04/29/2009

SCULLY SCOTT MURPHY & PRESSER, PC 400 GARDEN CITY PLAZA SUITE 300 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 799 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 Customer Service Center of the Office of Patent Publication at (571)-272-4200.

APPLICANT(s) (Please see PAIR WEB site http://pair.uspto.gov for additional applicants):

Michael J. Rojas, North Canton, OH;

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

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/740,030	12/18/2003	Michael J. Rojas	17188 1731		
	7590 04/22/2009 TT MURPHY & PRESSI	ER PC	EXAM	INER	
SCULLY SCOTT MURPHY & PRESSER, PC 400 GARDEN CITY PLAZA			SMITH, CREIGHTON H		
SUITE 300 GARDEN CIT	V NY 11530		ART UNIT PAPER NU		
O'MOLIT CIT	1,111 11000	250	2614		
			MAIL DATE	DELIVERY MODE	
			04/22/2009	PAPER	

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

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

	Application No.	Applicant(s)
ALACA CANADA	10/740,030	ROJAS, MICHAEL J.
Notice of Allowability	Examiner	Art Unit
	CREIGHTON SMITH	2614
The MAILING DATE of this communication appeal all claims being allowable, PROSECUTION ON THE MERITS IS therewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT R	(OR REMAINS) CLOSED in to or other appropriate commun. IGHTS. This application is suf	his application. If not included ication will be mailed in due course. THIS
. X This communication is responsive to ids filed on 02.27.09.		
2. X The allowed claim(s) is/are 1-5,7-20,22-35,37-45,47-57,59	-69 and 71-76.	
3. Acknowledgment is made of a claim for foreign priority unal All b) Some* c) None of the: 1. Certified copies of the priority documents have 2. Certified copies of the priority documents have 3. Copies of the certified copies of the priority do International Bureau (PCT Rule 17.2(a)). * Certified copies not received:	been received. been received in Application	No
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.		reply complying with the requirements
A SUBSTITUTE OATH OR DECLARATION must be subm INFORMAL PATENT APPLICATION (PTO-152) which give		
 CORRECTED DRAWINGS (as "replacement sheets") mus (a) ☐ including changes required by the Notice of Draftspers 1) ☐ hereto or 2) ☐ to Paper No./Mail Date (b) ☐ including changes required by the attached Examiner's Paper No./Mail Date Identifying indicia such as the application number (see 37 CFR 1 each sheet. Replacement sheet(s) should be labeled as such in the composition of the deposit of the depos	son's Patent Drawing Review (. s Amendment / Comment or ir .84(c)) should be written on the he header according to 37 CFR sit of BIOLOGICAL MATER	the Office action of drawings in the front (not the back) of 1.121(d). RIAL must be submitted. Note the
Attachment(s) 1. Notice of References Cited (PTO-892) 2. Notice of Draftperson's Patent Drawing Review (PTO-948) 3. Information Disclosure Statements (PTO/SB/08), Paper No./Mail Date 02.27.09 4. Examiner's Comment Regarding Requirement for Deposit of Biological Material	6. ☐ Interview Sun Paper No./M 7. ☐ Examiner's Al	rmal Patent Application nmary (PTO-413), ail Date mendment/Comment tatement of Reasons for Allowance
/CREIGHTON SMITH/ Primary Examiner, Art Unit 2614	15 APR '09	

U.S. Patent and Trademark Office PTOL-37 (Rev. 08-06)

Form PTO-1449 U.S. DEPARTMENT OF COMMERCE (REV. 7-80) PATENT AND TRADEMARK OFFICE INFORMATION DISCLOSURE CITATION (Use several sheets if necessary)		Atty. Docket No. (Optional) Application Number						
		17188		10/740,030				
				Applicant(s) Michael Rojas				Werner.
44				Filing Date December 18, 2003	1 2 1 1 1 1 2 1	Group Art U	nit	7.0
			U.S. PA	TENT DOCUMENTS				
EXAMINER INITIAL*		DOCUMENT NUMB	BER DATE	NAME	CLASS	SUBCLASS	FILING (if appro	
	AA							
	AB		J. 1 5 E		1 1 1		1121-1120	Y
	AC		71777			1 2000		- MARINE CON-
		The same of the sa	FOREIGN	PATENT DOCUMEN	TS			
	REF	DOCUMENT NUMBER	DATE	COUNTRY	CLASS	SUBCLASS	TRANSLATION	
		HUMBER					YES	NO
		- 1	OTHER	R DOCUMENTS (Include	ing Author Title	Date Pertinent	Pages Fie	Law Farmer
1		Lucifica						
				lic/cc/pd/nemnsw/callr ', November 22, 2002.	nn/prodiit/cn	133_ds.ntm;	Data Sn	eet
1721				oducts/hw/switches/ps Cisco MGX 8000 Seri			09186	
		http://www.hsteliann.com/english/?zone=3100-V21P; "Teliphone 3100-V21P", 2003.						
		http://www.linuxdevices.com/articles/AT5199947519.html; "Device Profile: snom 100 Vorphone", May 15, 2002.						0 VoIP
	= 1 7	SIP phone; Decen	nber 8, 2003.	sa.jsp; "No limits with				201000
		AudioCoded Enal copyright 2003.	bling Technolo	gy Products, TPM-110	00 VoP Medi	a Gateway N	fodules,	
EXAMINER	/Creigh	nton Smith/	10001	DATE CONSIDERED	04/15/2009			-

J:\Work\1732\17188\Misc\supplmental1449.doc

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

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/740,030	12/18/2003	Michael J. Rojas	17188 1731		
	7590 04/16/2009 TT MURPHY & PRESSI	ER PC	EXAM	INER	
SCULLY SCOTT MURPHY & PRESSER, PC 400 GARDEN CITY PLAZA			SMITH, CREIGHTON H		
SUITE 300 GARDEN CIT	V NY 11530		ART UNIT PAPER NUM		
CARDEA CIT		2614			
			MAIL DATE	DELIVERY MODE	
			04/16/2009	PAPER	

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

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

T	Application No.	Applicant(s)	
supplemental	10/740,030	ROJAS, MICHAEL J.	
Notice of Allowability	Examiner	Art Unit	
	CREIGHTON SMITH	2614	
All claims being allowable, PROSECUTION ON THE ME herewith (or previously mailed), a Notice of Allowance (P' NOTICE OF ALLOWABILITY IS NOT A GRANT OF PA' of the Office or upon petition by the applicant. See 37 CF 1. This communication is responsive to ids filed on 2.	TOL-85) or other appropriate commun TENT RIGHTS. This application is su FR 1.313 and MPEP 1308.	ication will be mailed in due c	ourse. THIS
2. The allowed claim(s) is/are 1-5,7-20,22-35,37-45,4	17-57,59-69 and 71-76.		
3. Acknowledgment is made of a claim for foreign p	riority under 35 U.S.C. § 119(a)-(d) or	(f).	
a) ☐ All b) ☐ Some* c) ☐ None of the:			
 Certified copies of the priority docume 	nts have been received.		
Certified copies of the priority docume	nts have been received in Application	No	
Copies of the certified copies of the pr	iority documents have been received	n this national stage applicati	on from the
International Bureau (PCT Rule 17.2(a	a)).		
# 60 alfer a no ottomo oponio frant			

communication to file a reply complying with the requirements this application. Set the attached EXAMINER'S AMENDMENT or NOTICE OF en(s) why the oath or declaration is deficient. Somitted. Stent Drawing Review (PTO-948) attached Set of the written on the Office action of the written on the drawings in the front (not the back) of the according to 37 CFR 1.121(d). SOLOGICAL MATERIAL must be submitted. Note the BE DEPOSIT OF BIOLOGICAL MATERIAL.
this application. In the the attached EXAMINER'S AMENDMENT or NOTICE OF on(s) why the oath or declaration is deficient. In the comment of the office action of the oath of oath oath oath oath oath oath oath oath
on(s) why the oath or declaration is deficient. Demitted. Itent Drawing Review (PTO-948) attached Idment / Comment or in the Office action of Include be written on the drawings in the front (not the back) of Ear according to 37 CFR 1.121(d).
tent Drawing Review (PTO-948) attached dment / Comment or in the Office action of hould be written on the drawings in the front (not the back) of er according to 37 CFR 1.121(d). IOLOGICAL MATERIAL must be submitted. Note the
dment / Comment or in the Office action of hould be written on the drawings in the front (not the back) of er according to 37 CFR 1.121(d). IOLOGICAL MATERIAL must be submitted. Note the
hould be written on the drawings in the front (not the back) of er according to 37 CFR 1.121(d). IOLOGICAL MATERIAL must be submitted. Note the
hould be written on the drawings in the front (not the back) of er according to 37 CFR 1.121(d). IOLOGICAL MATERIAL must be submitted. Note the
er according to 37 CFR 1.121(d). IOLOGICAL MATERIAL must be submitted. Note the
5 PANCE OF TOWN BUT ASSESSED
5. Notice of Informal Patent Application
 Interview Summary (PTO-413), Paper No./Mail Date
7. Examiner's Amendment/Comment
8. Examiner's Statement of Reasons for Allowance
9. Other
15 APR '09

U.S. Patent and Trademark Office PTOL-37 (Rev. 08-06)

Notice of Allowability

Part of Paper No./Mail Date 20090406

Form PTO-1449 (REV. 7-80) PATE		DEPARTMENT OF COMMERCE ADEMARK OFFICE		Atty, Docket No. (Optional)		Application N	lumber	
		N DISCLOSURE C		17188		10/740,030)	
				Applicant(s) Michael Rojas				
4				Filing Date December 18, 2003		Group Art U	nit	16 (1
			U.S. PA	ATENT DOCUMENTS				
EXAMINER INITIAL*		DOCUMENT NUMBER	DATE	NAME	CLASS	SUBCLASS	FILING (if appr	
	AA							
	AB		155					
	AC					1 2000		- Majoria Control
		I was the second of the second	FOREIGN	PATENT DOCUMENT	S			
	REF	DOCUMENT	DATE	COUNTRY	CLASS	SUBCLASS	TRANSI	LATION
		NUMBER					YES	NO
			OTHER	R DOCUMENTS (Including	g Author, Title,	Date, Pertinent	Pages, Etc.)	
				lic/cc/pd/nemnsw/callm ', November 22, 2002.	n/prodlit/cn	133_ds.htm;	"Data Sh	eet
		http://www.cisco.co	m/en/US/pro	oducts/hw/switches/ps19	25/product	s data sheet	09186	191
17.2		a00800a3c3d.html;	"Data Sheet	Cisco MGX 8000 Series	s" (date unk	nown).		
		http://www.hstelian	n.com/englis	sh/?zone=3100-V21P; "	Feliphone 3	100-V21P",	2003.	
	1	http://www.linuxdev phone", May 15, 20		ticles/AT5199947519.ht	ml; "Devie	ce Profile:	snom 10	00 VoIP
		http://www.pingtel.c		ssa.jsp; "No limits with t	he advance	d industry st	andard	-jimmeo.
		AudioCoded Enabli copyright 2003.	ng Technolo	gy Products, TPM-1100	VoP Media	a Gateway N	iodules,	
EXAMINER	/Crei	ighton Smith/	Num (1)	DATE CONSIDERED	03/04	/2009		
	: Initial if			is in conformance with MPEP 60	9; draw line thro	ugh citation if no	t in conform	ance and

Please enter this IDS.

CHS

04 MAR '09

J:\Work\1732\17188\Misc\supplmental1449.doc

PART B - FEE(S) TRANSMITTAL

Complete and send this form, together with applicable fee(s), to: Mail Mail Stop ISSUE FEE Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450 or Fax (571)-273-2885 INSTRUCTIONS: This form should be used for transmitting the ISSUE FEE and PUBLICATION FEE (if required). Blocks 1 through 5 should be completed where appropriate. All further correspondence including the Patent, advance orders and notification of maintenance fees will be mailed to the current correspondence address as indicated unless corrected below or directed otherwise in Block 1, by (a) specifying a new correspondence address; and/or (b) indicating a separate "FEE ADDRESS" for maintenance fee notifications. Note: A certificate of mailing can only be used for domestic mailings of the Fee(s) Transmittal. This certificate cannot be used for any other accompanying papers. Each additional paper, such as an assignment or formal drawing, must have its own certificate of mailing or transmission. CURRENT CORRESPONDENCE ADDRESS (Note: Use Block 1 for any change of address) 23389 12/05/2008 Certificate of Mailing or Transmission I hereby certify that this Fec(s) Transmittal is being deposited with the United States Postal Service with sufficient postage for first class mail in an envelope addressed to the Mail Stop ISSUE FEE address above, or being facsimile transmitted to the USPTO (571) 273-2885, or the date indicated below. SCULLY SCOTT MURPHY & PRESSER, PC 400 GARDEN CITY PLAZA SUITE 300 GARDEN CITY, NY 11530 (Depontor's name)

APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. 10/740,030 12/18/2003 Michael J. Rojes 17188 1731

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	\$755	\$300	02	\$1055	03/05/2009
EXAL	MINER	ART UNIT	CLASS-SUBCLASS			
SMITH, CR	EIGHTON H	2614	370-352000			
CFR 1.363), Change of corres Address form PTO/S "Fee Address" in	dence address or indication pondence address (or Che B/122) attached. dication (or "Fee Address 02 or more recent) attack	ange of Correspondence	(2) the name of a single	a 3 registered patent attorn vely, e firm (having as a memb agent) and the names of u rneys or agents. If no nam	cra 2 & Press	cott, Murphy er, P.C.
(A) NAME OF ASSI A yalogic	GNEE , Inc.		Akron, Ohio	atent. If an assignee is to assignment. ' and STATE OR COUNT Individual Corporati	RY)	
a. The following fec(s) Issue Fee	are submitted:	4	b. Payment of Fcc(s): (Ples		viously paid issue fee sho	wn above)
a. Applicant clain	otus (from status indicate os SMALL ENTITY statu and Publication Fee (if req	us. See 37 CFR 1.27.	b. Applicant is no loned from anyone other than to Office.	ger claiming SMALL EN he applicant; a registered		
morest as she in cy me	11/1	to a more and Tracement	CHIVE.	Marc	h 5,2009	
Authorized Signature	1/0/		West was	Date		The state of the s

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

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

(Signatur

Electronic Pat	ent Application	on Fe	e Transmit	tal	
Application Number:	10740030				
Filing Date:	18-Dec-2003				
Title of Invention:	SYSTEM AND		D FOR INSTANT V	OIP MESSAGING	
First Named Inventor/Applicant Name:	Michael J. Ro	jas			
Filer:	Paul J. Esatto/Roseann Gallo				
Attorney Docket Number:	17188				
Filed as Small Entity					
Utility under 35 USC 111(a) Filing Fees					
Description	Fee	Code	Quantity	Amount	Sub-Total in USD(\$)
Basic Filing:	4				
Pages:					
Claims:					
Miscellaneous-Filing:					
Petition:					
Patent-Appeals-and-Interference:					
Post-Allowance-and-Post-Issuance:			,		
Utility Appl issue fee	2	501	1	755	755
Publ. Fee- early, voluntary, or normal	1:	504	1	300	300

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Extension-of-Time:				
Miscellaneous:				
	Tot	al in USD (\$)	1055

Electronic A	cknowledgement Receipt
EFS ID:	4910739
Application Number:	10740030
International Application Number:	
Confirmation Number:	1731
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:	17188
Receipt Date:	05-MAR-2009
Filing Date:	18-DEC-2003
Time Stamp:	14:46:57
Application Type:	Utility under 35 USC 111(a)

Payment information:

Submitted with Payment	yes
Payment Type	Deposit Account
Payment was successfully received in RAM	\$1055
RAM confirmation Number	210
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)

Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
i	Issue Fee Payment (PTO-85B)	17188ISSUEFEE.pdf	110917		1
	issue ree rayment (r10-656)	171601330EFEE.put	e29ffedc3b5caca2f2525898457f5155a55a1 b48	na	
Warnings:	*			•	
Information:					
mormation.					
	Fee Warksheet (PTO-06)	fee info ndf	31539	80	2
2	Fee Worksheet (PTO-06)	fee-info.pdf	31539 54cde0d55e656e647b7e751ab3273ed08b 297f6b	no	2
2	Fee Worksheet (PTO-06)	fee-info.pdf	54cde0d55e666e647b7e751ab3273ed08b	no	2
	Fee Worksheet (PTO-06)	fee-info.pdf	54cde0d55e666e647b7e751ab3273ed08b	no	2

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.

TRANSMITTAL OF FORMAL DRAWINGS 17188 In Re Application Of: Michael J. Rojas Application No. Filing Date Examiner Customer No. Group Art Unit Confirmation No.

Creighton H. Smith

23389

2614

1731

Invention: SYSTEM AND METHOD FOR INSTANT VOIP MESSAGING

December 18, 2003

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

Transmitted herewith are:

10/740,030

- 9 sheets of formal drawing(s) for this application.
- Each sheet of drawing indicates the identifying indicia suggested in 37 CFR Section 1.84(c).

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

Dated: March 4, 2009

I hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to "Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450" [37 CFR 1-8(a)] on

(Date)

Signature of Person Mailing Correspondence

Typed or Printed Name of Person Mailing Correspondence

P23B/REV03

Electronic A	cknowledgement Receipt
EFS ID:	4905745
Application Number:	10740030
International Application Number:	
Confirmation Number:	1731
Title of Invention:	SYSTEM AND METHOD FOR INSTANT VOIP MESSAGING
First Named Inventor/Applicant Name:	Michael J. Rojas
Customer Number:	23389
Filer:	Seth Weinfeld/Roseann Gallo
Filer Authorized By:	Seth Weinfeld
Attorney Docket Number:	17188
Receipt Date:	D4-MAR-2009
Filing Date:	18-DEC-2003
Time Stamp:	18:20:16
Application Type:	Utility under 35 USC 111(a)

Payment information:

File Listing	:				
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
4	Drawings-only black and white line	17188formaldrawings.pdf	529689	no	9
	drawings	17 Tooler Malarawings.par	3e39aeaac05cc8/f5d8c9b440a417396ccc6 3d8d	110	
Warnings:					

Warnings:					
العكوم	II Lou-Sounce stand		15edf4f36260aee585dd293d42104f24aceb b790		<u> </u>
2	Miscellaneous Incoming Letter	17188Transmittal.pdf	38729	no	1

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.

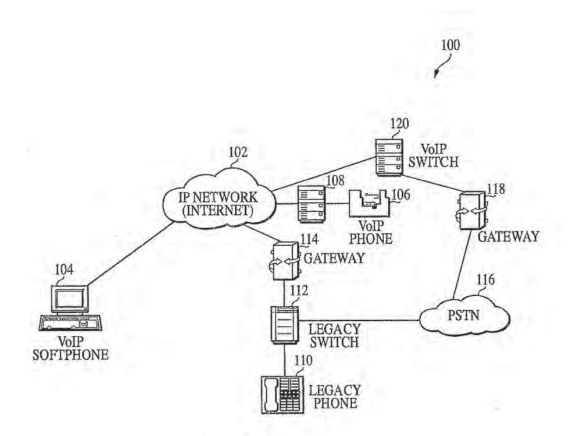


FIG. 1 (PRIOR ART)

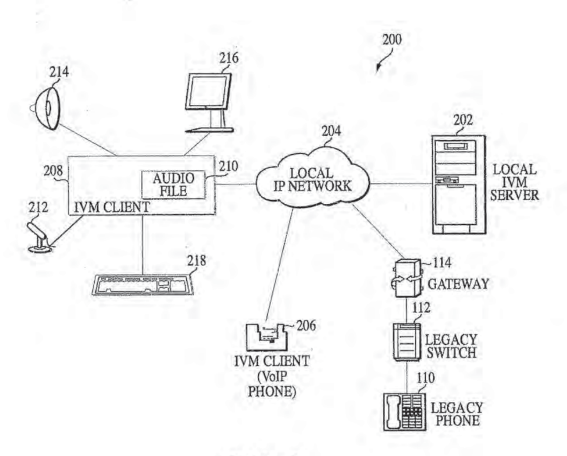


FIG. 2

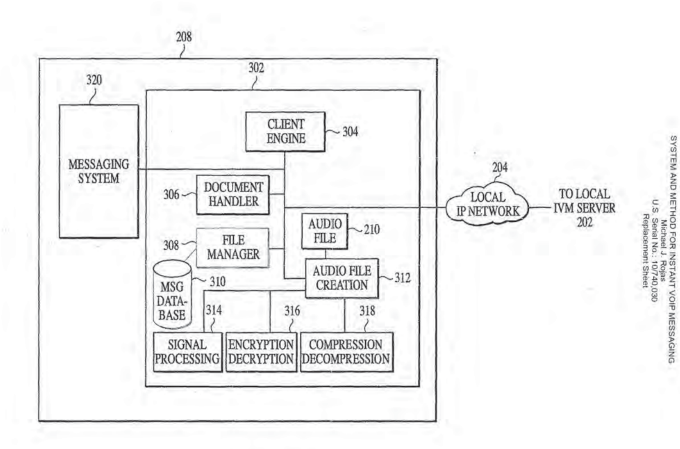
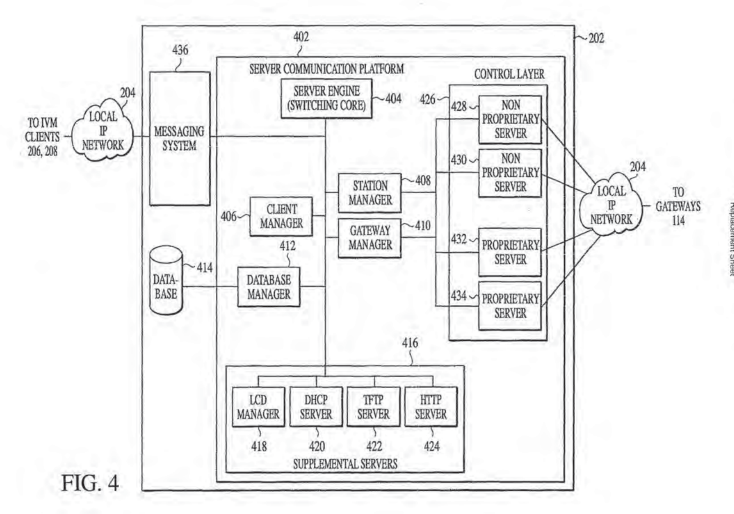


FIG. 3



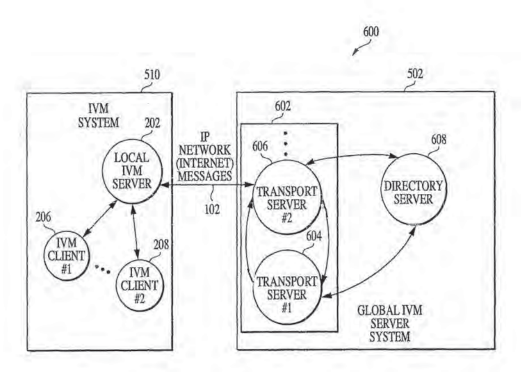


FIG. 6

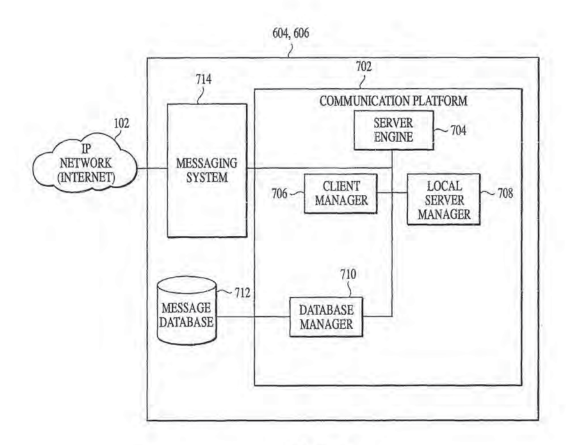


FIG. 7

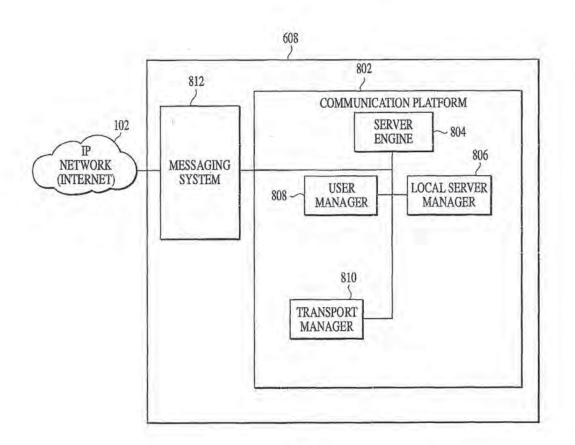


FIG. 8

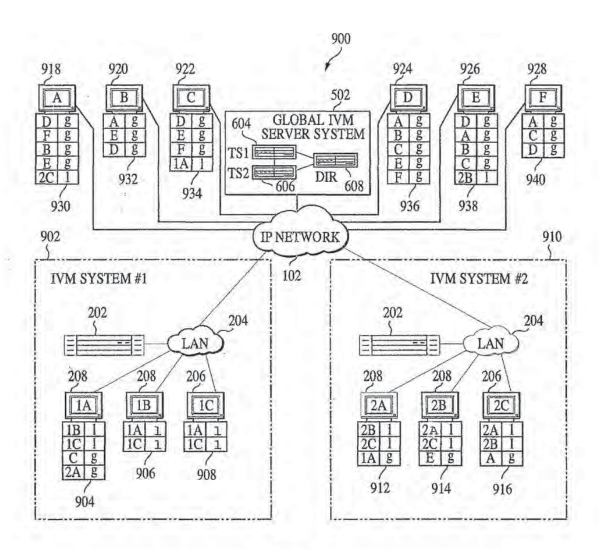


FIG. 9

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:

Michael J. Rojas

Examiner:

Creighton H. Smith

Serial No:

10/740,030

Art Unit:

2614

Filed:

December 18, 2003

Docket:

17188

For:

SYSTEM AND METHOD FOR

Dated:

February 27, 2009

INSTANT VOIP MESSAGING

Confirmation No. 1731

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

SUBMISSION

Sir:

Applicant respectfully submits a supplemental Information Disclosure Statement herewith. An Information Disclosure Statement was filed on August 19, 2004 in the aboveidentified application. The Information Disclosure Statement was filed with 6 references. Applicant submitted copies of the references with the Information Disclosure Statement along with PTO Form 1449. On September 18, 2007, Examiner Smith attached an initialized PTO

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: February 27, 2009

Seth Weinfeld

J:\Work\1732\17188\Amend\17188.submission.doc

Form 1449 to the First Office Action on the Merits indicating that all of the references were considered. The First Office Action did not include any of the references submitted in the Information Disclosure Statement in any of the rejections of the claims.

Subsequently, Examiner Smith attached the same PTO Form 1449 to the Notice of Allowability, however, the PTO Form 1449 had all of the references crossed off, indicating that the references were not considered. Applicant's representative conducted a series of Examiner interviews with both Examiner Smith and Examiner Fsang (Examiner Smith's Supervisor). The Examiners notified Applicant's representative that the PTO Form 1449 did not include a date for each of the references identified.

Applicant maintains that the Information Disclosure Statement should be considered, since the Examiner did in fact consider the Information Disclosure Statement during the prosecution of the application, and, therefore, the references should be listed on the face of the patent.

However, to expedite the issuance of the patent, Applicant is submitting the supplemental Information Disclosure Statement which includes the best available dates for the references, if known, with a replacement PTO Form 1449.

An archive website indicates that Reference 1 was posted on November 22, 2002.

Attached herewith is a copy of a document printed from an archive web site evidencing the post date.

An archive website indicates that Reference 3 was copyrighted in 2003. Attached herewith is a copy of a document printed from an archive website indicating a copyright date.

Reference 4 bears a date of May 15, 2002 on the reference.

Reference 5 was archived by a website on December 8, 2003. Attached herewith is a copy of a document printed from an archive website indicating the archive date for Reference 5.

Reference 6 bears a copyright date of 2003.

Applicant respectfully requests consideration of the Supplemental Information Disclosure Statement pursuant to the Examiner interview with Examiner Fsang.

The Director is hereby authorized to charge Deposit Account No. 19-1013/SSMP any additional fees if required.

Respectfully submitted,

Registration No. 50,929

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

SW:reg Enclosures

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s): Michael J. Rojas Examiner: Creighton H. Smith

Serial No: 10/740,030 Art Unit: 2614

Filed: December 18, 2003 Docket: 17188

For: SYSTEM AND METHOD FOR Dated: February 27, 2009

INSTANT VOIP MESSAGING

Confirmation No. 1731

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

SUPPLEMENTAL 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 replacement Form PTO-1449, be made of record in the above-identified case.

- 1. http://www.cisco.com/warp/public/cc/pd/nemnsw/callmn/prodlit/cm33 ds.htm; "Data Sheet Cisco CallManager Version 3.3", November 22, 2002;
- 2. http://www.cisco.com/en/US/products/hw/switches/ps1925/products data sheet 09186 a00800a3c3d.html; "Data Sheet Cisco MGX 8000 Series" (Date unknown).

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: February 27, 2009

- http://www.hsteliann.com/english/?zone=3100-V21P; "Teliphone 3100-V21P", 2003;
- 4. http://www.linuxdevices.com/articles/AT5199947519.html; "Device Profile: snom 100 VoIP phone", (May 15, 2002);
- http://www.pingtel.com/pr xpressa.jsp; "No limits with the advanced industry standard SIP phone, December 8, 2003; and
- AudioCoded Enabling Technology Products, TPM-1100 VoP Media Gateway Modules; 2003.

The above-identified references were previously submitted in an Information Disclosure Statement dated August 19, 2004. Therefore, Applicant is not submitting copies of the references. This Supplemental Information Disclosure Statement includes the best available dates for the references, if known.

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

INFORM	ATIO	DEPARTMENT OF COMMERCE ADEMARK OFFICE N DISCLOSURE CI eral sheets if necessar		Atty. Docket No. (Optional 17188	n)	Application 1 10/740,030			
				Applicant(s) Michael Rojas		1		Outstan.	
				Filing Date December 18, 2003		Group Art U 2614	nit		
			U.S. PA	TENT DOCUMENTS					
EXAMINER INITIAL*		DOCUMENT NUMBER	DATE	NAME	CLASS	SUBCLASS	FILING (if appre		
	AA								
	AB				41.33				
	AC			A CONTRACTOR OF THE CONTRACTOR	K KJ		*		
		The state of the s	FOREIGN	PATENT DOCUMEN	TS		none.		
	REF	DOCUMENT NUMBER	DATE	COUNTRY	CLASS	SUBCLASS	TRANSI	ATION	
		Nombek						YES	NO
			ОТНЕК	R DOCUMENTS (Includi	ng Author, Title,	Date, Pertinent	Pages, Etc.)	having -	
				lic/cc/pd/nemnsw/calln	nn/prodlit/cn	n33_ds.htm;	"Data Sh	eet	
				oducts/hw/switches/ps1 Cisco MGX 8000 Seri			09186		
		http://www.hsteliann.	com/englis	h/?zone=3100-V21P;	"Teliphone 3	100-V21P",	2003.		
	1 1	http://www.linuxdevi phone", May 15, 2002		ticles/AT5199947519.1	html; "Devi	ce Profile:	snom 10	0 Vol	
	- 4	SIP phone; December	8, 2003.	ssa.jsp; "No limits with					
		AudioCoded Enabling copyright 2003.	Technolo	gy Products, TPM-110	0 VoP Medi	a Gateway M	lodules,		
EXAMINER			-	DATE CONSIDERED			-		
EVAMINED	. Interior	reference considered, whether	an mat class	Is to see Comment and A Represe	100 J II al	7. 16-st 18-s-	1C	mon and	

J:\Work\1732\17188\Misc\supplmental1449.doc

Electronic A	cknowledgement Receipt
EFS ID:	4876766
Application Number:	10740030
International Application Number:	4
Confirmation Number:	1731
Title of Invention:	SYSTEM AND METHOD FOR INSTANT VOIP MESSAGING
First Named Inventor/Applicant Name:	Michael J. Rojas
Customer Number:	23389
Filer:	Seth Weinfeld/Roseann Gallo
Filer Authorized By:	Seth Weinfeld
Attorney Docket Number:	17188
Receipt Date:	27-FEB-2009
Filing Date:	18-DEC-2003
Time Stamp:	16:28:44
Application Type:	Utility under 35 USC 111(a)

Payment information:

File Listing:					
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
4	Miscellaneous Incoming Letter	17188submission.pdf	1067171	no	20
	Miscellarieous friconning Letter	17 roosubinission.pui	aa637/b4e93171cf0812aaa48dd799474ab2 8431	110	20
Warnings:					

1067171

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

New Applications Under 35 U.S.C. 111

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

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

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

New International Application Filed with the USPTO as a Receiving Office

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

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

NOTICE OF ALLOWANCE AND FEE(S) DUE

23389

7590

12/05/2008

SCULLY SCOTT MURPHY & PRESSER, PC 400 GARDEN CITY PLAZA SUITE 300 GARDEN CITY, NY 11530

EXA	MINER
SMITH, C	REIGHTON H
ART UNIT	PAPER NUMBER
2614	4

DATE MAILED: 12/05/2008

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/740,030	12/18/2003	Michael J. Rojas	17188	1731

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	\$755	\$300	\$0	\$1055	03/05/2009

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

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

HOW TO REPLY TO THIS NOTICE:

I. Review the SMALL ENTITY status shown above.

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

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

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

If the SMALL ENTITY is shown as NO:

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

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

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

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

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

Page 1 of 3

PART B - FEE(S) TRANSMITTAL

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

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

indicated unless correct maintenance fee notifica	ted below or directed of ations.	herwise in Block I, b	y (a) specifying a new com	espondence address; a	nd/or (b) indicating a sepa	arate "FEE ADDRESS" for
	DENCE ADDRESS (Note: Use B		Fe	e(s) Transmittal, This pers. Each additional	certificate cannot be used f	or domestic mailings of the for any other accompanying ant or formal drawing, must
SCULLY SCC 400 GARDEN (SUITE 300	OTT MURPHY &	PRESSER, PC	I h Ste add tra	Certi ereby certify that this utes Postal Service wit dressed to the Mail: nsmitted to the USPTO	ficate of Mailing or Trans Fee(s) Transmittal is being h sufficient postage for firs stop ISSUE FEE address O (571) 273-2885, on the d	mission g deposited with the United st class mail in an envelope above, or being facsimile ate indicated below.
GARDEN CITY	Y, NY 11530		0 12			(Depositor's name)
			1			(Signature)
			I JE			(Date)
APPLICATION NO.	FILING DATE		FIRST NAMED INVENTO	R	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/740,030	12/18/2003		Michael J. Rojas		17188	1731
APPLN, TYPE	SMALL ENTITY	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE	FEE TOTAL FEE(S) DUE	DATE DUE
nonprovisional	YES	\$755	\$300	\$0	\$1055	03/05/2009
	MINER	ART UNIT	CLASS-SÜBCLASS			
A 70 V A 6 V A	EIGHTON H	2614	370-352000			
CFR 1.363). Change of correst Address form PTO/S "Fee Address" inc PTO/SB/47; Rev 03-Number is required		unge of Correspondence "Indication form ned. Use of a Custom	(1) the names of up to or agents OR, alternate (2) the name of a sing registered attorney or	o 3 registered patent ively, gle firm (having as a n agent) and the names orneys or agents. If no e printed.	nember a 2	
PLEASE, NOTE: Un recordation as set for (A) NAME OF ASSI	dess an assignee is ident th in 37 CFR 3.11. Com IGNEE	ified below, no assig pletion of this form is	nce data will appear on the NOT a substitute for filing at (B) RESIDENCE: (CIT	patent. If an assignee n assignment, Y and STATE OR CC	UNTRY)	ocument has been filed for oup entity Government
4a. The following fee(s) Issue Fee Publication Fee (I	No small entity discount j	permitted)	4b. Payment of Fee(s); (Ple	ard. Form PTO-2038 i	s attached. the required fee(s), any de	
a. Applicant clain	atus (from status indicate ns SMALL ENTITY state	us. See 37 CFR 1.27.			. ENTITY status. See 37 C	
NOTE: The Issue Fee ar interest as shown by the	nd Publication Fee (if req records of the United Sta	uired) will not be acce ites Patent and Traden	epted from anyone other than nark Office.	the applicant; a regist	ered attorney or agent; or th	ne assignee or other party in
Authorized Signature				Date		
Typed or printed name				Registration No		
Alexandria, Virginia 22.	313-1450,		nation is required to obtain or FR 1.14. This collection is e vary depending upon the indi o the Chief Information Offic OR COMPLETED FORMS To b respond to a collection of in			



UNITED STATES PATENT AND TRADEMARK OFFICE

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

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/740,030	12/18/2003	Michael J. Rojas	17188	1731
23389	7590 12/05/2008		EXAMI	NER
SCULLY SCO	TT MURPHY & PRES	SER, PC	SMITH, CRE	IGHTON H
400 GARDEN O			ART UNIT	PAPER NUMBER
SUITE 300 GARDEN CITY	, NY 11530		2614 DATE MAILED: 12/05/2008	

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 848 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 848 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 (571)-272-4200.

A	pplication No.	Applicant(s)	
	0/740,030	ROJAS, MICHAEL J.	
Matine of Alleurability	xaminer	Art Unit	
	REIGHTON SMITH	2614	
The MAILING DATE of this communication appears. Ill claims being allowable, PROSECUTION ON THE MERITS IS (OI erewith (or previously mailed), a Notice of Allowance (PTOL-85) or IOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIGHT for the Office or upon petition by the applicant. See 37 CFR 1.313 are	R REMAINS) CLOSED in the other appropriate communities. This application is sub-	nis application. If not included ication will be mailed in due cou	rse, THIS
. Maintee of upon petition by the applicant. See 37 GFK 1.313 and This communication is responsive to remarks filed on 06 NOV			
2. ☑ The allowed claim(s) is/are <u>1-5,7-20,22-35,37-45,47-57,59-69</u>	and 71-76.		
Acknowledgment is made of a claim for foreign priority unde a) All b) Some* c) None of the: 1. Certified copies of the priority documents have be 2. Certified copies of the priority documents have be 3. Copies of the certified copies of the priority documents have be International Bureau (PCT Rule 17.2(a)).	een received. een received in Application	No	from the
Applicant has THREE MONTHS FROM THE "MAILING DATE" of to noted below. Failure to timely comply will result in ABANDONMENTHIS THREE-MONTH PERIOD IS NOT EXTENDABLE.		reply complying with the require	ements
A SUBSTITUTE OATH OR DECLARATION must be submitte INFORMAL PATENT APPLICATION (PTO-152) which gives it			CE OF
5. CORRECTED DRAWINGS (as "replacement sheets") must b (a) including changes required by the Notice of Draftsperson 1) hereto or 2) to Paper No./Mail Date (b) including changes required by the attached Examiner's A Paper No./Mail Date Identifying indicia such as the application number (see 37 CFR 1.84 each sheet. Replacement sheet(s) should be labeled as such in the standard or DEPOSIT OF and/or INFORMATION about the deposit attached Examiner's comment regarding REQUIREMENT FO	's Patent Drawing Review (mendment / Comment or in (c)) should be written on the header according to 37 CFR of BIOLOGICAL MATER	the Office action of drawings in the front (not the bac 1.121(d). RIAL must be submitted. Note	
Attachment(s) Notice of References Cited (PTO-892) Information Disclosure Statements (PTO/SB/08), Paper No./Mail Date 8.23.04 Examiner's Comment Regarding Requirement for Deposit of Biological Material	6. ☐ Interview Sun Paper No./M: 7. ☐ Examiner's Ar	rmal Patent Application nmary (PTO-413), ail Date mendment/Comment satement of Reasons for Allowar	nce

U.S. Patent and Trademark Office PTOL-37 (Rev. 08-06) Art Unit: 2614

REASONS FOR ALLOWANCE

The following is an examiner's statement of reasons for allowance: The prior art fails to teach/disclose applicant's instant voice messaging system having a server that temporarily stores an instant voice message if a recipient is unavailable and delivers the stored instant voice message when the recipient becomes available. No obvious combination of references found would have taught one of ordinary skill in the art to use applicant's system and 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, fan tsang can be reached on 27548. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Application/Control Number: 10/740,030 Page 3

Art Unit: 2614

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

02 DEC '08

/ creighton smith/ for Primary, Examiner of Art Unit 2614

Applicant(s)/Patent Under Reexamination Application/Control No. 10/740,030 ROJAS, MICHAEL J. Notice of References Cited Examiner Art Unit Page 1 of 1 2614 CREIGHTON SMITH

U.S. PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	Classification
*	Α	US-6,763,226	07-2004	McZeal, Jr., Alfred	455/90.2
*	В	US-2004/0252679	12-2004	Williams et al.	370/356
*	С	US-2004/0122906	06-2004	Goodman et al.	709/206
*	D	US-2005/0053230	03-2005	Gierachf, Karl	379/406.06
*	Е	US-2005/0105697	05-2005	Hollowell et al.	379/088.13
*	F	US-2003/0087632	05-2003	Sagi et al.	455/414
*	G	US-2006/0268750	11-2006	Weiner, Moshe	370/260
*	н	US-2004/0030046	02-2004	Schultes et al.	525/71
*	11	US-2007/0112925	05-2007	Malik, Dale W.	709/206
	J	US-			
M	K	US-			
	L	US-			= 11
	M	US-			

FOREIGN PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Country	Name	Classification
1	N					
•	0					The state of the s
	Р			- 41		
	Q					
-1	R					
	S		3=	- 0		146.7
	Ť					

NON-PATENT DOCUMENTS

*		Include as applicable: Author, Title Date, Publisher, Edition or Volume, Pertinent Pages)
	u	
	٧	
	w	
	x	

*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)

Notice of References Cited

Part of Paper No. 20081202

Index of Claims	Application/Control No.	Applicant(s)/Patent Under Reexamination ROJAS, MICHAEL J.
	Examiner CREIGHTON SMITH	Art Unit 2614

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

Claims	renumbered	l in the same	order as presented by a	pplicant	☐ CPA	☐ T.D.	☐ R.1.47
CL	AIM			D	ATE		
Final	Original	08/05/2008	11/17/2008		1	-	
1	1	V	TET I				
2	2	1					
3	3	1	T. F.				
4	4	1	1 1 1				
5	5	1					
	6	1					
6	7	V	T level				
7	8	V					
8	9	1	=				
9	10	V	1 2 1/			1	
10	11	1	E (# E)				
11	12	4	1 1 1				
12	13	V					
13	14	1	1 4 1/	1,1			
14	15	1	1 + 1 ·	111		ha a la ha	
15	16	V	T lead I				
16	17	1	= 1				
17	18	1	1 5			1	
18	19	V	- Te. (
19	20	1					
	21	1	1.9.0				
20	22	V	. =				
21	23	1	= 1				
22	24	/					
23	25	1	1 1=1 (
24	26	✓					
25	27	V	m = F 1				
26	28	1			1		
27	29	V	1.78				
28	30	1	E SE TOTAL] ===== [] =	
29	31	1	==				
30	32	1	114 (1)				
31	33	1					
32	34	1	=				
33	35	~	14				
	36	1					

U.S. Patent and Trademark Office

Part of Paper No.: 20081117

Index of Claims	Application/Control No.	Applicant(s)/Patent Under Reexamination ROJAS, MICHAEL J.
	Examiner CREIGHTON SMITH	Art Unit 2614

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

Claims	renumbered	in the same	order as presented	by applicant		☐ CPA	☐ T.D.	Ш	R.1.47
CL	AIM				DATE	1			
Final	Original	08/05/2008	11/17/2008		*				
34	37	1	(=)						
35	38	1					J J -		
36	39	1		- 2			1		
37	40	1	- 1=1 /	1					
38	41	1			() i				
39	42	1	= _						
40	43	V	To level	4					
41	44	V							
42	45	V	=						
	46	V	1. 81. (
43	47	1	1800	=					
44	48	¥	= 1						
45	49	V							
46	50	1	E/AE/			AL AL			
47	51	1	TOF TO		1		lh l		
48	52	V	Team (
49	53	1	=	1					
50	54	1	= 1						
51	55	V	T- (= (
52	56	1	L. (2. 1. /						
53	57	1							
	58	V	L Ten L						
54	59	1		-1					
55	60	/	-						
56	61	1	F 1= 1				1		
57	62	V	= = /						
58	63	V							
59	64	1		-					
60	65	V	= -			1	1		
61	66	1			1)				
62	67	1							
63	68	1	E-1=-T/						
64	69	~							
	70	4	- 9 - 1						
65	71	V	12-						
66	72	1							

U.S. Patent and Trademark Office

Part of Paper No.: 20081117

Index of Claims	Application/Control No.	Applicant(s)/Patent Under Reexamination ROJAS, MICHAEL J.
	Examiner CREIGHTON SMITH	Art Unit 2614

1	Rejected		Cancelled	N	Non-Elected	A	Appeal
8	Allowed	÷	Restricted	1	Interference	o	Objected
☐ CI	aims renumbered in th	ie same or	der as presented by ap	plicant	☐ CPA	☐ T.D.	☐ R.1.47
	27207				DETERMINED TO		

CL	AIM	14.00			DATI			
Final	Original	08/05/2008	11/17/2008		4111	Y		
67	73	V	(=)					
68	74	1	==					
69	75	1	To CE.	#	# +	1	1-	
70	76	1	- 1		1111			

Issue Classification	Application/Control No. 10740030	Applicant(s)/Patent Under Reexamination ROJAS, MICHAEL J.
	Examiner CREIGHTON SMITH	Art Unit 2614

		ORIG	INAL					1	NTERNATIONAL (LASS	SIFICA	TION
	CLASS		SUBCLASS					CLA	AIMED	7.1	NOI	N-CLAIMED
370			352		H	0	4	1	12 / 66 (2006.01.01)	1	740	
1 -	CR	OSS REF	ERENCE	(S)	- 1	E						
CLASS	SUB	CLASS (ON	IE SUBCLA	SS PER BLOCK)						- 1	- 1	
709	206				== 1							
				-								
											A A	
						H						
					_					-		
											111	
							534	431		- 1	3-1	

Final	Original														
1	1	16	17	31	33	45	49	60	65						-
2	2	17	18	32	34	46	50	81	66						
3	3	18	19	33	35	47	51	62	67						
4	4	19	20		36	48	52	63	68						
5	5		21	34	37	49	53	64	69				===		
	6	20	22	35	38	50	54	1 7 1	70		1(
6	7	21	23	36	39	51	55	65	71		1				
7	8	22	24	37	40	52	56	66	72				i		
8	9	23	25	38	41	53	57	67	73						
9	10	24	26	39	42	LIT	58	68	74					7	
10	41	25	27	40	43	54	59	69	75	1 = 3	1				
11	12	26	28	41	44	55	60	70	76				7 14		
12	13	27	29	42	45	56	61	200) V			-	
13	14	28	30.		46	57	62			-					
14	15	29	31	43	47	58	63	-							
15	16	30	32	44	48	59	64			/-					

NONE	Total Clair		ns Allowed:	
(Assistant Examiner)	(Date)	.71	70	
/CREIGHTON SMITH/ Primary Examiner.Art Unit 2614	11:17.08	O.G. Print Claim(s)	O.G. Print Figure	
(Primary Examiner)	(Date)	1	1	

U.S. Patent and Trademark Office

Part of Paper No. 20081202

Search Notes



Apr	olica	tion	Cont	rol	No.

10740030

Examiner

Creighton H Smith

Applicant(s)/Patent Under Reexamination

ROJAS, MICHAEL J.

Art Unit

2614

SEARCHED						
	The state of the s					
Class	Subclass	Date	Examiner			

Search Notes	Date	Examiner
	25 4110 100	aha
EAST Search	05 AUG '08	chs

	INTERFERENCE SE	ARCH	
Class	Subclass	Date	Examiner
EAST interfernces earch		17 NOV '08	chs

T-	

THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s): Michael J. Rojas Examiner: Unassigned

Serial No: 10/740,030 Art Unit: 2661

Filed: December 18, 2003 Docket: 17188

For: SYSTEM AND METHOD FOR Dated: August 19, 2004

INSTANT VoIP MESSAGING

Confirmation No. 1731

Mail Stop Amendment 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.

- http://www.cisco.com/warp/public/cc/pd/nemnsw/callmn/prodlit/ cm33 ds.htm; "Data Sheet Cisco CallManager Version 3.3".
- http://www.cisco.com/en/US/products/hw/switches/ps1925/products_data sheet 09186_a00800a3c3d.html; "Data Sheet Cisco MGX 8000 Series".
- 3. http://www.hsteliann.com/english/?zone=3100-V21P; "Teliphone 3100-V21P"

V21P".

CERTIFICATE OF MAILING UNDER 37 C.F.R. §1.8(a)

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Mail Stop Amendment, Commissioner of Patents, P. O. Box 1450, Alexandria, VA_A22313-1450 on August 19, 2004.

Dated: August 19, 2004

Paul J Esatto, Jr.

- http://www.linuxdevices.com/articles/AT5199947519.html; "Device Profile: snom 100 VoIP phone".
 - http://www.pingtel.com/pr xpressa.jsp; "No limits with the advanced industry standard SIP phone.
 - AudioCoded Enabling Technology Products, TPM-1100 VoP Media Gateway
 Modules.

Applicant is submitting a copy of the above-cited references.

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,

Paul J. Esatto, Jr.

Registration No. 30,749

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

PJE:ae

INFORM	ATIC	S. DEPARTMENT OF COMMERCE RADEMARK OFFICE ON DISCLOSURE (overal sheets if necessor) OFFI OF		Atty. Docket No. (Optional)		Application N 10/740,030		
1		10105		Applicant(s) Michael Rojas				
F	AUG	2 3 2904		Filing Date December 18, 2003		Group Art Un 2661	ait	
	AD	ADEMARK O	U.S. PA	TENT DOCUMENTS				
EXAMINER INITIAL*		DOCUMENT NUMBER	DATE	NAME	CLASS	SUBCLASS	FILING (if appr	
	AA			0		1		
	AB							
	AC							
				PATENT DOCUMENT		T T		- 140 4 57
	REF	DOCUMENT NUMBER	DATE	COUNTRY	CLASS	SUBCLASS	TRANSI	
					H .	1	YES	NO
					11111111			
						1501		J
			OTHER	DOCUMENTS (Including	g Author, Title,	Date, Pertinent F	Pages, Etc.)	
Niconary (1997)		http://www.cisco.co		lic/cc/pd/nemnsw/callm	n/prodlit/cn	n33 ds.htm;	'Data Sh	eet
preconucceursconuscion				oducts/hw/switches/ps19 Cisco MGX 8000 Sene		s data sheet	09186	·w·······
		http://www.hotelian	n.com/englis	h/?zone=3100 V21P; "	Teliphone 3	100 V21P"	никозуссоооссоооссоо	
0.0000.0000.0000.0000.000	**********	http://www.linuxde	vices.com/ar	ticles/AT5199947519.b	tml; "Devic	e Profile	snom 10	0 VoIP
		phone"						
***************************************	_		com/nr xnres	sa isp: "No limits with	the advance	d industry sta	ındard	***************************************
		SIP phone AudioCoded Enabli	ng Technolo	gy Products, TPM-1100) VoP Medi	a Gateway M	lodules	
			7					
XAMINER	1/2	reighton Smith/		DATE CONSIDERED	12/03/20	00		

IFW

TRANSMITTAL OF INFORMATION DISCLOSURE STATEMENT Docket No. (Under 37 CFR 1.97(b) or 1.97(c)) 17188 In Re Application Of: Michael J. Rojas Application No. Group Art Unit Filing Date Examiner Customer No. Confirmation No. 10/740,030 December 18, 2003 Unassigned 23389 2661 1731 Title: SYSTEM AND METHOD FOR INSTANT VOIP MESSAGING Address to: Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 37 CFR 1.97(b) 1. M The Information Disclosure Statement submitted herewith is being filed within three months of the filing of a national application other than a continued prosecution application under 37 CFR 1.53(d); within three months of the date of entry of the national stage as set forth in 37 CFR 1.491 in an international application; before the mailing of a first Office Action on the merits, or before the mailing of a first Office Action after the filing of a request for continued examination under 37 CFR 1.114. 37 CFR 1.97(c) 2. The Information Disclosure Statement submitted herewith is being filed after the period specified in 37 CFR 1.97(b), provided that the Information Disclosure Statement is filed before the mailing date of a Final Action under 37 CFR 1.113, a Notice of Allowance under 37 CFR 1.311, or an Action that otherwise closes prosecution in the application, and is accompanied by one of: ☐ the statement specified in 37 CFR 1.97(e); OR ☐ the fee set forth in 37 CFR 1.17(p).

TRANSMITTAL OF INFORMATION DISCLOSURE STATEMENT Docket No. (Under 37 CFR 1.97(b) or 1.97(c)) 17188 In Re Application: Michael J. Rojas Application No. Filing Date Customer No. Group Art Unit Confirmation No. Examiner 23389 2661 10/740,030 1731 December 18, 2003 Unassigned SYSTEM AND VECTOOD FOR INSTANT VOIP MESSAGING Payment of Fee (Only complete if Applicant elects to pay the fee set forth in 37 CFR 1.17(p)) is attached. A check in the amount of The Director is hereby authorized to charge and credit Deposit Account 19-1013/SSMP as described below. Charge the amount of Credit any overpayment. Charge any additional fee required. Certificate of Transmission by Facsimile* Certificate of Mailing by First Class Mail I certify that this document and authorization to charge deposit I certify that this document and fee is being deposited on account is being facsimile transmitted to the United States Patent 8/19/04 th the U.S. Postal Service as first class mail and Trademark Office (Fax. No. under 37 C.F.R. 1.8 and is addressed to the Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450. (Date) Signature Signature of Person Mailing Correspondence Paul J. Esatto, Jr. Typed or Printed Name of Person Signing Certificate Typed or Printed Name of Person Mailing Certificate *This certificate may only be used if paying by deposit account. Dated: August 19, 2004 Signature Paul J. Esafto, Jr. Registration No. 30,749 Scully, Scott, Murphy & Presser 400 Garden City Plaza Garden City, New York 11530 516-742-4343 CC:

UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s): Michael J. Rojas

Examiner: Creighton H. Smith

Serial No:

10/740,030

Art Unit: 2614

Filed:

December 18, 2003

Docket:

17188

For:

SYSTEM AND METHOD FOR INSTANT VoIP MESSAGING

Dated:

November 6, 2008

Confirmation No. 1731

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

RESPONSE UNDER 37 C.F.R. § 1.111

Sir:

Applicant submits this Response in reply to the Official Action dated August 11, 2008. Applicant respectfully requests reconsideration of the application in view of the following remarks.

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 November 6, 2008.

Dated: November 6, 2008

Seth Weinfeld

1

H:\work\1732\17188\Amend\17188.am3.doc

REMARKS

Applicant has filed the present Response in reply to the outstanding Official

Action of August 11, 2008. Applicant believes the Response 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 taking the time to have a telephone interview with Applicant's representative on October 31, 2008.

During the interview, Bernstein, Williams and Gierachf references were discussed.

With respect to the Bernstein reference, Applicant noted that the reference fails to teach (i) any consideration of availability/unavailability; (ii) temporarily storing the instant voice message; and (iii) delivering the stored instant voice message to the selected recipient once the selected recipient becomes available. The Examiner agreed to take another look at Bernstein and update the search using additional search terms.

With respect to Williams, Applicant noted that the reference fails to teach that the client requests a list of recipients associated with the client from the server and the server transmits the list of recipients to the client for selection of the one or more recipients.

Williams only teaches transmitting the list of recipients if a voice command is not recognized.

With respect to Gierachf, Applicant noted that the reference is not prior art and referred the Examiner to the inventor declaration under 37 C.F.R. § 1.131.

Claims 1-3, 5, 11-18, 26-29, 43, 45, 51-54, 65 and 66 stand rejected under 35 U.S.C. § 103(a) as being unpatentable in view of McZeal (previously cited) and

Bernstein, U.S. Patent Publication No. 2004/00128356. Claims 4, 19, 20, and 44 stand rejected under 35 U.S.C. § 103(a) in view of McZeal, Bernstein and Williams. Claims 7, 22 and 47 stand rejected under 35 U.S.C. § 103(a) as being unpatentable in view of McZeal, Bernstein, and Sagi. Claims 8, 23 and 48 stand rejected under 35 U.S.C. § 103(a) as being unpatentable in view of McZeal, Bernstein and Goodman. Claims 9, 24 and 49 stand rejected under 35 U.S.C. § 103(a) as being unpatentable in view of McZeal, Bernstein and Gierachf, U.S. Patent Publication No. 2005/0053230. Claims 10, 25 and 50 stand rejected under 35 U.S.C. § 103(a) as being unpatentable in view of McZeal, Bernstein and Creamer et al., U.S. Pat. Pub 2003/0126207.

Claims 30-33, 35, 41, 55, 57, 63, 64, 67, 69 and 75 stand rejected under 35 U.S.C. § 103(a) as being unpatentable in view of McZeal, Bernstein and Monroe, U.S. Patent No. 6,970,183. Claims 42 and 76 stand rejected under 35 U.S.C. § 103(a) as being unpatentable in view of McZeal, Bernstein, Monroe and Boukobza. Claims 34, 56 and 68 stand rejected under 35 U.S.C. § 103(a) as being unpatentable in view McZeal, Bernstein, Williams and Monroe. Claims 37, 59 and 71 were rejected under 35 U.S.C. § 103(a) as being unpatentable in view McZeal, Bernstein, Sagi and Monroe.

Claims 38, 60 and 72 stand rejected under 35 U.S.C. § 103(a) as being unpatentable in view of McZeal, Bernstein, Goodman and Monroe. Claims 39, 61 and 73 stand rejected under 35 U.S.C. § 103(a) as being unpatentable in view of McZeal, Bernstein, Gierachf and Monroe. Claims 40, 62 and 74 stand rejected under 35 U.S.C. § 103(a) as being unpatentable in view of McZeal, Bernstein, Creamer and Monroe.

Applicant respectfully disagrees with the rejection and traverses with at least the following remarks.

Applicant submits that all of the cited references, whether taken alone or in any combination thereof, fail to teach, suggest or render obvious the limitation of the server temporarily stores the instant voice message if a selected recipient is unavailable and delivers the stored instant voice message to the selected recipient once the selected recipient becomes available, as recited in each of the independent claims.

The Official Action asserts that Bernstein teaches this feature. Applicant respectfully disagrees. As noted above, the reference fails to teach (i) any consideration of availability/unavailability; (ii) temporarily storing the instant voice message; and (iii) delivering the stored instant voice message to the selected recipient once the selected recipient becomes available.

(I) Storing only when unavailable

At best, Bernstein teaches storing all of the IM messages in a remote server, i.e., communication history or database. Bernstein teaches that the IM messages are stored for an IM session. The IM session implies that two parties are already available and IMing, i.e., a session is a flow of instant messages between at least two users.

Bernstein states that the server program system performs a step of maintained a database referencing a history of the instant messaging session with the universally unique identifier for the audience collection. See paragraphs 0086 and 0088. The audience collection is a list of users that accepted an invitation to the session. When and if a recipient responds to the instant messaging invitation email message, it becomes a

member of the audience collection 138. The first user sends an email invitation for the IM session and at least one other user replies to the invitation. See Paragraphs 0078-81.

At paragraph 0090, the reference states a step of sending the processed communication from the first member as content in the areas associated with the first member to the history of the instant message session with the universally unique identifier. The database receives the transferred communication from the first member to create a history-received communication from the first member.

In embodiments when there is a database 150, it includes a history 154 of the instant messaging session 130. History 154 includes the universally unique identifier 132 of instant messaging session 130. History 154 also includes an audience list 162 based upon audience collection 138 and a communication history 166, which further references communications records 168, each of which may be based upon at least one of the received communication 142, processed communication 144, and transferred communication 146. Additionally, in an embodiment, the server 100 may retain the complete transcript 166 of the Instant Messaging session.

In other words, when the store feature is active, every message is stored, without a determination of whether the recipient is available. In fact, since a session is active, the recipient must be available and online (emphasis added).

In stark contrast, in the claimed invention the IVM is only stored in the server if the recipient (IVM client) is not currently connected to the local IVM server. In fact, the reference only suggests that the IM is not stored if confidentiality cannot be maintained.

See paragraph 0094.

(II) Temporarily storing the instant voice message if a selected recipient is unavailable

Bernstein fails to teach that the IVM is temporarily stored.

Bernstein states that the user whenever looking at that email at any time in the future, will trigger the server 100 to attempt fetching all the Instant Messaging messages 168 has stored for that email. See paragraph 0100. At any time in the future implies that the messages are stored permanently.

(III) Pushing IMV to recipient when available.

Additionally, the reference does not teach that the stored IVM is delivered to the client when the client connects to the IVM (after not being initiately connected).

Bernstein states that the user whenever looking at that email at any time in the future, will trigger the server 100 to attempt fetching all the Instant Messaging messages 168 has stored for that email. See paragraph 0100. In Bernstein, the user initiates the fetching process by sending a request, i.e., pulling the message data. In stark contrast, in the claimed invention, the server pushes or delivers the message when the recipient is determined to be available.

The other cited references fail to cure these deficiencies.

Therefore, the cited references fail to teach, suggest or render obvious each and every limitation of the claims; the claims are patentable over the cited combination.

Applicant further submits that claims 9, 24, 39, 49, 61, and 73 are patentable over the cited references based at least upon the following additional analysis. The Official Action cites Gierachf in the rejection of these claims. Applicant submits the Gierachf is not prior art. Notably, in Applicant's declaration pursuant to 1.131, Applicant at paragraph 3 stated that the Applicant conceived the claimed invention prior to August 15 2003. See Declaration Pursuant to §1.131 ¶ 3. Gierachf has a filing date of September 6, 2003. Therefore, Applicant completed the invention claimed in the instant application prior to the filing date of the reference.

Applicant further submits that claims 4, 19, 34, 44, 56 and 68 are patentable over the cited references based at least upon the following additional analysis. Each of these claims recites, *inter alia*, a limitation directed to requesting a list of recipients associated with the server from the server. Applicant submits that the cited references fail to teach this limitation. At best, Williams (cited as a teaching of this limitation) teaches that the server sends a list of potential recipients **after a voice command is not recognized**. Notably, Williams describes an embodiment, where if a first word of the voice message does not satisfy a predetermined condition, the message is saved and a list of recipients is transmitted to the local client. *See* paragraph 0055. Clearly, the client is not requesting the list; rather the server determines that a command is not understood and that all available options should be transmitted to the user. The client makes no request.

Additionally, Applicant notes that this function is not in the context of an instant voice message.

None of the other cited references cure the above-identified deficiency.

Therefore, claims 4, 19, 34, 44, 56 and 68 are patentable over the cited references, whether taken alone or in any combination thereof.

Applicant further submits that claims 7, 22, 37, 47, 59 and 71 are patentable over the cited references based at least upon the following additional analysis.

Applicant submits that the references, whether taken alone or in any combination thereof teach or suggest recording an instant voice message in an audio file, at the client, where the audio file is a instant voice message, as recited in each of these claims. At best, Sagi teaches that an audio file can be transmitted to a server. Sagi teaches that an instant text message is converted into an instant voice message and then transmitted (Steps 420 and 425). The server relays the voice message to a cellular telephone. Sagi then describes that at step 435, user b sends an instant message in a voice message format to user via the gateway. The voice message is converted into a text message. Notably, Sagi does not teach that the voice message from user B to user A is recorded on the user device. None of the other cited references cure the above-identified deficiency.

Therefore, claims 7, 22, 37, 47, 59 and 71 are patentable over the cited references, whether taken alone or in any combination thereof.

Based upon the foregoing, Applicant respectfully requests that the Examiner withdraw all of the pending rejections pursuant to 35 U.S.C. § 103(a).

In conclusion, the Applicant believes that the above-identified application is in condition for allowance and henceforth respectfully solicits the Examiner to allow the application. If the Examiner believes a telephone conference might expedite the

allowance of this application, the Applicant respectfully requests that the Examiner call the undersigned, Applicant's attorney, at the following telephone number: (516) 742-4343.

Respectfully submitted,

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

SW:reg

TRANSMITTAL LETTER Docket No. (General - Patent Pending) 17188 In Re Application Of: Michael J. Rojas Application No. Filing Date Examiner Customer No. Group Art Unit Confirmation No. 10/740,030 December 18, 2003 Creighton H. Smith 23389 2614 1731 Title: SYSTEM AND METHOD FOR INSTANT VoIP MESSAGING COMMISSIONER FOR PATENTS: Transmitted herewith is: RESPONSE UNDER 37 C.F.R. § 1.111 in the above identified application. No additional fee is required. A check in the amount of is attached. The Director is hereby authorized to charge and credit Deposit Account No. 19-1013/SSMP as described below. Charge the amount of X Credit any overpayment. Charge any additional fee required. Payment by credit card. Form PTO-2038 is attached. WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038. Dated: November 6, 2008 Seth Weinfeld Registration No: 50,929 Scully, Scott, Murphy & Presser, P.C. I hereby certify that this correspondence is being deposited with the United States Postal Service with 400 Garden City Plaza, Suite 300 sufficient postage as first class mall in an envelope Garden City, New York 11530 addressed to the "Commissioner for Patents, P.O. Box 516-742-4343 1450, Alexandria, VA 22313-1450" [37 CFR 1.8(a)] on SW:reg (Date) Signature of Person Mailing Correspondence CC: Typed or Printed Name of Person Mailing Correspondence

Electronic A	cknowledgement Receipt
EFS ID:	4244655
Application Number:	10740030
International Application Number:	
Confirmation Number:	1731
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:	17188
Receipt Date:	06-NOV-2008
Filing Date:	18-DEC-2003
Time Stamp:	15:20:12
Application Type:	Utility under 35 USC 111(a)

Payment information:

Submitted with I	Payment	no			
File Listing:					
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1		17188AM3.pdf	422767	yes	10
	b 1	17186AM3.pdf	c5cce4/930/25917cf(xf3096e12360a11e80 3ab8	yes	10

Document Description	Start	End
	1227	2000
Amendment/Req. Reconsideration-After Non-Final Reject	Ť	10
Applicant Arguments/Remarks Made in an Amendment	2	9
Miscellaneous Incoming Letter	10	10

Warnings:

Information:

l otal Files Size (in bytes):	422/6/
The first of the second section.	

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

New Applications Under 35 U.S.C. 111

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

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

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

New International Application Filed with the USPTO as a Receiving Office

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

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

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/740,030	12/18/2003	17188	1731		
	7590 08/11/2008 TT MURPHY & PRESSI	ER PC	EXAM	INER	
400 GARDEN		11,10	SMITH, CRE	EIGHTON H	
SUITE 300 GARDEN CTT	SUITE 300 GARDEN CTTY, NY 11530		ART UNIT PAPER NUMBER		
			2614		
			MAIL DATE	DELIVERY MODE	
			08/11/2008	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.

Office Action Summary		Application No. Applicant(s)		
		10/740,030	ROJAS, MICHAEL J.	
		Examiner	Art Unit	
		Creighton H. Smith	2614	
- 5 6	The MAILING DATE of this communication			ess
Period for	or Reply			
WHIC - Exte after - If NO - Faild Any	ORTENED STATUTORY PERIOD FOR REI CHEVER IS LONGER, FROM THE MAILING insions of time may be available under the provisions of 37 CFR SIX (6) MONTHS from the mailing date of this communication, o period for reply is specified above, the maximum statutory perior to reply within the set or extended period for reply will, by sta- reply received by the Office later than three months after the ma- ed patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNIC 1.136(a). In no event, however, may a re- tiod will apply and will expire SIX (6) MONT tute, cause the application to become ABA	ATION. ply be timely filed THS from the mailing date of this commanDONED (35 U.S.C. § 133).	
Status				
1)🖂	Responsive to communication(s) filed on 07	7 JUL '08.		
	This action is FINAL. 2b)⊠ This action is non-final.			
3)	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is			
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.				
Disposition of Claims				
4)⊠ Claim(s) 1-76 is/are pending in the application.				
4a) Of the above claim(s) is/are withdrawn from consideration.				
5) Claim(s) is/are allowed.				
6)⊠ Claim(s) 1-76 is/are rejected.				
7) Claim(s) is/are objected to.				
8) Claim(s) are subject to restriction and/or election requirement.				
Applicat	ion Donors			
Application Papers				
9) The specification is objected to by the Examiner.				
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.				
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).				
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).				
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.				
Priority under 35 U.S.C. § 119				
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:				
 Certified copies of the priority documents have been received. 				
Certified copies of the priority documents have been received in Application No				
3. Copies of the certified copies of the priority documents have been received in this National Stage				
application from the International Bureau (PCT Rule 17.2(a)).				
* See the attached detailed Office action for a list of the certified copies not received.				
Attachmer	t(s)			
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)				
2) Notice of Draftsperson's Patent Drawing Review (PTO-948))/Mail Date	
	mation Disclosure Statement(s) (PTO/SB/08) er No(s)/Mail Date	5) Notice of In	formal Patent Application	
Lape	The state of the s			

U.S. Patent and Trademark Office PTOL-326 (Rev. 08-06) Application/Control Number: 10/740,030 Page 2

Art Unit: 2614

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

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

Claims 1-3, 5, 11-18, 26-29, 43, 45, 51-54, 65, 66 are rejected under 35 U.S.C. 103(a) as being unpatentable over McZeal, Jr. '226 in view of Bernstein et al, U.S. Pat. App. Pub. #2004/00128356.

McZeal discloses in col. 4, lines 18 et seq. that until his invention there was no device which could take full advantage of the Internet and IM for voice quality purposes, and which uses computer data networks for voice. In col. 28, lines 5 et seq. McZeal discloses that his invention provides customers with instant IM which uses VoIP. In col. 16, lines 39 et seq. McZeal discloses that his invention can use both the Internet and the PSTN. Bernstein et al disclose in P.0050 that each IM session has a universally unique identifier, which the server computer uses to identify and store individual Instant Messages. To have provided Bernstein et al teaching of storing IM in a server in McZeal's communication system would have been obvious to a person having ordinary skill in the art, because the skilled practitioner in this communication art will realize the need to store messages if the called party lacked the present ability to receive the IM.

For claims 2 & 3, McZeal discloses in cols. 1 & 16, lines 42-43 & 25-30 that his invention can be used in local or wide area networks - LAN/WAN.

Regarding claim 11, see McZeal @ col. 16, lines 42 & 59-60. Pertaining to claim 20, with McZeal's disclosure that his device that his device can be used in either a WAN

Art Unit: 2614

(Internet) or LAN (local area network). If the voice message is to be routed out beyond a LAN, then an external serving system will have to be employed until the message reaches the recipient inside of the LAN, whereupon the LAN and its associated server will route the message to the intended recipient.

Claims 4, 19, 20, 44 are rejected under 35 U.S.C. 103(a) as being unpatentable over McZeal in view of Bernstein et al as applied to claim 1 above, and further in view of Williams et al.

Williams et al disclose in P.0055 that a messaging server (105) will save a voice message and send a list of recipients to the user from an address book. To have provided Williams teaching of a server providing a user a calling list of recipients in McZeal's Instant Voice Messaging server system would have been obvious to a person having ordinary skill in the art because the skilled practitioner in the communications and server arts will readily realize that there are an unlimited amount of commands and information that a server can hold which can be communicated to anyone throughout the world that has proper equipment.

Claims 7, 22, 47 are rejected under 35 U.S.C. 103(a) as being unpatentable over McZeal in view of Bernstein et al as applied to claim 1 above, and further in view of Sagi et al.

Sagi et al disclose in claim 24 where a server will receive an audio file from a subscriber, and then in claim 29 Sagi et al disclose that the transmission is sent to a 2nd subscriber. To have similarly used Sagi et al disclosure of transmitting an audio file to a server in McZeal"s device would have been obvious to a person having ordinary skill in

Art Unit: 2614

the art, because the skilled practitioner in communications art will realize that the sending party can either directly record a voice message or send an audio file. Either way, a called party will receive the voice message.

Claims 8, 23, 48 are rejected under 35 U.S.C. 103(a) as being unpatentable over McZeal in view of Bernstein et al. as applied to claim 1 above, and further in view of Goodman et al.

Goodman et al disclose in P.0033 that an audio message can be transformed from any of encrypted, decrypted, compressed, or decompressed format. To have similarly provided Goodman's teaching of encrypting, decrypting, compressing, and decompressing audio into McZeal's device would have been obvious to a person having ordinary sill in the art, because by compressing the audio will take up less memory in the server.

Claims 9, 24, 49 are rejected under 35 U.S.C. 103(a) as being unpatentable over McZeal in view of Bernstein et al as applied to claim 1 above, and further in view of Gierachf.

Gierachf discloses in P.0044 in Step- 266 that the audio data or voice message is sent to audio buffer 19B'. To have similarly used Gierachf's method of buffering the audio data in McZeal's apparatus would have been obvious to a person having ordinary skill in the art.

Claims 10, 25, 50 are rejected under 35 U.S.C. 103(a) as being unpatentable over McZeal in view of Bernstein et al as applied to claim 1 above, and further in view of Creamer et al, U.S. Pat. App. Pub. #2003/0126207.

Art Unit: 2614

Creamer et al disclose in P.0006 that IM chat systems can also support the exchange of attachments. Attachments are electronic files such as images, documents, or binary objects which can be <u>attached to an IM</u> and transmitted therewith. To have used creamer et al teaching of attaching an electronic file to an IM in McZeal's instant voice messaging system would have been obvious to a person having ordinary skill in this art because the skilled practitioner will realize the efficiency of alerting a multitude of persons located throughout the world that an email/document from the sender is being sent to the recipients, such as the minutes of an important meeting.

Claims 30-33, 35, 41, 55, 57, 63, 64, 67, 69, 75 are rejected under 35

U.S.C. 103(a) as being unpatentable over McZeal in view of Bernstein et al as applied to claim1 above, and further in view of Monroe.

Monroe discloses in col. 20, lines 28 et seq. and in Fig. 9 a local server (460) connected to a LAN, which provides a gateway to a WAN like the Internet. In col. 32, lines 11 et seq. Monroe discloses that pre-recorded voice messages can be delivered to a modem and then delivered throughout the network. To have used Monroe's teaching of connecting a local server to an Internet server in McZeal's device would have been obvious to a person having ordinary skill in the art because a local server will only reach a few, select individuals in close proximity to each other, whereas the Internet will have global reach, thus insuring connectivity to clients worldwide.

Claims 42 & 76 are rejected under 35 U.S.C. 103(a) as being unpatentable over McZeal in view of Bernstein et al and Monroe as applied to claim 30 above, and further in view of Boukobza, U.S. Pat. App. Pub. #2006/0167883.

Art Unit: 2614

Boukobza's method as disclosed in P.0020 is for load balancing databases within a network having a plurality of servers. To have provided Boukobza's method of load balancing servers in Monroe as applied to McZeal would have been obvious to a person having ordinary skill in the art, because the skilled practitioner would realize that as one server becomes filled with IM, or as one server is being inundated with high volume traffic, it would become necessary to route some of those IM to another server for storing.

Claims 34, 56, 68 are4 rejected under 35 U.S.C. 103(a) as being unpatentable over Mczeal in view of Bernstein et al and Monroeas applied to claim 30 above, and further in view of Williams et al.

Claims 37, 59, 71 are rejected under 35 U.S.C. 103(a) as being unpatentable over McZeal in view of Bernstein et al and Monroe as applied to claim 30 above, and further in view of Sagi et al.

Claims 38, 60, 72 are rejected under 35 U.S.C. 103(a) as being unpatentable over McZeal in view of Bernstein et al and Monroe as applied to claim 30 above, and further in view of Goodman et al.

Claims 39, 61, 73 are rejected under 35 U.S.C. 103(a) as being unpatentable over McZeal in view of Bernstein et al and Monroe as applied to claim 30 above, and further in view of Gierachf.

Claims 40, 62, 74 are rejected under 35 U.S.C. 103(a) as being unpatentable over McZeal in view of Bernstein et al and Monroe as applied to claim 30 above, and further in view of Creamer et al.

Application/Control Number: 10/740,030 Page 7

Art Unit: 2614

Any inquiry concerning this communication should be directed to Creighton H. Smith at telephone number 571/272-7546.

04 AUG '08

/Creighton H Smith/ Primary Examiner, Art Unit 2614

Notice of References Cited	Application/Control No. 10/740,030	Applicant(s)/I Reexamination ROJAS, MIC	on
Notice of References Cited	Examiner Creighton H, Smith	Art Unit 2614	Page 1 of 1

U.S. PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	Classification
*	Α	US-2004/0128356	07-2004	Bernstein et al.	709/206
*	В	US-2003/0126207	07-2003	Creamer et al.	709/204
	С	US-			
-	D	US-			
Ξ	E	US-	3		
	F	US-	3 = -		
	G	US-			
	Н	US-			= # 1
0	1	US-			
	J	US-			
	K	US-			
	L	US-			3 II V
=	M	US-			

FOREIGN PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Country	Name	Classification
	N					
9	0					
	Р			9.1		
	Q					
	R					
	S		3= 3			4 7
	T					

NON-PATENT DOCUMENTS

*		Include as applicable: Author, Title Date, Publisher, Edition or Volume, Pertinent Pages)
	u	
	٧	
	W	
	x	

*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)

Notice of References Cited

Part of Paper No. 20080804

Index of Claims	Application/Control No. 10740030	Applicant(s)/Patent Under Reexamination ROJAS, MICHAEL J.
	Examiner Creighton H Smith	Art Unit 2614

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

Claims	renumbered	in the same order as pres	sented by applicant	ш	CPA	☐ T.D.	ш	R.1.47	
CL	AIM	DATE							
Final	Original	08/05/2008							
		~							
	2	7				4			
	3	1							
	4	V							
	5	1							
	6	1							
	7	✓							
	8	V							
	9	¥							
	10	V							
	11	¥							
	12	1							
	13	V						1	
	14	√							
	15	4							
	16	Y							
	17	1							
	18	1							
	19	V							
	20	¥							
	21	4							
	22	V							
	23	7							
	24	V							
	25	1							
	26	V	3 3 3 3						
	27	V.							
	28	✓ .							
	29	V							
	30	V		- ()					
	31	1							
	32	V							
	33	*							
	34	V							
	35	×							
	36	1							

U.S. Patent and Trademark Office

Part of Paper No.: 20080804

Index of Claims	Application/Control No. 10740030	Applicant(s)/Patent Under Reexamination ROJAS, MICHAEL J.
	Examiner Creighton H Smith	Art Unit 2614

1	Rejected		Cancelled	N	Non-Elected	Α	Appeal
=	Allowed	÷	Restricted	1	Interference	0	Objected

		in the same order	and to exercise a 3 met					R.1.47
CLAIM								
Final	Original	08/05/2008			- 17			
	37	~						
	38	1				4	4	
	39	1						
	40	1	-1/			-	1 : ===	
	41	1						
	42	1						
	43	V						
	44	~						
	45	*						
	46	- V						
	47	1						
	48	4						
	49	V						
	50	¥				3.5		
	51	1						
	52	Y						
	53	1			- 1			
	54	4		31	- 1		12.00	
	55	V						
	56	V						
	57	4			12 1			
	.58	V						
	59	1						
	60	V						
1	61	1			1		-	
	62	V	3/1					
	63	1						
	64	1						
	65	V						
	66	1						
	67	1						
	68	1						
	69	1						
	70	4						
	71	*						
	72	1					1	

U.S. Patent and Trademark Office

Part of Paper No.: 20080804

Index of Claims	Application/Control No.	Applicant(s)/Patent Under Reexamination ROJAS, MICHAEL J.
	Examiner Creighton H Smith	Art Unit 2614

1	Rejected	(G-1	Cancelled	N	Non-Elected	Α	Appeal
	Allowed	÷	Restricted	1	Interference	О	Objected
] cı	aims renumbered in th	ne same or	der as presented by app	olicant	☐ CPA	☐ T.D.	☐ R.1.47
-	01.6104				DATE		

CL	AIM			DATE			
Final	Original	08/05/2008			Y		
	73	V				7	
	74	1					
-	75	1	1				
	76	1		-		-	

Search Notes



App	lical	ion	Con	trol	No.
AND	1100		COLL		110

10740030

ROJAS, MICHAEL J.

Examiner

Creighton H Smith

Art Unit

Applicant(s)/Patent Under Reexamination

2614

SEARCHED	

SEARCH NO	TES	
Search Notes	Date	Examiner
EAST Search	05 AUG '08	chs

	INTERFERENCE SEA	RCH	
Class	Subclass	Date	Examiner

EAST Search History

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
L1	207	(@ad<="20021218") and (stor\$3 with (im or instant adj messag\$3) with server\$1)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2008/08/04 13:09
L2	411	(@ad<="20021218") and ((attach\$3 or fasten\$3 or affix \$3 or connect\$3 or join\$3 or add\$3) with email with (audio or voice))	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2008/08/04 14:43
L3	3411	(@ad<="20021218") and ((attach\$3 or fasten\$3 or affix \$3 or connect\$3 or join\$3 or add\$3) with (file\$1 or email) with (audio or voice))	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2008/08/04 14:44
L4	17	(@ad<="20021218") and ((attach\$3 or fasten\$3 or affix \$3 or connect\$3 or join\$3 or add\$3) with email with (im or instant adj mesag\$3))	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2008/08/04 14:48
L5	44	(@ad<="20021218") and ((attach\$3 or fasten\$3 or affix \$3 or connect\$3 or join\$3 or add\$3) with (email or file\$1) with (im or instant adj mesag \$3))	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2008/08/04 15:08

8/4/2008 3:48:57 PM

C:\ Documents and Settings\ csmith1\ My Documents\ EAST\ Workspaces\ 10566778.wsp

UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s): Michael J. Rojas Examiner: Creighton H. Smith

Serial No: 10/740,030 Art Unit: 2614

Filed: December 18, 2003 Docket: 17188

For: SYSTEM AND METHOD FOR Dated: July 7, 2008

INSTANT VOIP MESSAGING

Confirmation No. 1731

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

RESPONSE UNDER 37 C.F.R. § 1.111

Sir:

Applicant submits this Response in reply to the Official Action dated March 6, 2008. Applicant respectfully requests reconsideration of the application in view of the following remarks.

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 July 7, 2008.

Seth Weinfeld

Dated: July 7, 2008

H:\work\1732\17188\Amend\17188.am2.doc

hefell

REMARKS

Applicant has filed the present Response in reply to the outstanding Official Action of March 6, 2008, and the Applicant believes the Response to be fully responsive to the Official Action for at least the reasons set forth herein.

Claims 1-3, 5, 11-18, 26-29, 43, 45, 51-54, 65 and 66 stand rejected under 35 U.S.C. § 103(a) as being unpatentable in view of McZeal (previously cited) and Barry, U.S. Patent Publication No. 2007/0174403. Claims 4, 19, 20, and 44 stand rejected under 35 U.S.C. § 103(a) in view of McZeal, Barry and Williams. Claims 7, 22 and 47 stand rejected under 35 U.S.C. § 103(a) as being unpatentable in view of McZeal, Barry, and Sagi. Claims 8, 23 and 48 stand rejected under 35 U.S.C. § 103(a) as being unpatentable in view of McZeal, Barry and Goodman. Claims 9, 24 and 49 stand rejected under 35 U.S.C. § 103(a) as being unpatentable in view of McZeal, Barry and Gierachf, U.S. Pat.ent Publication No. 2005/0053230. Claims 10, 25 and 50 stand rejected under 35 U.S.C. § 103(a) as being unpatentable in view of McZeal, Barry and Hollowell et al., U.S. Pat. Pub 2005/0105697.

Claims 30-33, 35, 41, 55, 57, 63, 64, 67, 69 and 75 stand rejected under 35 U.S.C. § 103(a) as being unpatentable in view of McZeal, Barry and Monroe, U.S. Patent No. 6,970,183. Claims 42 and 46 stand rejected under 35 U.S.C. § 103(a) as being unpatentable in view of McZeal, Barry, Monroe and Boukobza. Claims 34, 56 and 68 stand rejected under 35 U.S.C. § 103(a) as being unpatentable in view McZeal, Barry, Williams and Monroe. Claims 37, 59 and 71 were rejected under 35 U.S.C. § 103(a) as being unpatentable in view McZeal, Barry, Sagi and Monroe.

Claims 38, 60 and 72 stand rejected under 35 U.S.C. § 103(a) as being unpatentable in view of McZeal, Barry, Goodman and Monroe. Claims 39, 61 and 73 stand rejected under 35

U.S.C. § 103(a) as being unpatentable in view of McZeal, Barry, Gierachf and Monroe. Claims

40, 62 and 74 stand rejected under 35 U.S.C. § 103(a) as being unpatentable in view of McZeal,

Barry, Hollowell and Monroe.

Applicant respectfully disagrees with the rejection and traverses with at least the

following remarks and comments. Applicant submits that Barry and Hollowell are not prior art.

Annexed hereto is a declaration pursuant to 37 C.F.R. § 1.131 attesting to Applicant's prior

conception of the claimed invention. As asserted in paragraphs 2 and 3, Applicant completed the

invention claimed in the instant application prior to the filing dates of both references. Applicant

worked diligently with two different patent attorneys to file a patent application.

Based upon the foregoing, Applicant respectfully requests that the Examiner withdraw all

of the pending rejections pursuant to 35 U.S.C. § 103(a).

In conclusion, the Applicant believes that the above-identified application is in condition

for allowance and henceforth respectfully solicits the Examiner to allow the application. If the

Examiner believes a telephone conference might expedite the allowance of this application, the

Applicant respectfully requests that the Examiner call the undersigned, Applicant's attorney, at

the following telephone number: (516) 742-4343.

Respectfully submitted.

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

210-142-4343

SW:reg

3

121

COMBINED AMENDMENT & PETITION FOR EXTENSION OF Docket No. TIME UNDER 37 CFR 1.136(a) (Small Entity) 17188 In Re Application Of: Michael J. Rojas Application No. Filing Date Examiner Customer No. Group Art Unit Confirmation No. 10/740,030 December 18, 2003 23389 1731 Creighton H. Smith 2614 Invention: SYSTEM AND METHOD FOR INSTANT VoIP MESSAGIN COMMISSIONER FOR PATENTS: This is a combined amendment and petition under the provisions of 37 CFR 1.136(a) to extend the period for filing a response to the Office Action of March 6, 2008 in the above-identified application. The requested extension is as follows (check time period desired): ☐ Two months ☐ Five months M One month ☐ Three months ☐ Four months June 6, 2008 until: July 6, 2008 (Sunday) from: Date Applicant claims small entity status. See 37 CFR 1.27. The fee for the amendment and extension of time has been calculated as shown below: CLAIMS AS AMENDED ADDITIONAL CLAIMS REMAINING HIGHEST # NUMBER EXTRA RATE CLAIMS PRESENT AFTER AMENDMENT PREV. PAID FOR FEE \$0.00 TOTAL CLAIMS 70 76 0 \$25.00 \$0.00 INDEP. CLAIMS 14 14 \$105.00 X \$0.00 FEE FOR AMENDMENT \$60.00 FEE FOR EXTENSION OF TIME \$60.00 TOTAL FEE FOR AMENDMENT AND EXTENSION OF TIME

COMBINED AMENDMENT & PETITION FOR EXTENSION OF TIME UNDER 37 CFR 1.136(a) (Small Entity)

Docket No. 17188

The fee for the amendment and extension of	time is to be paid as follows:
☐ A check in the amount of	for the amendment and extension of time is enclosed.
☑ Please charge Deposit Account No. 1	9-1013/SSMP in the amount of \$60.00
The Director is hereby authorized to char communication or credit any overpayment	rge payment of the following fees associated with this nt to Deposit Account No.
Any additional filing fees required use Any patent application processing f	
If an additional extension of time is required to Deposit A	red, please consider this a petition therefor and charge any additional ccount No. 19-1013/SSMP
☐ Payment by credit card. Form PTO-2038	is attached.
Seel 1 1 10 Of	
Signature sth Weinfeld egistration No. 50,929	Dated: July 7, 2008 I hereby certify that this correspondence is being deposited with the United States Postal Service with
cully, Scott, Múrphy & Presser, P. C. 10 Garden City Plaza - Suite 300 arden City, New York 11530 16) 742-4343	sufficient postage as first class mail in an envelope addressed to the "Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450" [37 CFR 1.8(a)] on (Date)
×	Signature of Person Mailing Correspondence
	Typed or Printed Name of Person Mailing Correspondence

P28SMALL/REV06

UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Michael J. Rojas Examiner: Creighton H. Smith

Serial No: 10/740,030 Art Unit: 2614

Filed: December 18, 2003 Docket: 17188

For: SYSTEM AND METHOD FOR

INSTANT VOIP MESSAGING

Confirmation No. 1731

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

DECLARATION PURSUANT TO 37 C.F.R. § 1.131

Sir:

I, MICHAEL ROJAS, hereby declare that:

- I am the Applicant of United States Patent Application No. 10/740,030, filed on December 18, 2003.
- 2. I completed the invention disclosed and claimed in United States Patent Application No. 10/740,030, prior to November 14, 2003, which is the filing date of United States Publication No. 2005/0105697 A1, cited as a reference under 35 U.S.C. § 103, against the present application by the Examiner.
- 3. I completed the invention disclosed and claimed in United States Patent Application No. 10/740,030, prior to August 15, 2003, which is the filing date of United States Publication No. 2007/0174403 A1, cited as a reference under 35 U.S.C. § 103, against the present application by the Examiner.
- The completion of the present invention consisted of the timely preparation of an invention disclosure outlining the subject matter of the invention. As evidence thereof

CMUsers/Owner/AppDataLucal/Microsoft/Windows/Temporary Internet Piles/Content/Outlook/KFNF/JEOGAT 131.doc

- annexed hereto and made a part of this Declaration is Exhibit A, which is a redacted copy of the invention entitled "histant Voice Communication" and comprising nineteen (19) pages of description.
- All of the salient features of Applicant's United States Patent Application No.
 10/740,030 are fully described in the annexed Exhibit A.
- The material, as set forth in Exhibit A, fully and comprehensively describes the subject matter of the claims of the United States Patent Application No. 10/740,030, setting forth the features of the claimed invention.
- The invention disclosure was timely submitted to outside counsel, Bradley C.
 Corsello (hereinafter "Corsello"), to prepare and file a provisional patent application.
- A first draft of the provisional patent application was received from Corsello, prior to August 15, 2003.
- On August 11, 2003, Corsello and Applicant had a teleconference regarding drafting
 the application and visit by Corsello to Applicant's office scheduled for August 19,
 2003. Annexed herein as Exhibit B is a redacted email evidencing the teleconference.
- On August 28, 2003, Corsello responded to a series of questions from Applicant regarding information needed to draft the application. Annexed herein as Exhibit C is a redacted email from Corsello.
- On September 8, 2003, a representative of the assignee, Ayalogic, Neil Adams (hereinafter "Adams") inquired about the status of the application. Corsello informed Applicant that he was working on the revised draft. Annexed herein as Exhibit D is a redacted small regarding the inquiry and response.

- 12. On September 17, 2003, Adams emailed Applicant inquiring about information and material needed for the draft of the provisional application. Annexed herein as Exhibit E is a redacted email regarding the inquiry.
- On September 22, 2003, Adams emailed Corsello information and material for the
 provisional application. The material is appended to the email as an attachment.
 Annexed herein as Exhibit F is a reducted email regarding the submission of material.
- 14. On October 3, 2003, assignee, Ayalogic (hereinafter "Ayalogic") decided to look for another law firm to file a patent application regarding the subject matter described in the invention disclosure.
- Between October 3, 2003-October 27, 2003, Ayalogic searched for a law firm to preparing the patent application.
 - On October 28, 2003. Ayalogic engaging the firm Scully, Scott, Murphy and Presser,
 P.C., (hercinafter "Scully Scott") to preparing a patent application.
- On October 30, 2003, Adams forwarded the latest draft of the provisional application to Scully Scott. Annexed herein as Exhibit G is a redacted email forwarding the document.
- On November 4, 2003, Adams and Scully Scott conducted a teleconference regarding drafting of the application. Annexed herein as Exhibit H is a redacted email reflecting the teleconference.
- On November 6, 2003, Adams emailed Applicant a revised draft and forwarded draft
 to Scully Scott. Annexed herein as Exhibit Lis a redacted email evidencing the
 submission of the draft to Scully Scott.

- Between November 6, 2003 and December 1, 2003, Adams inquired about the status
 of the application no less than three times.
- 21. Scully Scott prepared a draft of the application in timely manner. A first draft of the application was sent from Scully Scott to Applicant on December 2, 2003. Annexed herein as Exhibit J is a redacted email enclosing the draft. A series of revisions to the application were emailed to Applicant between December 3 and 4, after a teleconference with Applicant.
- 22. Applicant diligently reviewed the drafts of the application and provided comments thereto on December 9, 2003. Annexed herein as Exhibit K is a redacted email reflecting the comments.
 - A final draft of the application was sent to Applicant on December 16, 2003.
 - 24. The United States Patent Application No. 10/740,030 was filed on December 18, 2003, after a timely and expedient review by the Applicant.
 - 25. I further 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 are made with 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.

7-3-2008

Dated:

Д



Instant Voice Communications

REDACTED

Michael Rojas Executive Vice President

REDACTED

Ayalogic, Inc. 530 South Main Street, Suite 1732 Akron, Ohio 44311-1010 voice 330.253.2700 fax 330.253.3055

www.ayalogic.com

Instant Voice Communications

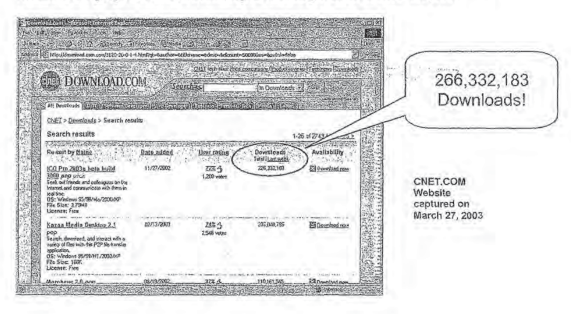
Abstract

This paper outlines the next step for communications systems – instant voice communication over internet protocol. With Ayalogic's TM new offering, QuickTalkTM business professionals will have the option to speak instantly with one another, revolutionizing the concept of telephone, voice mail and instant messaging. The IP technology behind QuickTalk will allow companies with this system to save dramatically on time, equipment and maintenance costs.

Instant Voice Messaging

QuickTalkTM offers instant connectedness – like an intercom that reaches everyone in the company, or a walkie talkie that spans the world. Touch a button and you can talk immediately with anyone anywhere the internet touches. The closest comparable technology is instant messaging – wildly popular, even with the significant handicap of using text instead of the clear, quality voice over IP that QuickTalkTM offers.

Instant messaging technology has been around in its most familiar form since 1996 and in recent years has become a common feature on PCs and cellular phones. It works like this: you create a "buddy list" of various people you may want to contact. When you want to communicate with a list member you simply type a message and it is instantly delivered to that person's desktop (usually in a pop-up window). How popular is instant messaging? CNET.COM, a prominent downloads site, reported the number of ICQ instant messaging software downloads just in a single week at over 500,000.



The substitution of voice for text makes QuickTalkTM infinitely more attractive. Nothing to type, just push a button and speak. Leave a voice mail message without dialing and check your own messages without lengthy punch pad scroll through. Ease of use and the comfort of voice communications set QuickTalkTM apart.

Innovation

No instant messaging vendor is concentrating on voice. We believe that by combining the best features of instant messaging with Voice over IP technology, we can provide a new form of communication - instant voice.

Messages are recorded, digitized, encrypted, and transmitted instantly to anywhere in the world. Since the digitization occurs at the time of recording, the voice quality will not suffer degradation as the message moves through the Internet. The voice quality will be superb every time - regardless of congestion on the global network.

New Levels of Privacy and Connectedness

QuickTalkTM promises to replace voice mail as we now know it with unprecedented levels of both connectedness and privacy. To leave a message with another user, simply push a button and speak. As for receiving messages, you may now choose in advance who can reach you instantly and which messages are sent automatically to voice mail without screening. Change your preferences whenever you like, based on your schedule or specific project needs. Screen all your messages if you like, or send all messages to be stored for later pick up.

When you wish to reach others, a QuickTalk™ display on your PC screen - or a display on certain types of phones - will tell you weather they are "in" or "out," again according to their preferences. This offers all of the connection of instant messaging with none of the productivity shattering intrusiveness.

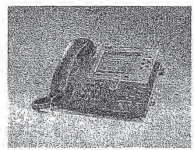
Wherever You Go, There you Are

QuickTalkTM can reach you wherever you go, at whatever device you designate. Cellular phones, laptops, palm pilots – all can be used by the QuickTalk™ system whenever you designate that you wish to be reached somewhere other than at your desk, Using Ayalogic's TM proprietary gateway and software, you can now be reached (at whatever level of privacy you choose) instantly everywhere.

Voice over Internet Protocol (VoIP)

Telephone technology has changed very little since its inception. It is still primarily an analog modulated electrical voltage running on copper wires to each home - exactly how Alexander Graham Bell designed it. Now the Internet has is forcing a change in this 100year-old technology. That change is called Voice over IP.

Voice over IP (or IP telephony) is a method of voice transmission in which analog speech is converted to digital information and transported across a computer network. This technology enables the transmission of speech to anywhere in the world that the Internet touches. When the digital voice information arrives, it is converted back into its analog form using technology built directly into the phone or receiving device.



Cisco 7960 VolP Phone

The introduction of this technology, primarily by Cisco Systems, alarmed many traditional phone manufacturers. At first, they resisted the technology, citing that it was unreliable and of poor voice quality. However, as the technology's adoption rate grew, they began to incorporate it into their core products. Today, every vendor has some form of IP telephony offering.

Some manufacturers started from scratch creating new communication systems completely based on software, called softswitches. The philosophy was that once the voice was converted into digital packets, it could most easily be manipulated using computers and software. The goal was to speed the introduction of new phone services without having to upgrade expensive hardware. Cisco's CallManager product is an example of a softswitch.



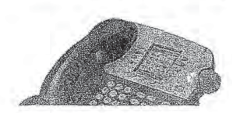
Since Cisco had already cornered the Voice over IP enterprise market, the other softswitch vendors charged into the service provider market. Their customers were traditional phone companies, such as Verizon, and competitive local exchange carriers known as CLECs. However, when the telecommunication sector slumped, the service providers cut drastically back in capital expenditures, all but evaporating the Voice over IP market for service providers.

In reaction to this, every softswitch vendor did an about-face, and introduced an enterprise-version of their carrier-class products. This means that the enterprise market has over 50 softswitch vendors vying for position in a market dominated by Cisco. To compete, prices on this technology are dropping precipitously.

New Phones

Accelerating this price pressure is the weekly announcement of new devices that can leverage this technology. Companies such as Alcatel, Teliann, Lucent, Nortel, NEC, Cisco, Snom, Polycom, and Pingtel all offer VoIP phones. Up to now, the major growth inhibitor has been the cost the end device. In a normal communication system, the phones account for over 70% of the cost of the system.

Here is a sampling of the available phones as of March 27, 2003:





Vendor: Model:

PingTel expressa

Price:

\$599

Description:

The PingTel phone is intelligent, has a built-in java processor and uses industry standard Session Initiation Protocol (SIP).



Vendor:

Cisco Systems

Model:

7905

Price:

\$230

Description:

This is Cisco's entry level IP phone based on the

SIP standard.



VolP phones

Vendor: Model:

Snom 100b

Price:

\$240

Description:

Entry level VoIP Phone, supporting multiple standards such as SIP and H.323/H.450.



Vendor:

Teliann

Model:

HS Teliann IP Phone

Price:

\$120

Description:

Korean-built, lowest cost VoIP phone on the market today – supports industry standard H.323 – SIP is planned.

The Teliann IP Phone was introduced at the Voice over Network conference (VON2002) in winter of 2002. Retailing at \$120, the phone has the potential of finally removing the price barrier to the market.

Phone-Speak

Every one of these devices requires a signaling protocol to make them function properly. This protocol is a series of commands and response messages that control every aspect of the phone. Call Hold, Call Forward, Answer, Hang-Up, and other basic features are handled by this protocol. Until recently, another large inhibitor of the market was the lack of agreement as to a standard for this signaling.

Here is a brief list of the competing signal standards:

- H.323 This is actually an umbrella standard that covers a number of other standards. This collection originated in the International Telecommunication Union (ITU) and like most telecommunication standards, is large and complex.
- MGCP (Media Gateway Control Protocol) This standard was introduced by the Internet Engineering Task Force to control endpoint conversion devices, called gateways.
- MEGACO (MEdia GAteway COontrol Protocol) Similar to MGCP, this
 protocol attempts to provide additional functionality in controlling endpoint
 gateways.
- SIP (Session Initiation Protocol) A simple text-based protocol which has its
 roots in HTTP (Hypertext Transport Protocol), the protocol that drives every web
 page of the Internet today.
- SCCP (Skinny Client Control Protocol) This is a proprietary protocol that every Cisco phone uses to provide advanced services beyond the standard protocols.
 Only the Cisco CallManager product supports this protocol.

For the past few years, the industry wrestled with each standard, slowing the adoption of the technology. Many products were introduced that could not communicate with each other because of these different standards.

As of this writing, the standards war is ending, with SIP becoming the winner. Microsoft, Cisco, Alcatel, Lucent, Nortel, and other vendors have all introduced SIP-based products. SIP is favored because of the simple and extensible nature of the protocol. With the adoption of SIP as a standard across all products, the Voice over IP market has removed one more inhibitor.

However, the most important standard that Voice over IP introduces is not the signaling standard, but the *network technology* for the phone itself — Ethernet and TCP/IP.

The Real Voice over IP Standard - Ethernet

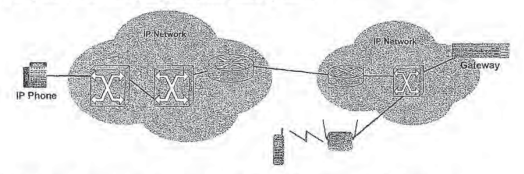
Every one of these devices shares a common characteristic. They all use TCP/IP protocol over Ethernet as the network standard to connect to the computer network.

This provides some very important benefits:

- Flexibility Because Ethernet and TCP/IP are so prevalent, the devices can be
 deployed in many networking environments. They can be part of Wireless Local
 Area Networks (WLAN) such as 802.11b and connect over broadband
 connections such as cable modem, and DSL.
- Cost Since Ethernet is widely available, the equipment to support such a
 network can enjoy the benefits of economies of scale. Networking gear is
 inexpensive, easy to obtain and install, allowing a wide audience to be reached.
- Mobility All Ethernet devices have a unique number called the Media Access Control address (MAC). This number represents a unique piece of hardware and is never duplicated. This means that no matter where the phone connects to the network, that particular phone can be located and has the same identity.
- Interoperability All the devices that deploy Ethernet inherently have the ability
 to communicate with one another. The devices may disagree on the format of the
 messages, but with additional software acting as a translator, these devices can
 communicate.

Flexibility

Ethernet provides for a wide variety of deployment possibilities. The networking standard can operate over twisted pair cabling, coax, and even wireless. Hundreds of network equipment manufacturers provide equipment for routing, switching, transporting, and configuring Ethernet-based systems.



This allows the customer to choose best solutions for their particular business goals – while maintaining compatibility and interoperability.

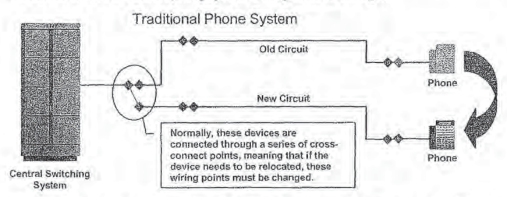
Cost

With so many vendors offering compatible equipment, Voice over IP using Ethernet provides for significant cost savings. For example, a proprietary, 16-port station line card for a typical phone system costs \$1200. This allows the system to be expanded by 16 endpoints. In contrast, to add an additional 16 endpoints to a Voice over IP system, an Ethernet switch could be installed which retails for \$97.

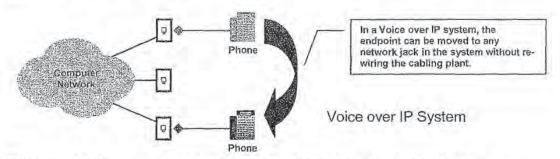


Mobility

In a traditional phone network, the typical business phone is a proprietary device using proprietary electrical signaling to connect to a central switching system. Even though the device may be located far from this system, its proprietary signaling limits where the device can be hooked up. It must be *directly connected*. This means that in order to move the device to a new location, the physical wiring must be changed.



However, when the device employs Ethernet, the customer has complete flexibility in the location of the endpoint. All jacks can be provisioned identically regardless of which physical device will ultimately be connected.

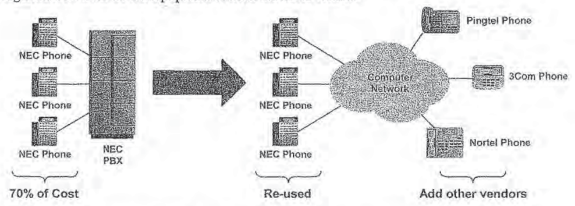


This is possible because each endpoint maintains its identity using the MAC address burned into the device. The *intelligence* in the system has been moved from a large

central device (PBX) into the endpoints itself. This give a Voice over IP system seamless mobility in relocating telephony equipment with a significant savings in administration costs.

Interoperability

Since the proprietary electrical signaling has been eliminated, it is possible to mix multiple vendor devices into the same network. This protects the customer's infrastructure investment and provides flexibility in determining the correct endpoint for a particular solution. Multiple systems can be combined into a single larger system regardless of whether the equipment is from the same vendor.



In the same way mainframes and *dumb* terminals gave way to personal computers and local area networks, the telecommunications industry can now move from cumbersome and costly switches and homogenious equipment to greater independence for end users and economical, as-needed equipment purchasing. All of this makes it possible to build a highly distributed and largely dispersed communication system that provides connectivity opportunities in ways that were not previously envisioned. We believe that this technology has paved the way to provide a new form of always-on, always-accessible, instant voice communications.

All that is required to connect one VoIP endpoint to another – instantly - is the software to control it.

Why the PC is not a Phone

Most proponents of Voice over IP technology always arrive at the conclusion that the PC should be used as a *replacement* for the phone. After all, a personal computer has a processor, network card, and a sound card, so all you need is software and - voila! - you have an IP phone. In the VoIP industry, this type of software is known as a *softphone*.

Softphones have been slow to catch on because of several reasons:

- Reliability PCs are not always ready to receive calls, because of system
 reboots, lock-ups, and crashes. If the softphone software is not running at the
 time the call comes in, the call is lost.
- Latency Not all users are running the latest Windows OS with the latest
 processor speeds, making it hard to predict whether the system will be able to
 support real-time two-way audio. In addition, most PCs are used for other daily
 activities. In some cases, even running Microsoft Word could deprive the
 softphone of the necessary resources to provide quality audio streaming.
- Performance most audio needs real-time compression in order to be transmitted across the Internet. This compression can consume as much as 25% of most Pentium III processor cycles.
- Ergonomics A personal computer is somewhat uncomfortable to use as a
 phone. You will need to use a microphone and speakers at a minimum, making it
 impossible to have a private conversation. If you use a headset, you have a
 feeling of being tethered to the workstation.
- Interface Most softphones require dialing to be performed using the mouse or keyboard. This is an awkward situation at best. Even if you use the numeric keypad on the keyboard, the numbers are arranged upside-down of those on a telephone.
- Financial Some implementations require the addition of cards into the PC.
 Many IT departments balk at the task of opening every PC just to deploy a phone system, making this logistically and financially difficult.

According to a recent IDC report, 94% of all users prefer to talk using an actual phone rather than their PC. Any new communication technology must be able to interoperate with new and existing telephony devices.

However, let's look at another growing communication technology - instant messaging.

Instant Messaging (IM) for the Business Market

While the consumer market is quite comfortable with instant messaging, the business market has viewed the technology with distrust, as problematic to manage and secure. Many corporations see the technology as *decreasing* productivity rather than enhancing it. However, whether individual IT groups sanction the use of the technology or not, instant messaging has invaded the workplace. The use of the technology can be broken down into several areas:

 Personal – While most companies have put into place strict phone abuse controls, instant messaging has effectively circumvented everything their IT groups have adopted. While most companies allow a reasonable amount of time for "calls to home", IM can quickly lead to abuse. If a corporation thinks IM decreases productivity, this is the most common reason provided.

- Co-Worker Usually a very legitimate use, leading to greater productivity if deployed properly. A classic example is the use of the technology in customer service centers. The caller can be kept on the line talking with the service agent, while the agent chats with the problem specialist (co-worker) using instant messaging. This enables the customer to be served without a transfer or being put on-hold.
- Customer Highly productive, convenient, low-cost way to serve your customer.
 Usually the biggest hurdle is getting the customer to use it.
- Vendor Also productive. Easier to convince vendors to use the technology, since they have a sales motivation.

Since the invasion of IM technology into the enterprise, many large and small companies have rushed into the market. Almost all are focusing on security, manageability, and control in order to satisfy the business environment.

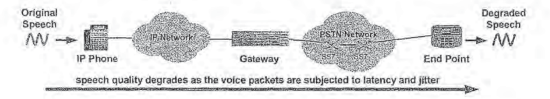
Current Instant Messaging Vendors

Vendors	Products
All Instant, Inc.	LiveGate, LiveStudio/Live Manager, Live Tracker, Live Archive 2.0
Ámerica Online, Inc.	AOE Instant Messenger (AIM) 4.7
Bantu, Inc.	Bantu Instant Messaging & Presence Platform 1.5
Flypaper Inc.	Open Web Services Platform 3.0
IBM	Lotus Sametime Server 2.5
Ikimbo : Silai	Omniprise (1.3)
labber, Inc.	Jabber Communications Platform 1.1
Microsoft Corp	Microsoft MSN Messenger
Netscape Communications	Netscape Navigator Chat
Openwave Systems, Inc.	Орепwave IM
PeopleLink	OnLine Community Solutions-Msg. Boards, Chat, Instant Messaging
Rockliffe, Inc. 1	MailSite DataCenter 4.5

Sonork S.R.L.	Sonork Instant Messaging Client 1.6
SOHOIK S.R.L.	Sonork Instant Messaging Server 1.6
Wiredred Software	- lie/pop - Real-time Communication Software for Corporations 3.0
Yahoo!, Inc.	Yahoo! Instant Messenger

The big players are, of course, AOL and Microsoft. IBM has the most aggressive growth because they integrated their instant messaging platform into Lotus Notes.

However, even though these companies say they support VoIP conferencing (usually via Microsoft NetMeeting), they are primarily a text-based messaging system. If they do support voice, the only option is full, real-time communications—the same communication method as a phone, but with a noticeable reduction in voice quality. In Fact, they require the user to use the PC as a replacement for the phone. This approach has had very limited success, and recently Microsoft has announced they are dropping support for voice in their instant messaging product (MSN Messenger).



No instant messaging vendor is concentrating on voice. We believe that by combining the best features of instant messaging with Voice over IP technology, we can provide a new form of communication — *instant voice*. This technology allows the user to send and receive voice messages with a *push-to-talk* feel.

Messages are recorded, digitized, encrypted, and transmitted instantly to anywhere in the world. Since the digitization occurs at the time of recording, the voice quality will not suffer degradation as the message moves through the Internet. The voice quality will be superb every time – regardless of the currently congestion on the global network.



The user still has the option of controlling the realtime-ness of the communication – allowing instant messages, instant voice mails, paging, or full, two-way connections to be used.

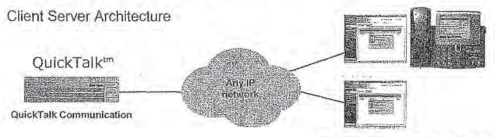
Our Technology

Our product philosophy involves three key elements:

- Simplicity in use Above everything else, the product will be easy for ordinary
 people to use everyday. The product can be received with very little training. It
 must be obvious to the casual user how the product can be put to use.
- Powerful in function Through the creation of business enhancing features, the
 product will provide immediate, real-world productivity on a daily basis.
- Business class software The software is designed from the ground up by business people for business.

Our flagship product, the QuickTalk Communication Platformtm, is an enterprise class instant voice communication system designed to meet these goals. This system provides businesses with secure, manageable, and scalable instant voice communications. The product works with practically any existing phone system as an adjunct server providing advanced business-to-business collaborative communications.

Leveraging the latest software technologies, the server software is .NET managed code running on a Windows .NET Server platform with a Microsoft SQL Server database.

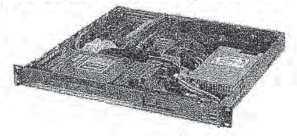


QuickTalk Clients with optional phones

The entire software platform is installed on a rack-mountable industrial-grade server.

This server features a front panel LCD which can control everything from assigning the network address, to rebooting the system.

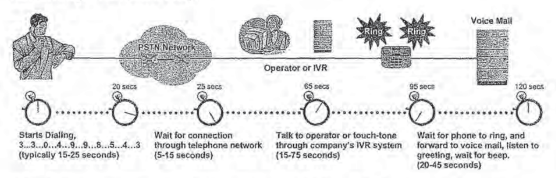
Multiple servers may be deployed for system redundancy and load balancing.



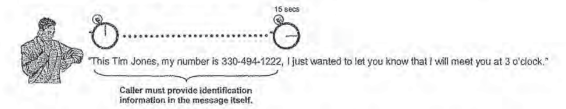
Instant Voice Communications

When using this form of communication, the end user simply designates a recipient, speaks the desired message and the audio is digitized, compressed, encrypted and immediately delivered using voice over IP technology. It is fast, easy and convenient. You can think of this as voice mail in reverse. No more waiting for the beep – just leave your message and go.

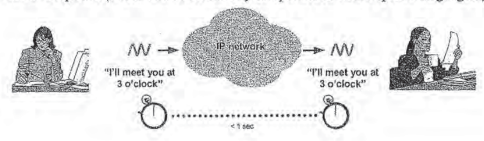
To see the benefit of using instant voice communication, look how an old-style voice mail message is delivered today:



After dialing, connecting, transferring, ringing, and listening to the voice mail greeting, the caller has wasted over 1-2 minutes. This is the businessperson's typical waiting time before a voice message can begin. In addition to this waiting time, the caller must also spend time providing identification information in the voice mail message itself, further increasing the time of the entire effort.



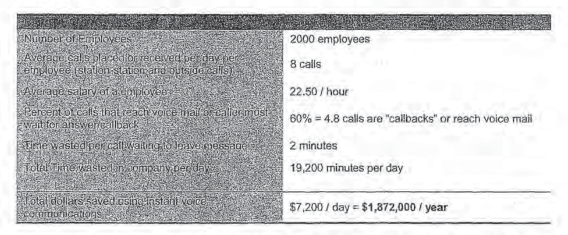
With instant voice communication, the caller simply presses a **push-to-talk** button on her PC keyboard or her phone and speaks her message. The message is delivered *instantly* via her telephone (which can be set directly on speaker or with a special ring signal).



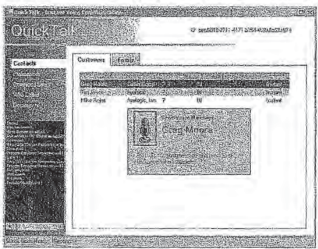
If the receiving party of the message wishes to reply, they can do so *instantly* by replying hands-free to the incoming message. The reply is delivered immediately to the sender.



All of this occurred without dialing, transferring, connecting, or most importantly – waiting. The productivity gains are enormous. Let's look at a hypothetical ball bearing company.



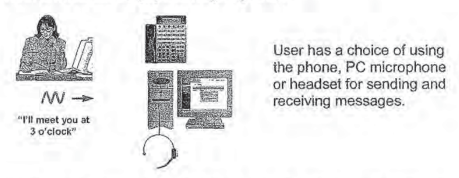
Many companies spend hundreds of thousands of dollars on voice mail technologies so that they don't miss important messages. QuickTalk provides all the benefits of traditional voice messaging without the wait. The key to this technology is the patent-



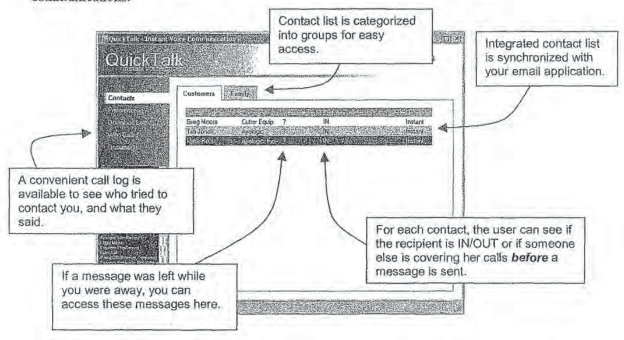
pending technology in the QuickTalk client software. This runs on Windows 95/98, 2000, NT, and XP and provides an easy-to-use interface to the product.

To use the technology, the user simply highlights the intended recipient, presses the space bar, and speaks the desired message. When the key is released, the message is instantly delivered to the intended contact.

If the user wishes to give or receive a more private conversation, the user may speak her message into a telephone instead of a PC microphone – handoff is seamless between the client software and the physical telephony device.



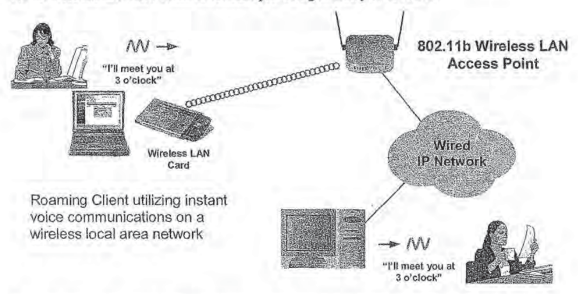
The client software provides a high-level view of all contacts using instant voice communications.



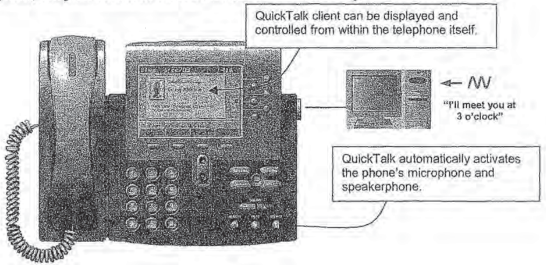
The client software can also be deployed on any system that utilitizes the Microsoft .NET framework. This provides the flexibility to deploy the client onto a number of different computing devices: Pocket PCs, Laptops, Tablet PCs, and desktop computers.



When a wireless LAN card is added to the device, the client software can be configured for *cordless* instant voice communications providing mobility to the user.



Another important aspect of the client software is interoperability with the actual telephone infrastructure. When the client software is configured to utilize an actual phone, complete control of the software can be handled through the device itself.



QuickTalk can support Voice over IP telephony hardware such as Cisco, Snom, Polycom, Teliann, and Pingtel, as well as legacy, circuit-based telephone infrastructure. This allows the product to provide instant voice communications on the customer's existing telephone system.

QuickTalk supports the following vendors:

- Avaya™ DEFINITY® ECS and MERLIN MAGIX®
- Nortel Meridian® and Norstar®
- NEC NEAX, Electra Elite and i-Series
- Toshiba Strata DK
- Ericsson MD110
- Alcate! 4200 and 4400
- Iwatsu ADIX APS
- Panasonic DBS 576 and 576HD







NEC

Empowered by Innovation







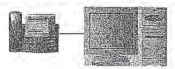
Here the allowable configuration modes of the client:

Stand-Alone (PC Only)



In this mode, communication is provided through the PC's speakers and microphone. The user can utilize an optional headset for a private conversation.

Stand-Alone with locally controlled VoIP phone



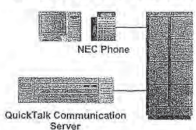
The user is free to use the phone and/or PC for instant voice communications. To transfer communication to the phone the user simply picks up the handset of the phone.

Remotely controlled VolP phone



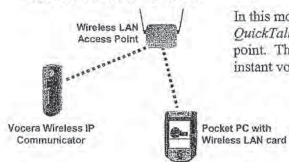
In this mode, the phone is remotely controlled from a virtual client on the *QuickTalk Communication Platform*. This allows the phone to be used independently from a PC.

Non-VoIP phone controlled by QuickTalk Server



In this mode, the phone is remotely controlled by the QuickTalk Communication Platform. Control is accomplished by using integration technology to connect to the existing telephone system. This configuration allows existing infrastructure to be used for instant voice communications.

Wireless LAN IP devices



In this mode, the devices are remotely controlled by the QuickTalk Communication Platform via a wireless access point. This allows roaming clients to send and receive instant voice communications over a wireless network.

A Different Voice

QuickTalkTM offers a product unlike any other. No other company offers voice over IP technology in such a clear and convenient form. None works so completely with different machines (phones, PCs, Pocket PCs) and brands with such flexibility and mobility. Instant messaging is intrusive and voice mail as we know it can be cumbersome. QuickTalkTM with its patent pending *instant voice* technology promises to be the most convenient and cost-effective messaging solution for business people on the move.

В



----Original Message----From: Brad Corsello

Sent: Monday, August 11, 2003 11:45 AM To: Michael J. Rojas

Subject: Meeting on Tuesday, August 19

Mike, following up on our phone conversation today, I've booked a flight for Tuesday, August 19 arriving at 11:35 at Akron-Canton. I'll just drive up from the airport and arrive at about 12:00-12:15 (or at a later time if that is more convenient for you).

REDACTED

REDACTED

This email is a confidential and privileged attorney-client communication.

REDACTED

This email is a confidential and privileged attorney-client communication.

REDACTED

REDACTED

---- Original Message — From: "Brad Corsello" <

To: "Neil Adams" <nadams@ayalogic.com> Sent: Thursday, August 28, 2003 12:08 PM Subject: Re: CD with IMvox software

> Neil, '

REDACTED

REDACTED

REDACTED

But I think we will wrap things

> up next week.

> On Wed, 2003-08-27 at 16:26, neil adams wrote:

> > Brad,

>>

>>

>>,

REDACTED

REDACTED ...

REDACTED ...

>> Do you have examples of prior patent submittals that answer these type >> of questions? >> Neil >> DEDACTED

> This email is a confidential and privileged attorney-client communication.

-----Original Message-----From: neil adams [mailto:nadams@ayalogic.com] Sent: Monday, September 08, 2003 3:37 PM To: mrojas@ayalogic.com Subject: Patents - status, Brad FYI Neil ---- Original Message ----From: "Brad Corsello" <bcorsello@corsellolaw.com> To: "Neil Adams" <nadams@ayalogic.com> Sent: Monday, September 08, 2003 3:21 PM Subject: Re: CD with IMvox software > Neil, I am working on it now and will have it to you tonight or tomorrow > morning. > On Mon, 2003-09-08 at 10:04, neil adams wrote: > > Brad, >> What's the status on changes to the patent app'n? >> >> Neil >> ---- Original Message --->> From: "Brad Corsello" <bcorsello@corsellolaw.com> >> To: "Neil Adams" <nadams@ayalogic.com> >> Sent: Thursday, August 28, 2003 12:08 PM > > Subject: Re: CD with IMvox software >> >> REDACTED >>>

REDACTED

```
REDACTED
>>>
>>>
                        REDACTED
1
>
                    REDACTED
>>>
>>> On Wed, 2003-08-27 at 16:26, neil adams wrote:
>>>> Brad,
                       REDACTED
>>
>>>.
>>>
>>>>
>>>>
>>>>
>>>>
>>>> Neil
>>>--
>>:
>>>. " REDACTED "
>>> This email is a confidential and privileged attorney-client
communication.
>>>
> --
>
> This email is a confidential and privileged attorney-client communication.
```

REDACTED ?

From: neil adams [mailto:nadams@ayalogic.com] Sent: Wednesday, September 17, 2003 11:08 AM To: mrojas@ayalogic.com; misha@ayalogic.com Subject: CD for patents - questions

Mike,

Here's some additional information I need to add to the CD for Brad.

REDACTED

Questions

REDACTED

REDACTED

REDACTED ...

REDACTED_

REDACTED

REDACTED

F

From: neil adams [mailto:nadams@ayalogic.com] Sent: Monday, September 22, 2003 12:29 PM To: bcorsello@corsellolaw.com Cc: mrojas@ayalogic.com Subject: CD folders/files

Brad,

Attached is a compressed copy of the IMvox software and a Readme document that gives a brief overview of the software and hardware requirements.

a REDACTED

REDACTED

From; neil adams [mailto:nadams@ayalogic.com]
Sent: Thursday, October 30, 2003 1:03 PM
To: mrojas@ayalogic.com; Herbert Breger (E-mail); jbreger@ayalogic.com; bdiehl@ayalogic.com; misha@ayalogic.com
Subject: Prov patent forwarded to Paul Esatto at Scully et al.

The Provisional patent document was sent at 12:00 noon today.

REDACTED

REDACTED

From: neil adams [mailto:nadams@ayalogic.com] Sent: Tuesday, November 04, 2003 1:50 PM To: mrojas@ayalogic.com; Herbert Breger (E-mail) Subject: Scully contact/discussions

I talked with the person at Scully who will be responsible for supporting our patent application. He is Alex Vodovozov.

REDACTED

Basically we went through a variety of questions about the patent draft

REDACTED

REDACTED

I REDACTED

Neil

. . .

From: neil adams [mailto:nadams@ayalogic,com] Sent: Thursday, November 06, 2003 2:28 PM To: mrojas@ayalogic.com Subject: Status - Patent Draft

Mike,

I am sending this version to Alex at Scully.

If you came up with a newer version please send it to me at nadams@sssnet.com.

I'll be back on Sunday and can review the changes prior to our 10:30 teleconference with Alex and Paul on Monday.

REDACTED

---Original Message----

From: Alex Vodovozov [mailto:avodovozov@ssmp.com]

Sent: Tuesday, December 02, 2003 5:09 PM

To: mrojas@ayalogic.com Cc: Nadams@sssnet.com

Subject: IVM appl.

Dear Mike and Neil:

Please see a draft of the application.

REDACTED

Thank you for your assistance.

Regards,

Alexander G. Vodovozov, Esq. Scully, Scott, Murphy & Presser 400 Garden City Plaza Garden City, New York 11530 (516) 742-4343 (telephone) (516) 742-4366 (facsimile) avodovozov@ssmp.com (email)

THIS ELECTRONIC MESSAGE AND ATTACHMENTS, IF ANY, ARE INTENDED ONLY FOR THE INDIVIDUAL OR ENTITY NAMED ABOVE (OR THOSE PROPERLY ENTITLED TO ACCESS THE INFORMATION) AND MAY CONTAIN INFORMATION THAT IS PRIVILEGED, CONFIDENTIAL, ATTORNEY-WORK PRODUCT OR OTHERWISE EXEMPT FROM DISCLOSURE UNDER APPLICABLE LAW. IF THE READER OF THIS TRANSMISSION IS NOT THE INTENDED OR AN AUTHORIZED RECIPIENT, YOU ARE HEREBY NOTIFIED THAT ANY UNAUTHORIZED DISTRIBUTION, DISSEMINATION, OR COPYING OF THIS TRANSMISSION, IS PROHIBITED.

IF YOU HAVE RECEIVED THIS TRANSMISSION IN ERROR, PLEASE CONTACT THE SENDER IMMEDIATELY AND DELETE AND DESTROY ALL COPIES OF THIS TRANSMISSION

K

REDACTED

From: neil adams [mailto:nadams@ayalogic.com] Sent: Tuesday, December 09, 2003 4:30 PM To: 'Herbert Breger'; mrojas@ayalogic.com Subject: Latest draft mods sent to Alex for review.

REDACTED

REDACTED

Electronic Pate	ent App	lication Fe	e Transm	ittal	
Application Number: 10740030					
Filing Date: 18-Dec-2003					
Title of Invention:	Sys	stem and method	for instant VolP	messaging	
First Named Inventor/Applicant Name:	Mic	hael J. Rojas			
Filer:	Paul J. Esatto/Roseann Gallo				
Attorney Docket Number:	171	88			
Filed as Small Entity					
Utility Filing Fees					
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Basic Filing:					
Pages:					
Claims:					
Miscellaneous-Filing:					
Petition:					
Patent-Appeals-and-Interference:					
Post-Allowance-and-Post-Issuance:					
Extension-of-Time:					
Extension - 1 month with \$0 paid		2251	4	60	60

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)	
Miscellaneous:					
	Tota	al in USD	(\$)	60	

Electronic A	cknowledgement Receipt			
EFS ID:	3574061			
Application Number:	10740030			
International Application Number:				
Confirmation Number:	1731			
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:	17188			
Receipt Date:	07-JUL-2008			
Filing Date:	18-DEC-2003			
Time Stamp:	15:59:25			
Application Type:	Utility under 35 USC 111(a)			

Payment information:

Submitted with Payment	yes	
Payment Type	Deposit Account	
Payment was successfully received in RAM	\$60	
RAM confirmation Number	1347	
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)

Document Number	Document Description	File Name	File Size(Bytes) /Message Digest	Multi Part /.zip	Pages (if appl					
		AMEND2EOT.pdf	272137	100	-					
1		559af11695555820ed564ec18a03c5e9 b91852a6	yes	5						
	Multipart Description/PDF files in .zip description									
	Document Desc	Start	Start End							
	Amendment - After Non-	j j								
	Applicant Arguments/Remarks N	2	3	3						
	Extension of 1	4	5							
Warnings:										
Information:										
2	Rule 130, 131 or 132 Affidavits	1131EXHIBIT.pdf	2419512	no	47					
2	nule 130, 131 of 132 Amaavits	113 EXHIBIT.pdi	343cb6c54645324le787bcl9ad0412dc2 dod7dec	no no	7/					
Warnings:										
Information:										
3	Fee Worksheet (PTO-06)	fee-info.pdf	8143	no	2					
9	r ee worksneet (r 10-00)	1290891803c33abbdad5ae675d70fc0d 01936076	ad5ae675d70fc0d							
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.

PTO/SB/06 (07-06)

Approved for use through 1/31/2007. OMB 0651-0032 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE Under the Panerwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMR control number

PATENT APPLICATION FEE DETERMINATION RECORD Substitute for Form PTO-875						Application or Docket Number 10/740,030		Filing Date 12/18/2003		To be Mailed	
1	A	PPLICATION A	AS FILE (Column		(Column 2)	SMALL	ENTITY 🛛	OR		HER THAN	
	FOR	N	JMBER FIL	.ED NU	MBER EXTRA	RATE (\$)	FEE (\$)		RATE (\$)	FEE (\$)	
	BASIC FEE (37 CFR 1.16(a), (b).	or (c))	N/A		N/A	N/A		1	N/A		
	SEARCH FEE (37 CFR 1.16(k), (i), or (m))		N/A		N/A	N/A			N/A		
	EXAMINATION FE		N/A	- 1	N/A	N/A	10		N/A		
	TAL CLAIMS CFR 1.16(i))		mir	us 20 = *		x s =		OR	xs =		
	EPENDENT CLAIN CFR 1.16(h))	is	m	inus 3 = *		x s =	3	1	X \$ =		
	APPLICATION SIZE (37 CFR 1.16(s))	FEE shee is \$2 addit	ts of pap 50 (\$125 ional 50	ation and drawin er, the application for small entity) sheets or fraction a)(1)(G) and 37	on size fee due for each n thereof. See						
	MULTIPLE DEPEN										
* If	the difference in col	umn 1 is less than	zero, ente	r "0" in column 2.		TOTAL			TOTAL		
	APPLICATION AS AMENDED – PART II (Column 1) (Column 2) (Column 3) CLAIMS HIGHEST				SMA	LL ENTITY	OR		R THAN LL ENTITY		
AMENDMENT	07/07/2008	REMAINING AFTER AMENDMENT		NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA	RATE (\$)	ADDITIONAL FEE (\$)	5	RATE (\$)	ADDITIONAL FEE (\$)	
OME	Total (37 CFR 1.16(i))	+ 70	Minus	·· 76	= 0	X \$25 =	0	OR	x \$ =		
E N	(37 CFR 1.16(h))	• 14	Minus	14	⇒ 0	X \$105 =	0	OR	X \$ =		
AM	Application Size Fee (37 CFR 1.16(s))										
4	FIRST PRESE	NTATION OF MULTIF	LE DEPEN	DENT CLAIM (37 CF	R 1.16(j))			OR	1 = 1		
						TOTAL ADD'L FEE	0	OR	TOTAL ADD'L FEE		
		(Column 1)		(Column 2)	(Column 3)			_			
		CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA	RATE (\$)	ADDITIONAL FEE (\$)		RATE (\$)	ADDITIONAL FEE (\$)	
MENT	Total (37 CFR 1.16(i))	N	Minus	**)a	X \$ =		OR	X \$ =		
	Independent (37 CFR 1.16(h))	•	Minus	***	is .	X \$ =		OR	X \$ =		
AMEND	Application Size Fee (37 CFR 1.16(s))				(1 =)			T = 7			
A	FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.18(j))				10.00	OR					
	the entry in column					TOTAL ADD'L FEE Legal	nstrument Ex	or kamin	TOTAL ADD'L FEE Ier:		
***	the "Highest Numb If the "Highest Numl "Highest Number F	per Previously Paid	For" IN T	HIS SPACE is les	s than 3, enter "3".	ANICHI	ELE PETERSO opriate box in colu				

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,