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

POWER OF ATTORNEY TO PROSECUTE APPLICATIONS BEFORE THE USPTO

I hereby revoke all previous powers of attorney given in the application identified in the attached statement under 37 CFR 3.73(b).							
I hereby							
√ Prac	titioners associated with the Customer Number:		147655				
OR							
Prac	Practitioner(s) named below (if more than ten patent practitioners are to be named, then a customer number must be used):						
	Name	Registration	Na	ime	Registration		
		Number	***************************************		Number		
-							
as attorney	(s) or agent(s) to represent the undersigned before	ore the United States	Patent and Trademark	k Office (USPTO) in con	nection with		
	patent applications assigned <u>only</u> to the undersithis form in accordance with 37 CFR 3.73(b).	gned according to the	e USPTO assignment	records or assignment of	locuments		
Please cha	nge the correspondence address for the applica	tion identified in the a	attached statement unc	der 37 CFR 3.73(b) to:			
			ATÖÉE				
	he address associated with Customer Number:	1	47655				
OR Firm	or			—			
Address	vidual Name						
Address							
City		State		Zip			
Country							
Telephone	•		Email				
Assignee N	ame and Address:						
	intal Innovations Systems International	LLC					
	g Prairie Road, Suite B ound, TX 75022						
, , , , , , , , , , , , , , , , , , , ,	00,74, 77(0022						
	A copy of this form, together with a statement under 37 CFR 3.73(b) (Form PTO/SB/96 or equivalent) is required to be						
	ch application in which this form is use tioners appointed in this form if the app						
the practitioners appointed in this form if the appointed practitioner is authorized to act on behalf of the assignee, and must identify the application in which this Power of Attorney is to be filed.							
		TURE of Assignee of is supplied below is	of Record authorized to act on b	chalf of the assignee			
Signature	a.L		·	Date April 29, 201	 7		
Name	Ozer Teitelbaum Telephone						
Title							

This collection of information is required by 37 CFR 1.31, 1.32 and 1.33. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 3 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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

Electronic Acknowledgement Receipt			
EFS ID:	29828892		
Application Number:	10087629		
International Application Number:			
Confirmation Number:	3767		
Title of Invention:	MULTIFUNCTIONAL CHARGER SYSTEM AND METHOD		
First Named Inventor/Applicant Name:	Daniel M. Fischer		
Customer Number:	141762		
Filer:	Richard J. Botos/Seth Botos		
Filer Authorized By:	Richard J. Botos		
Attorney Docket Number:	TNT 3.0-001		
Receipt Date:	19-JUL-2017		
Filing Date:	01-MAR-2002		
Time Stamp:	14:35:53		
Application Type:	Utility under 35 USC 111(a)		

Payment information:

Submitted wi	th Payment		no			
File Listin	g:					
Document Number	Document Description		File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
				125818		
1	Assignee showing of ownership per 37 CFR 3.73		a.pdf	966684505905d50dac659718b3d2d1d7d2 75da30	no	2
Warnings:						

Information:					
			855803		
2	Power of Attorney	Pre.pdf	9d2dcb10ca818530f8e78aa5360dfcda7dc5	no	1
			3c9e		
Warnings:					
Information:					
		Total Files Size (in bytes):	9:	31621	

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/96 (07-09)
Approved for use through 07/31/2012. OMB 0651-0031
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

STATEMENT UND	ER 37 CFR 3.73(b)
Applicant/Patent Owner: RESEARCH IN MOTION LIMITED	
Application No./Patent No.: 6,936,936	Filed/Issue Date: August 30, 2005
Titled:	_
RESEARCH IN MOTION LIMITED , a Corpo	ration
(Name of Assignee) (Type	of Assignee, e.g., corporation, partnership, university, government agency, etc.
states that it is:	
1. X the assignee of the entire right, title, and interest in;	
2. an assignee of less than the entire right, title, and interes (The extent (by percentage) of its ownership interest is	
3. the assignee of an undivided interest in the entirety of (a	complete assignment from one of the joint inventors was made)
the patent application/patent identified above, by virtue of either:	
A. An assignment from the inventor(s) of the patent applicate the United States Patent and Trademark Office at Reel	ion/patent identified above. The assignment was recorded in 013155 , Frame 0301 , or for which a
copy therefore is attached. OR	
	ion/patent identified above, to the current assignee as follows:
1. From:	To:
The document was recorded in the United Stat	
Reel, Frame	, or for which a copy thereof is attached.
2. From:	To:
The document was recorded in the United Stat	
	, or for which a copy thereof is attached.
	To:
The document was recorded in the United Stat	
Reel, Frame	, or for which a copy thereof is attached.
Additional documents in the chain of title are listed on a	supplemental sheet(s).
As required by 37 CFR 3.73(b)(1)(i), the documentary evider or concurrently is being, submitted for recordation pursuant to	nce of the chain of title from the original owner to the assignee was,
[NOTE: A separate copy (i.e., a true copy of the original assi accordance with 37 CFR Part 3, to record the assignment in t	gnment document(s)) must be submitted to Assignment Division in he records of the USPTO. <u>See MPEP</u> 302.08]
The undersigned (whose title is supplied below) is authorized to act	on behalf of the assignee.
/BRYAN C. DINER/	October 23, 2010
Signature	Date
BRYAN C. DINER	Reg. No. 32,409
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.**

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

Privacy Act Statement

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

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

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

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

POWER OF ATTORNEY TO PROSECUTE APPLICATIONS BEFORE THE USPTO

I hereby revoke all previous powers of attorney given in the application identified in the attached statement under 37 CFR 3.73(b).						
	y appoint:					
√ Pr	actitioners associated with the Customer Number	:	147655			
OR						
Pr	actitioner(s) named below (if more than ten paten	t practitioners are to b	e named, then a cust	omer number must be u	sed):	
	Name	Registration Number	N	ame	Registration Number	
-						
 						
LL				L OSS - (HODTO)		
any and	ey(s) or agent(s) to represent the undersigned be all patent applications assigned <u>only</u> to the unders to this form in accordance with 37 CFR 3.73(b).					
Please c	nange the correspondence address for the applica	ation identified in the a	attached statement un	der 37 CFR 3.73(b) to:		
\checkmark	The address associated with Customer Number:	1.	47655			
OR						
	rm or dividual Name					
Addres	3					
City		State		Zip		
Countr	,					
			Email .			
Teleph	ase		Email			
Assignee	Name and Address:					
TnT IP						
	ong Prairie Road, Suite B					
Flower	Mound, TX 75022					
A conv	of this form, together with a statement ur	nder 37 CED 3 72%	V (Form PTO/SP/0	6 or annivalentlie r	anuired to be	
filed in	each application in which this form is use	ed. The statement	under 37 CFR 3.7	3(b) may be comple	ted by one of	
the practitioners appointed in this form if the appointed practitioner is authorized to act on behalf of the assignee,						
andill	and must identify the application in which this Power of Attorney is to be filed. SIGNATURE of Assignee of Record					
	The individual whose signature and the			behalf of the assignee		
Signatur	Che de	£		Date April 29, 20) 17	
Name	Cer Teitel	Ger Teitelbaum Telephone			·····	
Title		Co-Founder ar	nd Partner			
White He i	No. of Grammakian is assessed to 37 OFF A'DA A'DO and	4.00° The between the b		auto in Kingarak Karaka Inggara		

This collection of information is required by 37 CFR 1.31, 1.32 and 1.33. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 3 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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

Electronic Acl	Electronic Acknowledgement Receipt				
EFS ID:	29727344				
Application Number:	10087629				
International Application Number:					
Confirmation Number:	3767				
Title of Invention:	MULTIFUNCTIONAL CHARGER SYSTEM AND METHOD				
First Named Inventor/Applicant Name:	Daniel M. Fischer				
Customer Number:	141762				
Filer:	Richard J. Botos/Seth Botos				
Filer Authorized By:	Richard J. Botos				
Attorney Docket Number:	TNT 3.0-001				
Receipt Date:	10-JUL-2017				
Filing Date:	01-MAR-2002				
Time Stamp:	11:00:07				
Application Type:	Utility under 35 USC 111(a)				

Payment information:

Submitted wi	th Payment	no				
File Listing:						
Document Number	Document Description		File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
				125819		
1	Assignee showing of ownership per 37 CFR 3.73		37_CFR_373c.pdf	6e25bbd33edb26157f8f2ca2d5926986bc8 48fbc	no	2
Warnings:						

Information:					
			848759		
2	Power of Attorney	Pre.PDF		no	1
			7257765b1815b875887d3784c11da37490 6b7654		
Warnings:					
Information:					
		Total Files Size (in bytes):	9	74578	

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/96 (07-09)
Approved for use through 07/31/2012. OMB 0651-0031
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

STATEMENT UNDER 37 CFR 3.73(b)						
Applicant/Patent Owner: RESEARCH IN MOTION LIMITED						
Application No./Patent No.: 6,936,936	Filed/Issue Date: August 30, 2005					
Titled:						
	RESEARCH IN MOTION LIMITED, aCorporation					
(Name of Assignee) (Type	of Assignee, e.g., corporation, partnership, university, government agency, etc.					
states that it is:						
1. X the assignee of the entire right, title, and interest in;						
an assignee of less than the entire right, title, and interest (The extent (by percentage) of its ownership interest is	: in %); or					
3. the assignee of an undivided interest in the entirety of (a	complete assignment from one of the joint inventors was made)					
the patent application/patent identified above, by virtue of either:						
A. An assignment from the inventor(s) of the patent applicat the United States Patent and Trademark Office at Reel	ion/patent identified above. The assignment was recorded in 013155 , Frame 0301 , or for which a					
copy therefore is attached. OR						
	on/patent identified above, to the current assignee as follows:					
1. From:	To:					
The document was recorded in the United Stat						
Reel, Frame	, or for which a copy thereof is attached.					
2. From:	To:					
The document was recorded in the United State						
	, or for which a copy thereof is attached.					
	To:					
The document was recorded in the United Stat						
	, or for which a copy thereof is attached.					
Additional documents in the chain of title are listed on a	supplemental sheet(s).					
As required by 37 CFR 3.73(b)(1)(i), the documentary eviden	ce of the chain of title from the original owner to the assignee was,					
or concurrently is being, submitted for recordation pursuant to						
[NOTE: A separate copy (<i>i.e.</i> , a true copy of the original assi accordance with 37 CFR Part 3, to record the assignment in the	gnment document(s)) must be submitted to Assignment Division in ne 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.						
/BRYAN C. DINER/	October 23, 2010					
Signature	Date					
BRYAN C. DINER	Reg. No. 32,409					
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.**

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

Privacy Act Statement

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

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

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

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 ACTION REGARDING A PATENT OR P.O. Box 1450 **TRADEMARK** Alexandria, VA 22313-1450 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 ☑ Patents. (☐ the patent action involves 35 U.S.C. § 292.): ☐ Trademarks or U.S. DISTRICT COURT DOCKET NO. DATE FILED Eastern District of Texas, Marshall Division 2/21/2017 2:17-cv-145 DEFENDANT PLAINTIFF Samsung Electronics Co., Ltd. and Samsung Electronics Fundamental Innovation Systems International LLC America, Inc. PATENT OR DATE OF PATENT HOLDER OF PATENT OR TRADEMARK OR TRADEMARK TRADEMARK NO. Fundamental Innovation Systems Internaional LLC 8/30/2005 1 6,936,936 Fundamental Innovation Systems International LLC 7/3/2007 2 7,239,111 Fundamental Innovation Systems International LLC 3 8,624,550 1/7/2014 In the above—entitled case, the following patent(s)/ trademark(s) have been included: DATE INCLUDED INCLUDED BY ☐ Answer Cross Bill ☐ Amendment

☐ Other Pleading DATE OF PATENT PATENT OR HOLDER OF PATENT OR TRADEMARK TRADEMARK NO. OR TRADEMARK 2 In the above-entitled case, the following decision has been rendered or judgement issued: DECISION/JUDGEMENT DATE (BY) DEPUTY CLERK

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

CLERK



UNITED STATES PATENT AND TRADEMARK OFFICE

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

APPLICATION NUMBER FILING OR 371(C) DATE FIRST NAMED APPLICANT ATTY. DOCKET NO./TITLE 10/087,629 03/01/2002 TNT 3.0-001 Daniel M. Fischer

> **CONFIRMATION NO. 3767** POA ACCEPTANCE LETTER

141762 TNT Lerner David 600 South Avenue West Westfield, NJ 07090



Date Mailed: 06/27/2016

NOTICE OF ACCEPTANCE OF POWER OF ATTORNEY

This is in response to the Power of Attorney filed 06/17/2016.

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 $(571)\ 272\text{-}4000\ \mathrm{or}\ (571)\ 272\text{-}4200\ \mathrm{or}\ 1\text{-}888\text{-}786\text{-}0101.$

/rmturner myles/



UNITED STATES PATENT AND TRADEMARK OFFICE

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

APPLICATION NUMBER 10/087,629

FILING OR 371(C) DATE 03/01/2002

FIRST NAMED APPLICANT Daniel M. Fischer

ATTY. DOCKET NO./TITLE

TNT 3.0-001

CONFIRMATION NO. 3767 POWER OF ATTORNEY NOTICE



Date Mailed: 06/27/2016

93377 BlackBerry Limited (Finnegan) 2200 University Avenue East Waterloo, ON N2K 0A7 **CANADA**

NOTICE REGARDING CHANGE OF POWER OF ATTORNEY

This is in response to the Power of Attorney filed 06/17/2016.

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

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

/rmturner myles/

Doc Code: PA.. Document Description: Power of Attorney

PTO/AIA/82B (07-13)

Approved for use through 11/30/2014. OMB 0861-0051

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

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TRANSMITTAL FOR POWER OF ATTORNEY TO ONE OR MORE **REGISTERED PRACTITIONERS**

NOTE: This form is to be submitted with the Power of Attorney by Applicant form (PTO/AIA/82B) to identify the application to which the Power of Attorney is directed, in accordance with 37 CFR 1.5, unless the application number and filling date are identified in the Power of Attorney by Applicant form. If neither form PTO/AIA/82A nor form PTO/AIA/82B identifies the application to which the Power of Attorney is directed, the Power of Attorney will not be recognized in the application.					
Application Numb	ber	10/087,629	_		
Filing Date		March 1, 2002			
First Named Inve	ntor	Daniel M. Fischer			
Title		MULTIFUNCTIONAL CHARGER SYSTEM AND METHOD			
Art Unit		2838			
Examiner Name	-	E. H. Tso			
Attorney Docket I	Number	TNT 3.0-001			
SIGNATUF	RE of Appl	icant or Patent Practitioner			
Signature	/Richard	J. Botos/	Date (Optional)	June 17, 2016	
Name Richard		J. Botos	Registration Number	32,016	
Title (if Applicant is a juristic entity)					
Applicant Name (if Applicant is a juristic entity)					
NOTE: This form must be signed in accordance with 37 CFR 1.33. See 37 CFR 1.4(d) for signature requirements and certifications. If more than one applicant, use multiple forms.					
*Total of 1 forms are submitted.					

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4584813_1.docx

Doc Code: PA.. Document Description: Power of Attorney

urnent Description: Power of Attorney
PTO/AIA/82B (07-13)
Approved for use through 11/30/2014. OMB 0651-0051
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
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	POWER OF ATTORNEY BY APPLICANT						
I hereby revoke all por the boxes below.	previous powers of attorney given in the appli	ication identified in <u>éither</u> t	he attached transmittal letter				
	Application Number	Filing Date					
	The state of the s						
	(Note: The boxes above may be left blank if Inform	nation is provided on form PT	O/AIA/82A.)				
	nt the Patent Practitioner(s) associated with the f t all business in the United States Patent and Tra						
	referenced in the attached transmittal letter (form PTO/AIA/82A) or identified above:						
OR							
all business in	nt Practitioner(s) named in the attached list (form F the United States Patent and Trademark Office co mittal letter (form PTO/AIA/82A) or identified above	nnected therewith for the pate	ent application referenced in the				
Please recognize o	or change the correspondence address for the	he application identified in	the attached transmittal				
I —	ssociated with the above-mentioned Customer Nu	mber					
OR							
The address as	ssociated with Customer Number:						
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Firm or Individual Name							
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Telephone	the Applicant is a juristic entity, list the Applicant						
Tall the Applicant (ii	The Applicant is a juristic entity, list the Applicant	. Hame III tile box).					
	MATERIAL DE TRANSPORTATION AND ASSESSED						
Inventor or J	Joint Inventor (title not required below)						
Legal Repre	sentative of a Deceased or Legally Incapacitate	ed Inventor (title not required	d below)				
X Assignee or I	Person to Whom the inventor is Under an Obligati	ion to Assign (provide signer's	s title if applicant is a juristic entity)				
Person Who the application	Otherwise Shows Sufficient Proprietary Interes on or is concurrently being filed with this docum	st (e.g., a petition under 37 (nent) (provide signer's title if	CFR 1.46(b)(2) was granted in applicant is a juristic entity)				
SIGNATURE of Applicant for Patent							
The undersigned (whos	e title is supplied below) is authorized to act on behali	f of the applicant (e.g., where th	e applicant is a juristic entity).				
Signature	(Gen let	Date (Optional)	June 17, 2016				
Name Title	Ozer Peitelbaum	on Systems Internations	0110				
Title NOTE: Signature - This	Vice-President, Fundamental Innovati s form must be signed by the applicant in accordance						
	an one applicant, use multiple forms.		Signature requirements to to				
Total of	forms are submitted.						

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Electronic Ack	knowledgement Receipt
EFS ID:	26103359
Application Number:	10087629
International Application Number:	
Confirmation Number:	3767
Title of Invention:	MULTIFUNCTIONAL CHARGER SYSTEM AND METHOD
First Named Inventor/Applicant Name:	Daniel M. Fischer
Customer Number:	93377
Filer:	Arnold H. Krumholz/Sophia Buchan
Filer Authorized By:	Arnold H. Krumholz
Attorney Docket Number:	11298.0188-00000
Receipt Date:	17-JUN-2016
Filing Date:	01-MAR-2002
Time Stamp:	16:53:02
Application Type:	Utility under 35 USC 111(a)

Payment information:

Submitted wit						
File Listing	j :					
Document Number	Document Description		File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1	Power of Attorney	Tra	nsmittal_for_POA_and_POA	114820	no	2
·			.pdf	80a582736c92fb9f2bbe9390d9793ad99c6 361e4		
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.



RIM/FINNEGAN

93377

UNITED STATES PATENT AND TRADEMARK OFFICE

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

APPLICATION NUMBER

10/087,629

901 New York Avenue NW Washington, DC 20001

FILING OR 371(C) DATE 03/01/2002

FIRST NAMED APPLICANT

ATTY. DOCKET NO./TITLE 555255012294

Daniel M. Fischer

CONFIRMATION NO. 3767 POA ACCEPTANCE LETTER

00000004240551

Date Mailed: 11/01/2010

NOTICE OF ACCEPTANCE OF POWER OF ATTORNEY

This is in response to the Power of Attorney filed 10/23/2010.

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.

/skiflemariam/

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



UNITED STATES PATENT AND TRADEMARK OFFICE

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

APPLICATION NUMBER FILING OR 371(C) DATE FIRST NAMED APPLICANT

ATTY. DOCKET NO./TITLE 555255012294 Daniel M. Fischer

10/087,629 03/01/2002

CONFIRMATION NO. 3767

33070 JOSEPH M. SAUER JONES DAY REAVIS & POGUE NORTH POINT, 901 LAKESIDE AVENUE CLEVELAND, OH 44114

POWER OF ATTORNEY NOTICE

Date Mailed: 11/01/2010

NOTICE REGARDING CHANGE OF POWER OF ATTORNEY

This is in response to the Power of Attorney filed 10/23/2010.

• 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).

/skiflemariam/	
Office of Data Management, Application Assistance Unit (57	-) 272-4000, or (571) 272-4200, or 1-888-786-0101

page 1 of 1

POWER OF ATTORNEY TO PROSECUTE APPLICATIONS BEFORE THE USPTO

I hereby rev 37 CFR 3.7		evious powers of attorney	given	in the appli	cation identified i	n the at	tached state	ment under
I hereby ap								
✓ Practitio	oners associ	ated with the Customer Number:			93377			
OR								
Practition	oner(s) name	ed below (if more than ten patent	practition	oners are to be	e named, then a custo	omer num	ber must be us	ed):
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any and all pa	tent applicat	to represent the undersigned before tions assigned only to the undersicordance with 37 CFR 3.73(b).	ore the igned a	United States ccording to the	Patent and Tradema USPTO assignmen	rk Office t records	(USPTO) in cor or assignment	nnection with documents
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A copy of t	his form, t	ogether with a statement un on in which this form is use	nder 3	7 CFR 3.73(I	o) (Form PTO/SB/	96 or eq	uivalent) is r	equired to be
the practition	oners appo	on in which this form is use pinted in this form if the app application in which this Pe	pointe	d practition	er is authorized to	act on	behalf of the	assignee,
and must it	actiony title			of Assignee				······································
	The inc	dividual whose signature and title				behalf o	f the assignee	
Signature		Sill 7				Date (59188	8-7465
Name	Rill	Fena -	_>	'		Telepho	ine Dec.	23/09
Title	Vice	President. Sho	red	Servic	es			, , , , ,
by the USPTO	to process) an	is required by 37 CFR 1.31, 1.32 and a application. Confidentiality is governing, preparing, and submitting the com-	ned by 3	5 U.S.C. 122 an	d 37 CFR 1.11 and 1.14	 This col 	lection is estimate	ed to take 3 minutes

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 2.938

RIM O

PTO/SB/96 (07-09)
Approved for use through 07/31/2012. OMB 0651-0031
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

STATEMENT UND	ER 37 CFR 3.73(b)							
Applicant/Patent Owner: RESEARCH IN MOTION LIMITED								
Application No./Patent No.: 6,936,936	Filed/Issue Date: August 30, 2005							
Titled:								
RESEARCH IN MOTION LIMITED, aCorpo								
(Name of Assignee) (Type	of Assignee, e.g., corporation, partnership, university, government agency, etc.							
states that it is:								
1. X the assignee of the entire right, title, and interest in;								
an assignee of less than the entire right, title, and interest (The extent (by percentage) of its ownership interest is	: in %); or							
3. the assignee of an undivided interest in the entirety of (a	complete assignment from one of the joint inventors was made)							
the patent application/patent identified above, by virtue of either:								
A. An assignment from the inventor(s) of the patent applicat the United States Patent and Trademark Office at Reel	ion/patent identified above. The assignment was recorded in 013155 , Frame 0301 , or for which a							
copy therefore is attached. OR								
	on/patent identified above, to the current assignee as follows:							
1. From:	To:							
The document was recorded in the United Stat								
Reel, Frame	, or for which a copy thereof is attached.							
2. From:	To:							
The document was recorded in the United State								
	, or for which a copy thereof is attached.							
	To:							
The document was recorded in the United Stat								
	, or for which a copy thereof is attached.							
Additional documents in the chain of title are listed on a	supplemental sheet(s).							
As required by 37 CFR 3.73(b)(1)(i), the documentary eviden	ce of the chain of title from the original owner to the assignee was,							
or concurrently is being, submitted for recordation pursuant to								
[NOTE: A separate copy (<i>i.e.</i> , a true copy of the original assi- accordance with 37 CFR Part 3, to record the assignment in the	gnment document(s)) must be submitted to Assignment Division in ne records of the USPTO. <u>See</u> MPEP 302.08]							
The undersigned (whose title is supplied below) is authorized to act of	on behalf of the assignee.							
/BRYAN C. DINER/	October 23, 2010							
Signature	Date							
BRYAN C. DINER	Reg. No. 32,409							
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.**

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

Privacy Act Statement

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

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

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

Electronic Acl	knowledgement Receipt
EFS ID:	8688874
Application Number:	10087629
International Application Number:	
Confirmation Number:	3767
Title of Invention:	MULTIFUNCTIONAL CHARGER SYSTEM AND METHOD
First Named Inventor/Applicant Name:	Daniel M. Fischer
Customer Number:	33070
Filer:	Bryan C. Diner
Filer Authorized By:	
Attorney Docket Number:	555255012294
Receipt Date:	23-OCT-2010
Filing Date:	01-MAR-2002
Time Stamp:	16:10:02
Application Type:	Utility under 35 USC 111(a)

Payment information:

Submitted with Payment no								
File Listing:								
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)			
1	Power of Attorney	RIM_FINNEGAN_POA.PDF	151330	no	1			
·			55ef3f27be706caa8125032df82c95a0d544 e2ad					
Warnings:								
Information:								

2	Assignee showing of ownership per 37	SB96_Statement_Under_37_CF	468800	no	2
	CFR 3.73(b).	R_3_73.pdf	9d6438b3f68e3e4b81409fe82bc6ce56a80 3145c		
Warnings:					
Information:					
		Total Files Size (in bytes)	. 6	20130	

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 CERTIFICATE OF CORRECTION

PATENT NO. : 6,936,936 B2 DATED : August 30, 2005

DATED : August 30, 2003 INVENTOR(S) : Fischer et al. Page 1 of 1

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

Title page,

Item [57], ABSTRACT,

Line 6, change "operative to coupled" to -- operative to couple --.

Column 17,

Line 44, replace "25" with -- 65 --.

Column 22,

Line 30, replace "91" with -- 103 --.

Signed and Sealed this

Sixth Day of June, 2006

JON W. DUDAS
Director of the United States Patent and Trademark Office

10/087629

cg

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Inventor(s):

Fischer et al.

Patent No:

6,936,936 B2

Issued:

Aug. 30, 2005

For:

MULTIFUNCTIONAL CHARGER SYSTEM AND METHOD

Atty. Docket No.:

555255012294

Commissioner for Patents

Attention: Certificate of Correction Branch

P.O. Box 1450

Alexandria, Virginia 22313-1450

Certificate

APR 1 4 2006

of Correction

NOTIFICATION OF ERROR IN PRINTING PATENT CERTIFICATE OF CORRECTION REQUESTED UNDER 37 CFR § 1.322

Dear Sir or Madam:

In proofreading the above-referenced patent, it has been noted that errors occurred in the printing thereof. A Certificate of Correction is therefore requested. (See enclosed Certificate of Correction.)

No fees are deemed to be due in connection with the issuance of the Certificate of Correction as the errors are printing errors of the United States Patent and Trademark Office. In the event, however, that fees are due, please charge any fees required by this request to Deposit Account Number 501432, order 555255012294.

1 he obsecutive that this correspondence is sing deposited today with the United S. Pesta, confecus first class mail in veloce addressed to: Commissioner for Frants, P.O. Box 1450. Alexandria, VA 22/13-1450.

on April 6, 2006

By Debra Pejeair

Respectfully submitted,

Joseph M. Sauer Reg. No. 47,919 JONES DAY

901 Lakeside Avenue/North Point

Cleveland, OH 44114

(216) 586-7506

APR 18 2006

CLI-1397846v1

Approved for use through 04/30/2007. OMB 0551-0033

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

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UNITED STATES PATENT AND TRADEMARK OFFICE

CERTIFICATE OF CORRECTION
Page <u>1</u> of <u>1</u>
PATENT NO. : 6,936,936 B2
APPLICATION NO.: 10/087,629
ISSUE DATE : Aug. 30, 2005
INVENTOR(S) : Fischer et al.
It is certified that an error appears or errors appear in the above-identified patent and that said Letters Patent is hereby corrected as shown below:
Face of Patent, (57) Abstract, line 6 Please change "operative to coupled" to operative to couple
Column 17, line 44 Please replace "25" with 65
Column 22, line 30 Please replace "91" with 103

MAILING ADDRESS OF SENDER (Please do not use customer number below): Joseph M. Sauer, Esq., Jones Day, North Point, 901 Lakeside Avenue, Cleveland, OH 44114

This collection of information is required by 37 CFR 1.322, 1.323, and 1.324. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 1.0 hour to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you 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: Attention Certificate of Corrections Branch, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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

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<		CLAIMS REMAINING		(Column 2) HIGHEST	Column 3	4	SMAL	L ENTIT		R SMAL	L ENTITY
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Huawei v. FISI Exhibit No. 1021 - 28/174



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Bib Data Sheet

CONFIRMATION NO. 3767

SERIAL NUMB 10/087,629		FILING OR 371(c) DATE 03/01/2002 RULE 1.47	C	CLASS 307	GRO	ROUP ART UNIT 2838		ATTORNEY DOCKET NO. 555255012294	
APPLICANTS Daniel M. Fischer, Waterloo, CANADA; Dan G. Radut, Waterloo, CANADA; Michael F. Habicher, Cambridge, CANADA; Quang A. Luong, Kitchener, CANADA; Jonathan T. Malton, Kitchener, CANADA; *** CONTINUING DATA **********************************									
1 '	met Allowance Verified and Acknowledged Examiner's Signature Initials COUNTRY CANADA TRANSPORT TO THE COUNTRY CANADA TO THE COUNTRY								
33070 TITLE MULTIFUNCTIO	NAL (CHARGER SYSTEM A	ND MET	HOD					
FILING FEE RECEIVED 3910 FEES: Authority has been given in Paper No to charge/credit DEPOSIT ACCOUNT No for following: All Fees 1.16 Fees (Filing) 1.17 Fees (Processing Ext. of time) 1.18 Fees (Issue) Other Credit						essing Ext. of			

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Complete and send t	his form, together wit	th applicable fe	e(s), to: <u>Mail</u> or <u>Fax</u>	Mail Stop ISSUI Commissioner for P.O. Box 1450 Alexandria, Virg (703) 746-4000	or Patents	
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APPLICATION NO.	FILING DATE	F	IRST NAMED INVE	NTOR	ATTORNEY DOCKET N	O. CONFIRMATION NO.
10/087,629	03/01/2002		Daniel M. Fisch	er .	555255012294	3767
TITLE OF INVENTION: M	IULTIFUNCTIONAL CHA	RGER SYSTEM AI	ND METHOD			
APPLN. TYPE	SMALL ENTITY	ISSUE FE	E P	UBLICATION FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	NO	\$1400		\$300	\$1700	07/15/2005
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TSO, ED	WARD H	2838		307-151000	-	
"Fee Address" indicat	e address or indication of "Fo lence address (or Change of 22) attached. ion (or "Fee Address" Indica or more recent) attached. Use	Correspondence	(1) the names of up to 3 registered patent attorneys or agents OR, alternatively, (2) the name of a single firm (having as a member a registered attorney or agent) and the names of up to			
(A) NAME OF ASSIGN	an assignee is identified be 37 CFR 3.11. Completion	elow, no assignee d of this form is NOT (B)	ata will appear on a substitute for filin RESIDENCE: (CIT	the patent. If an assign g an assignment. TY and STATE OR CO	06/30/2005 MBERHE1 UNTRY) 01 FC:1501 14 108a FC:1504 3	he document has been filed for 00000057 501432 100876
Please check the appropriate	assignee category or catego	ries (will not be prir	ited on the patent) :	Individual 🖾 C	orporation or other privat	e group entity Government
4a. The following fee(s) are Issue Fee	enclosed: mall entity discount permitte	· 4b.	Payment of Fee(s): A check in the ar	mount of the fee(s) is en	iclosed.	55255012294, or credit any overpayment, to tra copy of this form).
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The Director of the USPTO NOTE: The Issue Fee and Pr interest as shown by the reco	is requested to apply the Issuublication Fee (if required) words of the United States Pate	ne Fee and Publication of the second of the	on Fee (if any) or to from anyone other t Office.	re-apply any previousl han the applicant; a reg	y paid issue fee to the ap istered attorney or agent;	plication identified above. or the assignee or other party in
Authorized Signature	XX			Date X	6/20/5	· .
Typed or printed name	Joseph M. Saue			Registration		
The state of the s	n is required by 37 CFR 1.3 ty is governed by 35 U.S.C. plication form to the USPT for reducing this burden, shain 22313-1450. DO NOT 1450. tion Act of 1995, no persons					(and by the USPTO to process) luding gathering, preparing, and of time you require to complete Department of Commerce, P.O. oner for Patents, P.O. Box 1450, antrol number.

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

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CHANGE OF	Application Number	10/087,629
CORRESPONDENCE ADDRESS	Filing Date	03/01/2002
Application	First Named Inventor	Daniel M. Fischer
Address to:	Art Unit	2838
Commissioner for Patents P.O. Box 1450	Examiner Name	Edward H. Tso
Alexandria, VA 22313-1450	Attorney Docket Number	555255012294
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Typed or Pri	inted Joseph M. Sauer			
	res of all the inventors or assignees of rec	ord of the entire interest or t	elephone 216-586-7506	red. Submit multiple
	han one signature is required, see below*			
*Total of _	forms are submitted.			

This collection of information is required by 37 CFR 1.33. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 3 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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NOTICE OF ALLOWANCE AND FEE(S) DUE

7590

04/15/2005

F. Drexel Feeling, Esq. Jones, Day, Reavis & Pogue North Point, 901 Lakeside Avenue Cleveland, OH 44114 EXAMINER

TSO, EDWARD H

ART UNIT PAPER NUMBER

DATE MAILED: 04/15/2005

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/087.629	03/01/2002	Daniel M. Fischer	555255012294	3767

TITLE OF INVENTION: MULTIFUNCTIONAL CHARGER SYSTEM AND METHOD

APPLN. TYPE	SMALL ENTITY	ISSUE FEE	PUBLICATION FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	NO	\$1400	\$300	\$1700	07/15/2005

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 REFLECTS A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE APPLIED IN THIS APPLICATION. THE PTOL-85B (OR AN EQUIVALENT) MUST BE RETURNED WITHIN THIS PERIOD EVEN IF NO FEE IS DUE OR THE APPLICATION WILL BE REGARDED AS ABANDONED.

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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 should be completed and returned to the United States Patent and Trademark Office (USPTO) with your ISSUE FEE and PUBLICATION FEE (if required). Even if the fee(s) have already been paid, Part B - Fee(s) Transmittal should be completed and returned. 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.

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

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CURRENT CORRESPONDENCE	CE ADDRESS (Note: Use Block 1 for	any change of address)		Fee(s) Transmittal. The papers. Each additions	mailing can only be used fair cannot be used al paper, such as an assignme of mailing or transmission.	or domestic mailings of the for any other accompanying ent or formal drawing, must
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Jones, Day, Reavis	& Pogue			I hereby certify that the States Postal Service	his Fee(s) Transmittal is bein with sufficient postage for fit il Stop ISSUE FEE address PTO (703) 746-4000, on the	g deposited with the United st class mail in an envelope
Cleveland, OH 441				transmitted to the USI	TO (703) 746-4000, on the	date indicated below.
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APPLICATION NO.	FILING DATE	FI	RST NAMED	INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/087,629	03/01/2002		Daniel M.	Fischer	555255012294	3767
APPLN. TYPE	MULTIFUNCTIONAL CHAI	ISSUE FEE		PUBLICATION FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	NO	\$1400		\$300	\$1700	07/15/2005
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(A) NAME OF ASSIGN	EE	(B)	RESIDENCI	E: (CITY and STATE OR CO	UNTRY)	
	e assignee category or catego				orporation or other private gr	oup entity Government
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The Director of the USPTO NOTE: The Issue Fee and P interest as shown by the rec	is requested to apply the Issue bublication Fee (if required) words of the United States Pate	ne Fee and Publication vill not be accepted the sand Trademark Control The sand Trade	on Fee (if any from anyone office.	y) or to re-apply any previous other than the applicant; a reg	ly paid issue fee to the applic istered attorney or agent; or t	ation identified above. he assignee or other party in
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This collection of information application. Confidential submitting the completed aphis form and/or suggestion. Box 1450, Alexandria, Virginia 22313-Under the Paperwork Reduc	on is required by 37 CFR 1.3 ity is governed by 35 U.S.C. pplication form to the USPT is for reducing this burden, skinia 22313-1450. DO NOT 1.450. tion Act of 1995, no persons	11. The information 122 and 37 CFR 1. O. Time will vary d tould be sent to the 0 SEND FEES OR CO are required to response	is required to 14. This coll- epending up Chief Inform DMPLETED ond to a colle	o obtain or retain a benefit by ection is estimated to take 12 on the individual case. Any cation Officer, U.S. Patent and FORMS TO THIS ADDRES ection of information unless it	the public which is to file (an minutes to complete, includi mments on the amount of it Trademark Office, U.S. Dep S. SEND TO: Commissioner displays a valid OMB control	d by the USPTO to process) ng gathering, preparing, and me you require to complete nartment of Commerce, P.O. for Patents, P.O. Box 1450, I number.
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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/087,629	03/01/2002	Daniel M. Fischer	555255012294	3767
	590 04/15/2005		EXAMI	NER
F. Drexel Feeling Jones, Day, Reavis			TSO, EDW	/ARD H
North Point, 901 L			ART UNIT	PAPER NUMBER
Cleveland, OH 441	114		2838	

DATE MAILED: 04/15/2005

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 464 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 464 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 (703) 305-8283.

Page 3 of 3

PTOL-85 (Rev. 12/04) Approved for use through 04/30/2007.

	Application No.	Applicant(s)	$\langle a \rangle$			
AL 41	10/087,629	FISCHER ET AL.				
Notice of Allowability	Examiner	Art Unit				
	Edward H. Tso	2838				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address All claims being allowable, PROSECUTION ON THE MERITS IS (OR REMAINS) CLOSED in this application. If not included herewith (or previously mailed), a Notice of Allowance (PTOL-85) or other appropriate communication will be mailed in due course. THIS NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIGHTS. This application is subject to withdrawal from issue at the initiative of the Office or upon petition by the applicant. See 37 CFR 1.313 and MPEP 1308.						
1. X This communication is responsive to an RCE filed 4/4/2005	<u>5</u> .					
2. The allowed claim(s) is/are <u>1-6,8-25,27 and 29-107</u> .						
3. \boxtimes The drawings filed on <u>01 March 2002</u> are accepted by the	Examiner.					
 4. ☐ 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 the: 1. ☐ Certified copies of the priority documents have been received. 2. ☐ Certified copies of the priority documents have been received in Application No 3. ☐ Copies of the certified copies of the priority documents have been received in this national stage application from the International Bureau (PCT Rule 17.2(a)). 						
* Certified copies not received: Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDONN THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.		complying with the requ	irements			
5. A SUBSTITUTE OATH OR DECLARATION must be subm INFORMAL PATENT APPLICATION (PTO-152) which give			TICE OF			
 6. CORRECTED DRAWINGS (as "replacement sheets") must be submitted. (a) including changes required by the Notice of Draftsperson's Patent Drawing Review (PTO-948) attached 1) hereto or 2) to Paper No./Mail Date (b) including changes required by the attached Examiner's Amendment / Comment or in the Office action of Paper No./Mail Date Identifying indicia such as the application number (see 37 CFR 1.84(c)) should be written on the drawings in the front (not the back) of each sheet. Replacement sheet(s) should be labeled as such in the header according to 37 CFR 1.121(d). 						
7. DEPOSIT OF and/or INFORMATION about the depo attached Examiner's comment regarding REQUIREMENT			ite 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-1449 or PTO/SB/O Paper No./Mail Date 4/4/05; 12/6/04 4. ☐ Examiner's Comment Regarding Requirement for Deposit of Biological Material 	5. Notice of Informal P 6. Interview Summary Paper No./Mail Dat 7. Examiner's Amendr 8. Examiner's Stateme 9. Other	(PTO-413), ie nent/Comment				
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Notice of Allowability

Part of Paper No./Mail Date 042005

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Sheet 1

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INFORMATION DISCLOSURE STATEMENT BY APPLICANT

(Use as many sheets as necessary)

of 1

 Complete if Known

 Application Number
 10/087,629

 Filling Date
 03/01/2002

 First Named Inventor
 Daniel M. Fischer

 Art Unit
 2838

 Examiner Name
 Edward H. Tso

 Attorney Docket Number
 555255012294

			U. S. PATEN	T DOCUME			
Examiner Initials*	Cite No.1	Document Number	Publication Date MM-DD-YYYY	Ap	Name of Patentee or plicant of Cited Document	Pages, Columns, Lines, Whe Relevant Passages or Relevant Figures Appear	ere ant
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U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

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pplication Number	10/087,629		
iling Date	March 01, 2002		
irst Named Inventor	Daniel M. Fischer		
rt Unit	2838		
xaminer Name	Edward H. Tso		
ttorney Docket Number	555255-012294		
	Con Application Number Filling Date First Named Inventor Art Unit Examiner Name		

		-	U. S. PATENT	DOCUMENTS		
Examiner Initials*	Cite No.1	Document Number Number-Kind Code ^{2 (f known)}	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, When Relevant Passages or Relevan Figures Appear	
	AA	US- 3,775,659	11/27/1973	Carlsen, II		
~	AB	^{US-} 4,433,251	02/21/1984	Banks, et al.		
$\overline{\mathcal{A}}$	AC	US- 4,510,431	04/09/1985	Winkler		
 	AD	^{US-} 5,173,855	12/22/1992	Neilsen, et al.		
	AE	^{US-} 5,229,649	07/20/1993	Nielsen, et al.		
1	AF	US- 5,272,475	12/21/1993	Eaton, et al.		
	AG	^{US-} 5,444,378	08/22/1995	Rogers		
	AH	US- 5,631,503	05/20/1997	Cioffi		
	Al	^{US-} 5,638,540	06/10/1997	Aldous		
	AJ	^{US-} 5,651,057	07/22/1997	Blood, et al.	·	
	AK	^{US-} 5,769,877	06/23/1998	Barreras, Sr.		
1	AL	^{US-} 5,850,113	12/15/1998	Weimer, et al.		
1	AM	^{US-} 5,939,860	08/17/1999	William		
	AN	^{US-} 6,104,162	08/15/2000	Sainsbury, et al.		
}	AO	us- 6,104,759	08/15/2000	Carkner, et al.		
	AP	us- 6,252,375	06/26/2001	Richter, et al.		
	AQ	^{US-} 6,211,649	04/03/2001	Matsuda		
7	AR	^{US-} 6,184,652	02/06/2001	Yang		
7	AS	^{US-} 6,006,088	12/21/1999	Couse	•	

	Cite No.1	Foreign Patent Document	FOREIGN PATENT DOCUMENTS oreign Patent Document Publication Name Date Applicant		Pages, Columns, Lines, Where Relevant Passages		
		Country Code ³ "Number ⁴ "Kind Code ⁵ (if known)	MM-DD-YYYY		Or Relevant Figures Appear		
8	ВА	WO 0101330A1	01/04/2001	McClurg, et al.	<u> </u>		
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Translation is attached.

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Complete if Known				
Application Number	10/087,629			
Filing Date	March 01, 2002			
First Named Inventor	Daniel M. Fischer			
Art Unit	2838			
Examiner Name	Edward H. Tso			
Attorney Docket Number	555255-012294			
	Application Number Filing Date First Named Inventor Art Unit Examiner Name	Application Number 10/087,629 Filing Date March 01, 2002 First Named Inventor Daniel M. Fischer Art Unit 2838 Examiner Name Edward H. Tso		

Examiner Initials*	Cite No.1	Document Number Number-Kind Code ^{2 (f known)}	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear
755)	AT.	^{US-} 6,130,518	10/10/2000	Gabehart, et al.	
30)	AU	^{US-} 6,255,800	07/02/2001	Bork	
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		FOREI	GN PATENT DOCU	MENTS		
Examiner Initials*	Cite No.1	Foreign Patent Document	Publication Date	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages	
		Country Code ³ "Number ⁴ "Kind Code ⁸ (if known)	MM-DD-YYYY		Or Relevant Figures Appear	T°
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Examiner Signature	7	1/	lr	(Date Considered	ч	20
*EXAMINER:	Initial if reference consi	dered, v	hether	or not citation is in conformance with MPEP 609. Dra	w line through	citation if not	in conformance and
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considered, include copy of this form with next communication to applicant. Applicant's unique citation designation number (optional). See Kinds Codes of USPTO Patent Documents at www.uspio.gov or MPEP 901.04. Enter Office that issued the document, by the two-letter code (WIPO Standard ST.3). For Japanese patent documents, the indication of the year of the reign of the Emperor must precede the serial number of the patent document. May the appropriate symbols as indicated on the document under WIPO Standard ST.16 if possible. Applicant is to place a check mark here if English language Translation is attached.

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Cassiii		~	COEMO	Application Number	10/087,629
INF	ORMATION	DIS	CLOSURE	Filing Date	March 01, 2002
STA	TEMENT E	BY A	PPLICANT	First Named Inventor	Daniel M. Fischer
	(Use as menu abo			Art Unit	2838
	(Use as many she	eus as n	ecessary)	Examiner Name	Edward H. Tso
Sheet	3	of	3	Attorney Docket Number	555255-012294

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		NON PATENT LITERATURE DOCUMENTS				
Examiner Initials*	Cite No. ¹	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume-issue number(s), publisher, city and/or country where published.	T²			
18	СА	Electric Double-Layer Capacitors, Vol. 2, 10/25/1996 (Japan, Tokin Corp., Cat. No. EC-200E)				
	СВ	Supercapacitor: User's Manual, Vol. 2 (Japan, Tokin Corp., date unknown)				
157	СС	Charging Big Supercaps, Portable Design, p. 26, March 1997				
Examiner	L	Date NaT	<u> </u>			

Signature

Considered

EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant.

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

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Issue	Classif	fication

Application/Control No.	Applicant(s)/Patent	under		
10/087,629	FISCHER ET AL.			
Examiner	Art Unit			
Edward H. Tso	2838			

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BIBDATASHEET

*BIBDATASHEET			Γ	CONFIRE	
SERIAL NUMBER 10/087,629	FILING DATE 03/01/2002	CLASS	GROUP ART U	NIT ATTO	DRNEY D NO.
10/087,629	RULE 1.47	307	2838	5:	55255012
APPLICANTS					
APPLICANTS Daniel M. Fischer,	Waterloo, CANADA;	·			
	terloo, CANADA; er, Cambridge, CANADA;Qı n, Kitchener, CANADA;	uang A. Luong, Kitchene	r, CANADA;		
CONTINUING DATA **	Ws	157			
This appln claims	benefit of 60/273,021 03/01/ of 60/330,486 10/23/2001	/200 ¹			
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FOREIGN APPLICATION	ons ····································	u			
F REQUIRED, FOREIGN 04/05/2002	FILING LICENSE GRANTI	ED			
Foreign Priority claimed	yes no	STATE OR	SHEETS	TOTAL	INDEP
Si USC 119 (a-d) conditions met	yes na Met after Allo	_/ COUNTRY	DRAWING	CLAIMS 36	CL
2	/	CANADA	4	30	<u> -</u>
ADDRESS F. Drexel Feeling, Esq.					
Jones, Day, Reavis & Pog North Point, 901 Lakeside	gue Avenue				
Cleveland , OH 44114					
TITLE					
11111LE	stem and method				
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Search Notes	

Application/Control No.	Applicant(s)/Patent un Reexamination	nder
10/087,629	FISCHER ET AL.	
Examiner	Art Unit	
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	SEARCHED								
Class	Subclass	Date	Examiner						

INTERFERENCE SEARCHED								
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Office on the date shown below.

Signature

PTO/SB/30 (09-04)

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U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

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Request	Application Number	10/087,629
for Continued Examination (限QE)	Filing Date	03/01/2002
Transmittal	First Named Inventor	Daniel M. Fischer
Address to:	Art Unit	2838
Commissioner for Patents	Examiner Name	Edward H. Tso
P.O. Box 1450 Alexandria, VA 22313-1450	Attorney Docket Number	555255012294
This is a Request for Continued Examination (RCE) under 37 Cl Request for Continued Examination (RCE) practice under 37 Cl 1995, or to any design application. See Instruction Sheet for RC	FR 1.114 does not apply to any ut	ility or plant application filed prior to June 8,
Submission required under 37 CFR 1.114 No amendments enclosed with the RCE will be entered in the applicant does not wish to have any previously filed uner amendment(s). Previously submitted. If a final Office action is	e order in which they were filed ur ntered amendment(s) entered, app	nless applicant instructs otherwise. If licant must request non-entry of such
a. considered as a submission even if this box is i. Consider the arguments in the Appeal B	not checked.	·
b.	iii. ✓ Information	n Disclosure Statement (IDS)
Miscellaneous Suspension of action on the above-identified period of months. (Period of suspens b Other		
3. Fees The RCE fee under 37 CFR 1.17(e) is require The Director is hereby authorized to charge th Deposit Account No. 501432 (55525501229	he following fees, or credit any ove 4) I have enclosed a duplic	erpayments, to
i. RCE fee required under 37 CFR 1.17(e) ii. Extension of time fee (37 CFR 1.136 and 1	H ALVAE JOANE AUG	DNDAF1 00000076 501432 10087629
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b. Check in the amount of \$	enclosed	
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	ANT, ATTORNEY, OR AGENT RE	
Signature Name (Print/Type) Joseph M. Sauer	Date Reg	e 3/3/05 istration No. 47/919
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I hereby certify that this correspondence is being deposited with the Unit		postage as first class mail in an envelope

Name (Print/Type) Debra L. Pejeau

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Date

Manuella J/, 2005

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



Attorney Docket No. 555255012294

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Daniel M. Fischer, et al.

Serial No.:

10/087,629

Filed:

March 01, 2002

For:

Multifunctional Charger System and Method

Art Unit:

2838

Examiner:

Edward H. Tso

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

Sir:

In accordance with the duty of disclosure imposed by 37 C.F.R. § 1.56, applicants hereby advise the United States Patent and Trademark Office of certain references which may be material to the determination of patentability of the above-identified application. The references are identified on the attached Form PTO-1449. Copies of the references are enclosed. Applicants respectfully request that these references be considered and made of record in the present application by completing and returning the enclosed Form PTO-1449.

No fee is believed to be due for entry of this Information Disclosure Statement. However, if any fee should be required, please charge such fee to Jones Day's Deposit Account

No. 501432, Reference No. 555255012294.

I hereby certify that this correspondence is being deposited today with the United States Postal Service as first class mail in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA

04/05/2005 AWDNDAF1 00000076 501432 10087629

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Joseph M. Sauer Reg. No. 47,919 JONES DAY North Point 901 Lakeside Avenue Cleveland, Ohio 44114 (216) 586-3939

Respectfully submitted,

Page 1 of 1

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	Under the Pap	erwork Reduction Act of 19	95, no persons are required	to respond to a collection of informa	tion unless it contains a valid OMB co	ntrol number.
01/	7	form 1449/PTO			mplete if Known	
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ADD al.	ığ⊬or	RMATION DIS	CI OCUBE	Filing Date	March 01, 2002	
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APR 0 4		EMENT BY A		Art Unit	2838	
Z.	. E	(Use as many sheets as i	necessary)	Examiner Name	Edward H. Tso	
RADE	A Sheet 1	of 3	3	Attorney Docket Number	555255-012294	

				F DOCUMENTS	
Examiner Initials*	Cite No. ¹	Document Number Number-Kind Code ^{2 (f known)}	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear
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	AC	^{US-} 4,510,431	04/09/1985	Winkler	
	AD	^{US-} 5,173,855	12/22/1992	Neilsen, et al.	
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	AF	^{US-} 5,272,475	12/21/1993	Eaton, et al.	
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	AO	^{US-} 6,104,759	08/15/2000	Carkner, et al.	
	AP	^{US-} 6,252,375	06/26/2001	Richter, et al.	
	AQ	^{US-} 6,211,649	04/03/2001	Matsuda	
	AR	^{US-} 6,184,652	02/06/2001	Yang	
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		Country Code ³ Number ⁴ Kind Code ⁵ (if known)	MM-DD-YYYY		Or Relevant Figures Appear	Τ,
	ВА	WO 0101330A1	01/04/2001	McClurg, et al.		
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Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it contains a valid OMB control number. Complete if Known Substitute for form 1449/PTO Application Number 10/087,629 Filing Date March 01, 2002 INFORMATION DISCLOSURE First Named Inventor Daniel M. Fischer STATEMENT BY APPLICANT Art Unit 2838 (Use as many sheets as necessary) Examiner Name Edward H. Tso 555255-012294 Sheet 2 Attorney Docket Number of 3

Examiner	Cite	Document Number	Publication Date	Name of Patentee or	Pages, Columns, Lines, Where
Initials*	Cite No. ¹	Number-Kind Code ^{2 (# known)}	MM-DD-YYYY	Applicant of Cited Document	Relevant Passages or Relevant Figures Appear
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Sheet	3	of	3	Attorney Docket Number	555255-012294

Examiner	Cite	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of	
Initials*	No.1	the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume-issue number(s), publisher, city and/or country where published.	T²
	CA	Electric Double-Layer Capacitors, Vol. 2, 10/25/1996 (Japan, Tokin Corp., Cat. No. EC-200E)	
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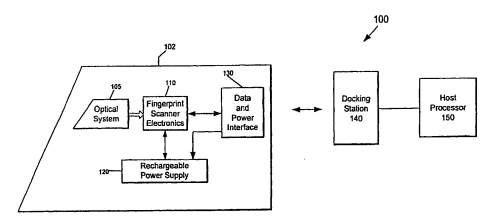
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(54) Title: RECHARGEABLE MOBILE HAND-HELD FINGERPRINT SCANNER WITH A DATA AND POWER COMMUNICATION INTERFACE



(57) Abstract: A mobile, hand-held fingerprint scanner is recharged by a data and power communication interface. The mobile, hand-held fingerprint scanner includes a rechargeable power supply and a data and power communication interface. The rechargeable power supply powers the fingerprint scanner during mobile use. In one example, the rechargeable power supply includes at least one rechargeable battery, a charging circuit, and a voltage regulator circuit. Data and recharging power is carried over the same interface. A separate plug for power is not needed. The fingerprint scanner can then be inserted quickly and easily in a docking station as only a single data and power communication interface need be coupled. This is particularly advantageous in law enforcement applications where mobile use is important and safety can be compromised if a mobile scanner does not couple to a docking station quickly and easily.

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Rechargeable Mobile Hand-Held Fingerprint Scanner With a Data and Power Communication Interface

Background of the Invention

1. Field of the Invention

The present invention relates generally to fingerprint scanning and imaging.

10 2. Related Art

Biometrics are a group of technologies that provide a high level of security. Fingerprint capture and recognition is an important biometric technology. Law enforcement, banking, voting, and other industries increasingly rely upon fingerprints as a biometric to recognize or verify identity. See, *Biometrics Explained*, v. 2.0, G. Roethenbaugh, International Computer Society Assn. Carlisle, PA 1998, pages 1-34 (incorporated herein by reference in its entirety).

Fingerprint scanners are available which capture an image of a fingerprint.

A signal representative of the captured image is then sent over a data communication interface to a host computer for further processing. For example, the host can perform one-to-one or one-to-many fingerprint matching.

However, such fingerprint scanners are typically attached or tethered to a computer. These fingerprint scanners can rely upon power from a separate plug or through a Universal Serial Bus (USB) interface. See, e.g., fingerprint scanners made by Digital Persona, Veridcom, and SecurGen.

Mobile use is increasingly desired in biometric applications, such as law enforcement. Police and other users need a portable, hand-held device to easily

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capture fingerprint images in the field. The portable hand-held device must be powered reliably. Conventional fingerprint scanners tethered to a personal computer cannot meet this need.

Summary of the Invention

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The present invention provides a mobile, hand-held fingerprint scanner that is recharged by a powered data communication interface. Data and recharging power is carried over the same interface. A separate plug for power is not needed. The fingerprint scanner can then be inserted quickly and easily in a docking station as only a single data and power communication interface need be coupled. This is particularly advantageous in law enforcement applications where mobile use is important and safety can be compromised if a mobile scanner does not couple to a docking station quickly and easily.

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In one embodiment, the mobile, hand-held fingerprint scanner includes a rechargeable power supply and a data and power communication interface. The rechargeable power supply powers the fingerprint scanner during mobile use. In one example implementation, the rechargeable power supply includes at least one rechargeable battery, a charging circuit, and a voltage regulator circuit. The charging circuit regulates the charging (*i.e.* the rate) of a rechargeable battery when the fingerprint scanner is receiving power through the data and power communication interface. The voltage regulator circuit maintains a substantially constant output system voltage from the rechargeable battery during mobile use. Further, in one preferred example, the data and power communication interface is a universal serial bus (USB). The data and power interface of the present invention is not limited to USB. In general, any data communication interface that provides for power in its protocol may be used, such as, an IEEE 1394 interface.

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Further features and advantages of the present invention, as well as the structure and operation of various embodiments of the present invention, are described in detail below with reference to the accompanying drawings.

Brief Description of the Drawings

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The accompanying drawings, which are incorporated herein and form part of the specification, illustrate the present invention and, together with the description, further serve to explain the principles of the invention and to enable a person skilled in the pertinent art to make and use the invention.

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FIG. 1 is a diagram of a mobile, hand-held fingerprint scanner and docking system according to one embodiment of the present invention.

FIG. 2 is a diagram of a mobile, hand-held fingerprint scanner according to one embodiment of the present invention.

FIGs. 3A and 3B are drawings of an example implementation of a mobile, hand-held fingerprint scanner used in a law enforcement application according to the present invention.

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The present invention is described with reference to the accompanying drawings. In the drawings, like reference numbers indicate identical or functionally similar elements. Additionally, the left-most digit(s) of a reference number identifies the drawing in which the reference number first appears.

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Detailed Description of the Embodiments

According to the present invention, a mobile, hand-held fingerprint scanner is recharged by a data and power communication interface. The term "data and power interface" refers to any communication interface that transfers data and provides power. The data and power interface of the present invention can include, but is not limited to, Universal Serial Bus (USB) or IEEE 1394.

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FIG. 1 shows a mobile, hand-held fingerprint scanner and docking system 100 according to one embodiment of the present invention. System 100 includes a mobile, hand-held fingerprint scanner 102, docking station 140 and a host processor 150. Fingerprint scanner 102 is a portable, hand-held scanner that detects and stores images representing part or all of a fingerprint. For convenience, the term "fingerprint image" is used herein to refer to any type of detected fingerprint including but not limited to an image of all or part of one or more fingerprints, a rolled fingerprint, a flat stationary fingerprint, a palm print, and/or prints of multiple fingers. Fingerprint scanner 102 is detachably coupled to docking station 140. Stored images are then downloaded from fingerprint scanner 102 through docking station 140 to a host processor 150.

In one embodiment, fingerprint scanner 102 includes an optical system 105. For example, optical system 105 can include a prism and a lens system, as described in U.S. Patent No. 5,900,993 (incorporated herein by reference). Other optical systems can be used in the present invention as would be apparent to a person skilled in the art.

Optical system 105 outputs a fingerprint image to fingerprint scanner electronics 110. Fingerprint scanner electronics 110 detects the image and generates an electrical signal representative of the detected signal. The signal is then stored in a memory for subsequent download through data and power interface 130.

According to the present invention, rechargeable power supply 120 is coupled to fingerprint scanner electronics 110 (and electrical components, if any, in optical system 105) and data and power interface 130. Rechargeable power supply 120 provides power for the electronic components in fingerprint scanner 102, including fingerprint scanner electronics 110 and any electrical components in optical system 105, such as, a shutter, lens cover, or drive unit(s) for the lens system. Rechargeable power supply 120 is able to power the fingerprint scanner 102 when the scanner is in active, mobile use out of the docking station 140.

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According to a further feature, when the fingerprint scanner 102 is returned to docking station 140, power is provided through data and power interface 130 to recharge rechargeable power supply 120. No separate plug or power connection is needed. This is especially important in time-sensitive and safety critical applications, such as law enforcement. A police officer needs to be able to return fingerprint scanner 102 to docking station 140 in a simple and rapid fashion such that a connection is made quickly and reliably.

In one preferred example, data and power interface 130 is a universal serial bus (USB). A USB includes four pins (or channels). Two pins (+,-) carry a differential data signal, a third pin carries power, and a fourth pin is ground. The data and power interface of the present invention is not limited to USB. In general, any data communication interface that provides for power in its protocol may be used, such as, the IEEE 1394 High Performance Serial Bus (also called a FIREWIRE interface). See, e.g., Randall, "Solutions: Tutor, a Serial Bus on Speed," *PC Magazine* May 25, 1999, pp. 201-203 (incorporated herein by reference).

Docking station 140 can hold fingerprint scanner 102 in a variety of configurations depending upon a particular application and environment. For example, in a law enforcement application, docking station 140 may be a holder mounted in a police car. Host processor 150 can be any type of computer, processor(s), or logic which can receive and process fingerprint images detected by the fingerprint scanner 102. In one example, host processor 150 includes software for performing one-to-one or one-to-many fingerprint matching and recognition.

In another example, host processor 150 transmits detected fingerprint data to another processor for matching and recognition. For instance, if host processor 150 is in a law enforcement vehicle, host processor 150 can transmit detected fingerprint data to another processor at a police station or FBI office with access to a larger database for matching and recognition over a broader range of data.

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In a law enforcement application, host processor 150 can further assemble the detected images into a format compatible with a local, county, or state AFIS or the NCIC or NCIC 2000 service. National Crime Information Center (NCIC) is an on-line information service jointly maintained by the Federal Bureau of Investigation (FBI) and criminal justice agencies throughout the United States and its territories. NCIC is being replaced by NCIC 2000, which will provide all NCIC services and new services. The new services include fingerprint matching, additional information files, and image files.

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FIG. 2 is a diagram showing mobile, hand-held fingerprint scanner 102 in further detail according to one embodiment of the present invention. Fingerprint scanner electronics 110 includes a camera board 212 and a capture board 214. Camera board 212 includes a CMOS square pixel array. For example, a CMOS camera manufactured by Motorola Corporation can be used. Capture board 214 includes a memory for storing detected fingerprint images. Other circuitry and/or processing capability, such as, a frame grabber, analog/digital converter, and system controller can be provided as would be apparent to a person skilled in the art given this description. Such functionality can be provided all or in part, as desired, in the camera card 212, capture card 214, a stand-alone component, docking station 140 or host processor 150. In one example, image processing and finger print matching and recognition operations are carried out primarily in host processor 150. Processing operations related to detecting and storing a detected image signal are carried out in capture board 214.

Rechargeable power supply 120 includes voltage regulator circuit 222, at least one rechargeable battery 224, and charging circuit 226. Data and power interface 230 is a Universal Serial Bus (USB). Voltage regulator circuit 222 maintains a substantially constant output system voltage from rechargeable battery 224 during mobile use and while nested in docking station 140. In one preferred example, a relatively low system voltage of about 3 volts can be output to power a CMOS camera (compared to 12 volts for a charge-coupled-device (CCD)

camera). Charging circuit 226 regulates the charging (i.e., the rate of charging) of a rechargeable battery 224 when fingerprint scanner 102 is receiving power through Universal Serial Bus 230. In one example, charging circuit 226 is connected to charge voltage regulator circuit 222 and rechargeable battery 224 with power from USB 230. Rechargeable battery 224 is coupled to voltage regulator circuit 222. Other configurations and arrangements can be used. Any known charging circuit and voltage regulator circuit can be used in accordance with this description as would be apparent to a person skilled in the art.

Example Mobile Hand-Held Fingerprint Scanner

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FIGs. 3A and 3B are drawings of an example implementation of a mobile, hand-held fingerprint scanner (also called a live scan device) used in a law enforcement application according to the present invention. FIG. 3A shows two views (top view and a view from an angle) of an example fingerprint scanner 102 according to the present invention. Fingerprint scanner 102 can be used with a FBI Mobile Imaging Unit (MIU) software application in host processor 150 to support NCIC 2000 functions in mobile law enforcement vehicles. The MIU provides a user interface, supports various peripheral devices, and transmits information in NCIC 2000-defined formats. The mobile fingerprint live scan device 102 can operate as a peripheral to the MIU (or to a processor that performs MIU-equivalent functions).

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Fingerprint scanner 102 captures single (right or left index) fingerprint images in the environment of a law enforcement vehicle (see FIG. 3B). Fingerprint scanner 102 communicates the fingerprint images to a mobile host processor 150 in the vehicle. Fingerprint scanner 102 does not compromise officer safety when used by a single officer working with an unknown subject in a remote location. Hence, its small size, light weight, and mobility in the vicinity of the patrol car are vital to law enforcement. The ability to provide electrical

power to fingerprint scanner 102 and support data transfer to the mobile host processor 150 without a tether is also highly desirable to law enforcement.

Further, fingerprint scanner 102 is sufficiently rugged for extended use in a mobile environment. The housing for fingerprint scanner 102 is a machined aluminum enclosure providing a rugged, durable device that can sustain the rigors of harsh temperature environments associated with portable/mobile use with mass handling.

Host processor 150 includes or is coupled through a wireless communication link to other system databases or services (such as NCIC 2000). A software interface which is TWAIN compliant is included for easy integration and Plug and Play (PnP) connectivity.

Fingerprint scanner 102 integrates optical system 105 and an internal processor in electronics 110 to make up a complete, self-contained unit. The optics provide forensic quality image capture that meets or exceeds most image matching requirements.

The hardware interface of the fingerprint scanner 102 utilizes an industry standard USB connection 230 in one example. USB interface 230 eliminates the need for costly digitizer boards, providing immediate return on investment.

Fingerprint scanner 102 is ergonomically designed to fit the hand naturally. The oblong, cylindrical shape (similar to a flashlight), does not contain sharp edges. The device is small enough to be gripped by large or small hands without awkward or unnatural movement. The device is comfortable to use without muscle strain on the operator or subject. In one example, fingerprint scanner 102 is $1.5 \times 8.0 \times 1.5$ inches (height x length x width), weighs about 340 grams (12 oz.), and has an image platen size of about 1" x 1".

Fingerprint scanner 102 has controls and status indicators on the front-face of the unit for single (left or right) hand operation. The non-intimidating appearance of the fingerprint scanner 102 is designed to resemble a typical flashlight - a device that is not generally threatening to the public. Fingerprint

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scanner102 has no sharp edges and is constructed of a light-weight aluminum housing that is coated with a polymer to give the device a "rubberized" feel. Because fingerprint scanner 102 is small and lightweight, it may be carried on the officer's utility belt upon exiting a vehicle. The device is designed for one hand use, allowing the officer to have a free hand for protective actions. Fingerprint scanner 102 is designed for harsh environments to sustain issues such as dramatic temperature changes and non-intentional abuse.

Fingerprint scanner 102 exchanges data with the mobile host processor 150 via a docking station 140. The docking station 140 serves as a cradle that easily guides the fingerprint scanner 102 into position blindly, allowing the officer to focus on safety issues rather than the device operation. Docking station 140 is small and compact for easy placement in a tight space. Using a simple USB cable, the docking station 140 transmits data and charges the rechargeable battery 224 through a simple, single connection.

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Fingerprint scanner 102 captures a single image and stores the captured image in any type of portable media (not shown). Such portable media for example can be memory integral to or coupled to receive output from camera board 212. Random-access memory (RAM) backed-up by rechargeable battery 224 is used in one embodiment of the present invention. Rechargeable battery 224 can be a Commercial Off The Shelf (COTS) Nickel Cadmium battery. The low-voltage battery (3.3 VDC) powers fingerprint scanner 102. Other types of memory (flash memory, non-volatile memory, floppy drives, disks, mini-floppy drives, etc.) can be used in alternative embodiments of the present invention.

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In one embodiment of the present invention, a captured image of a fingerprint print is stored locally in memory in fingerprint scanner electronics 110. For example, the memory can store the print without having to transmit the print using expensive radio-frequency transmission. Captured images of prints can be stored in mini-floppy drives (such as the available from Sandisk Corp. or Intel Corp.). In this way, multiple prints can be stored locally. This is especially

important in border control and accident sight markets. A crime scene can also be better documented as prints of all people present can be captured. Such captured prints can then be distinguished from other latent images which are uncovered.

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Fingerprint scanner 102 can meet the most strict NIST (ANSI-NIST CSL 1998) image requirements.

that provide user activation and status indication. The user need only press one

Fingerprint scanner 102 contains a simple push button and set of 3 LED's

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desired format.

button to activate the unit. Once activated, the fingerprint scanner 102 awaits a finger to be introduced to the fingerprint capture platen. The digital image (or analog) is automatically captured when an adequate image area is detected. The image is then tested for quality of data prior to notifying the operator with an indication (e.g., visual indication and/or audible tone) for acceptance. The detected image is scalable to conform to FBI provided software (cropped or padded to 512 pixels by 512 pixels), although the standard image size is 1" X 1", 500 dpi, 256 levels of gray-scale (ANSI-NIST).

The digital fingerprint image output is stored in raw data format within memory (preferably a memory in fingerprint scanner 102). The raw data is then sent via the USB interface to host processor 150. Host processor 150 reformats

the raw data into any desired or required image format. Scanner 102 can also

store information that identifies the format of the raw data. Host processor 150 can then receive this information to determine what reformatting (e.g. cropping and/or padding), if any, is needed. For example, the raw data can be stored ins canner 102 in a 504 x 480 pixel image format. Host processor 150 can then reformat the 504 x 480 pixel format to a 512 x 512 image format or any other

In an example environment, fingerprint scanner 102 can meet the following criteria:

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- * A WINDOWS operating system environment and FBI-provided fingerprint image processing algorithms are used in NCIC 2000 fingerprint transactions;
- * Fingerprint image sampling rate: 500 pixels per inch
- * Size at input to FBI-provided Software: Cropped or padded to 512 pixels by 512 pixels
- * Software interface from live scan device to MIU: TWAIN
- * Image Quality: Electronic Fingerprint Transmission Specification, FBI Criminal Justice Information Services
- 1) Appendix F, IAFIS Image Quality Specification Section 2 Fingerprint Scanners and
- 2) Appendix G, Interim IAFIS Image Quality Specification for Scanners; MIU Processing: FBI-provided fingerprint image processing in mobile computer.

Fingerprint scanner 102 is held in either hand and used to capture a person's fingerprint. The fingerprint is captured from a cooperative individual (frontal approach) or an uncooperative individual (handcuffed subject - most commonly face down). Fingerprint scanner 102 can be operated with one-hand, allowing the officer to have a hand ready for protective actions. The officer need not have fingerprinting knowledge to capture the fingerprint.

The fingerprint capture process is simple as pressing a button and applying the subject's finger. The fingerprint is automatically captured and a quality check is performed immediately. The unit emits a tone to indicate a completed process. The officer may introduce the unit to the docking station blindly, maintaining his eyes on the subject for safety. Once seated in the docking station, the fingerprint is automatically transferred to the mobile computer without operator intervention. The unit's batteries are charged while within the docking station and ready for the next operation.

Thus, the present invention provides a mobile, hand-held fingerprint scanner that is recharged by a powered data communication interface. Data and recharging power is carried over the same interface. A separate plug for power

is not needed. The fingerprint scanner can then be inserted quickly and easily in a docking station, as only a single data and power communication interface need be coupled. This is particularly advantageous in law enforcement applications where mobile use is important and safety can be compromised if a mobile scanner does not couple to a docking station quickly and easily.

Conclusion

While various embodiments of the present invention have been described above, it should be understood that they have been presented by way of example only, and not limitation. It will be understood by those skilled in the art that various changes in form and details may be made therein without departing from the spirit and scope of the invention as defined in the appended claims. Thus, the breadth and scope of the present invention should not be limited by any of the above-described exemplary embodiments, but should be defined only in accordance with the following claims and their equivalents.

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What Is Claimed Is:

- A mobile, hand-held fingerprint scanner, comprising:
 an interface charged rechargeable power supply that powers the fingerprint scanner during mobile use; and
- a data and power communication interface that couples data between the fingerprint scanner and a docking station, and that provides power to charge said interface charged rechargeable power supply; whereby, a dedicated plug for recharging a power supply separate from a data interface can be avoided.
- The mobile, hand-held fingerprint scanner of claim 1, wherein said interface charged rechargeable power supply includes at least one rechargeable battery.
 - 3. The mobile, hand-held fingerprint scanner of claim 2, wherein said interface charged rechargeable power supply includes a charging circuit that regulates the charging of said at least one rechargeable battery when the fingerprint scanner is receiving power through the powered interface.
 - 4. The mobile, hand-held fingerprint scanner of claim 3, wherein said charging circuit regulates the rate of charging of said at least one rechargeable battery.
- 5. The mobile, hand-held fingerprint scanner of claim 2, wherein said interface charged rechargeable power supply includes a voltage regulator circuit that maintains a substantially constant output system voltage from the rechargeable battery during mobile use.

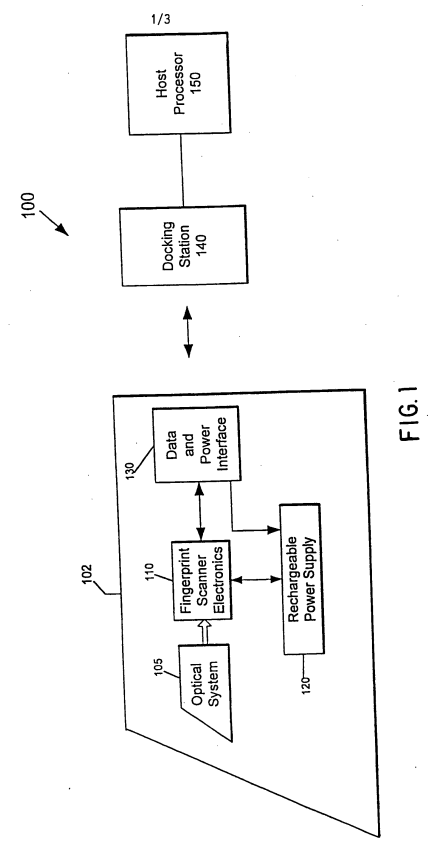
WO 01/01330

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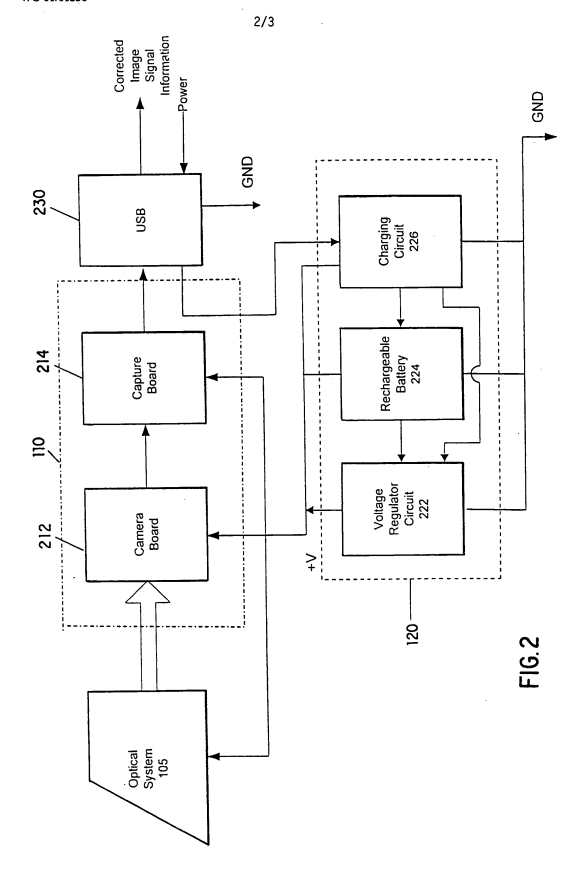
- 6. The mobile, hand-held fingerprint scanner of claim 2, wherein said powered interface comprises a universal serial bus (USB).
- 7. The mobile, hand-held fingerprint scanner of claim 2, wherein said powered interface comprises an IEEE1394 compatible interface.
- 5 8. The mobile, hand-held fingerprint scanner of claim 3, wherein said charging circuit regulates the rate of charging of said at least one rechargeable battery.
 - 9. The mobile, hand-held fingerprint scanner of claim 2, wherein said at least one rechargeable battery comprises at least one nickel cadmium battery.
 - 10. A method for charging a mobile fingerprint scanner comprising the step of:

charging a rechargeable power supply in the mobile fingerprint scanner with power carried over a data and communication interface.

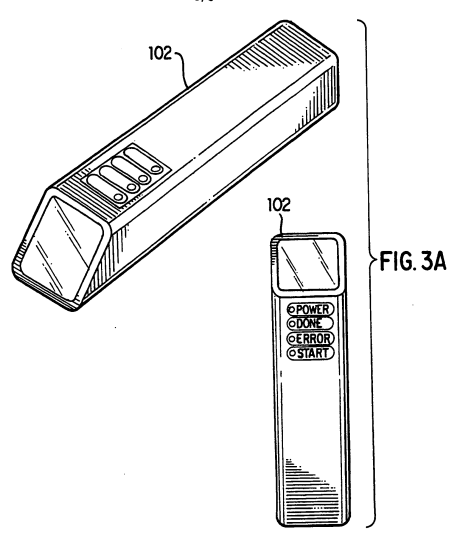
WO 01/01330 PCT/US99/22709

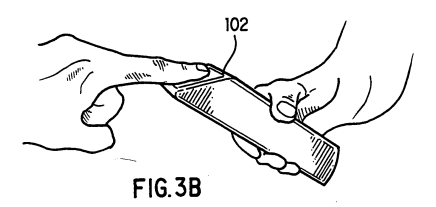


Huawei v. FISI Exhibit No. 1021 - 64/174









2. STATEMENT CONCERNING NON-PREJUDICIAL DISCLOSURES OR EXCEPTIONS TO LACK OF NOVELTY

Due to a possible disclosure by the inventors on or after October 1, 1998, the applicant respectfully requests that the subject International application be granted the respective provisions under National laws concerning Exceptions to Lack of Novelty in each of the designated countries. This is not an admission that the subject invention lacks novelty or inventive step over this disclosure. Exception to Lack of Novelty is hereby requested for purposes of disclosure and precautionary measures.

INTERNATIONAL SEARCH REPORT

international Application No

PCT/US 99/22709 A. CLASSIFICATION OF SUBJECT MATTER IPC 7 G06K9/00 According to International Patent Classification (IPC) or to both national classification and IPC Minimum documentation searched (classification system followed by classification symbols) IPC 7 G06K Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched Electronic data base consulted during the international search (name of data base and, where practical, search terms used) INSPEC, WPI Data, IBM-TDB, PAJ, EPO-Internal, COMPENDEX C. DOCUMENTS CONSIDERED TO BE RELEVANT Category * Citation of document, with indication, where appropriate, of the relevant passages Relevant to claim No. GB 2 313 441 A (MOTOROLA ISRAEL LTD) 1 - 1026 November 1997 (1997-11-26) abstract PATENT ABSTRACTS OF JAPAN Υ 1 - 10vol. 1998, no. 14, 31 December 1998 (1998-12-31) & JP 10 262071 A (FUJI PHOTO FILM CO LTD), 29 September 1998 (1998-09-29) abstract Further documents are listed in the continuation of box C. Patent family members are listed in annex. Special categories of cited documents: "T" later document published after the international filing date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the "A" document defining the general state of the art which is not considered to be of particular relevance invention "E" earlier document but published on or after the international "X" document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified) "Y" document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such documents, such combination being obvious to a person skilled in the art. "O" document referring to an oral disclosure, use, exhibition or other means document published prior to the international filing date but later than the priority date claimed "&" document member of the same patent family Date of the actual completion of the international search Date of mailing of the international search report 20/07/2000 10 July 2000

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Name and mailing address of the ISA

Fax: (+31-70) 340-3016

European Patent Office, P.B. 5818 Patentlaan 2 NL - 2280 HV Rijswijk Tel. (+31-70) 340-2040, Tx. 31 651 epo nl,

Authorized officer

Granger, B

INTERNATIONAL SEARCH REPORT

Into ational Application No
PCT/US 99/22709

		PC1/US 99/22/U9
C.(Continu	ation) DOCUMENTS CONSIDERED TO BE RELEVANT	
Category '	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
P,X	SLUIJS F ET AL: "An on-chip USB-powered three-phase up/down DC/DC converter in a standard 3.3 V CMOS process" 2000 IEEE INTERNATIONAL SOLID-STATE CIRCUITS CONFERENCE. DIGEST OF TECHNICAL PAPERS (CAT. NO.00CH37056), 2000 IEEE INTERNATIONAL SOLID-STATE CIRCUITS CONFERENCE. DIGEST OF TECHNICAL PAPERS, SAN FRANCISCO, CA, USA, 7-9 FEB. 2000, pages 440-441, XP000923437 2000, Piscataway, NJ, USA, IEEE, USA ISBN: 0-7803-5853-8 the whole document	1-10
P,X	PATENT ABSTRACTS OF JAPAN vol. 1999, no. 14, 22 December 1999 (1999-12-22) & JP 11 252489 A (MINOLTA CO LTD), 17 September 1999 (1999-09-17) abstract	1-10

INTERNATIONAL SEARCH REPORT

Information on patent family members

Inte dional Application No
PCT/US 99/22709

Patent document cited in search repo	rt	Publication date	Patent family member(s)	Publication date
GB 2313441	Α	26-11-1997	NONE	
JP 10262071	Α	29-09-1998	NONE	
JP 11252489	Α	17-09-1999	NONE	

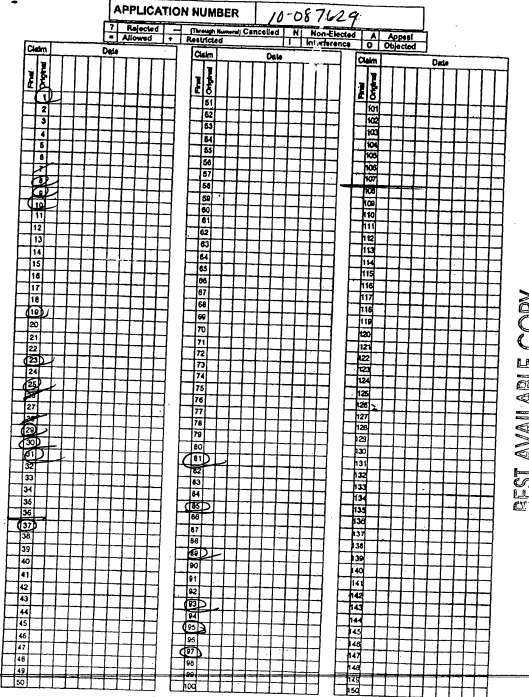
• PRINTER RUSH • (PTO ASSISTANCE)

Application :	10) 0870	, 29 Examiner:	Tso	GAU:	2838 03/16/05					
From:	NPB	Location:	DC FMF FDC	Date:	03/16/05					
		Tracking #:	06070680	Week Date:	1/24/05					
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[XRUSH] RESPONSE:										
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NOTE: This form will be included as part of the official USPTO record, with the Response document coded as XRUSH.

REV 10/04

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		PATENT A		tive October 1, 2001			555255012				294			
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If more than 150 claims or 10 actions staple additional sheet here

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

NOTICE OF ALLOWANCE AND FEE(S) DUE

7590

01/10/2005

F. Drexel Feeling, Esq. Jones, Day, Reavis & Pogue North Point, 901 Lakeside Avenue Cleveland, OH 44114

EXAMINER							
TSO, E	DWARD H						
ART UNIT	PAPER NUMBER						

2838
DATE MAILED: 01/10/2005

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/087.629	03/01/2002	Daniel M. Fischer	555255012294	3767

TITLE OF INVENTION: MULTIFUNCTIONAL CHARGER SYSTEM AND METHOD

APPLN. TYPE	SMALL ENTITY	ISSUE FEE	PUBLICATION FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	NO	\$1400	\$300	\$1700	04/11/2005

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 REFLECTS A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE APPLIED IN THIS APPLICATION. THE PTOL-85B (OR AN EQUIVALENT) MUST BE RETURNED WITHIN THIS PERIOD EVEN IF NO FEE IS DUE OR THE APPLICATION WILL BE REGARDED AS ABANDONED.

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 should be completed and returned to the United States Patent and Trademark Office (USPTO) with your ISSUE FEE and PUBLICATION FEE (if required). Even if the fee(s) have already been paid, Part B - Fee(s) Transmittal should be completed and returned. 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.

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

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

Page 1 of 3

PTOL-85 (Rev. 12/04) Approved for use through 04/30/2007.

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

(703) 746-4000 or <u>Fax</u>

INSTRUCTIONS: This for appropriate. All further cornindicated unless corrected be maintenance fee notification	m should be used for trans respondence including the F selow or directed otherwise s.	mitting the ISSUE latent, advance order in Block 1, by (a)	FEE and PUBLIC ers and notification specifying a new c	CATION FEE (if required of maintenance fees orrespondence address	uired). Blocks 1 through 5 s will be mailed to the current s; and/or (b) indicating a sep-	should be completed where correspondence address as arate "FEE ADDRESS" for			
	E ADDRESS (Note: Use Block 1 for a 90 01/10/2005	any change of address)		Note: A certificate of mailing can only be used for domestic mailings of th Fee(s) Transmittal. This certificate cannot be used for any other accompanyin papers. Each additional paper, such as an assignment or formal drawing, mus have its own certificate of mailing or transmission.					
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APPLICATION NO.	FILING DATE	FI	IRST NAMED INVEN	TOŘ	ATTORNEY DOCKET NO.	CONFIRMATION NO.			
10/087,629	03/01/2002		Daniel M. Fische	r	555255012294	3767			
APPLN. TYPE	SMALL ENTITY	ISSUE FEE	E P(JBLICATION FEE	TOTAL FEE(S) DUE	DATE DUE			
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TSO, EDV	WARD H	2838		307-151000	_	•			
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PLEASE NOTE: Unless recordation as set forth in (A) NAME OF ASSIGNE				he patent. If an assig g an assignment. Y and STATE OR CC	nee is identified below, the country)	ocument has been filed for			
Please check the appropriate	assignee category or categor	ies (will not be prin	ted on the patent) :	☐ Individual ☐ C	Corporation or other private gr	oup entity Government			
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☐ Advance Order - # of	Copies	<u></u>	☐ The Director is I Deposit Account Nu	nereby authorized by omber	charge the required fee(s), or (enclose an extra c	credit any overpayment, to opy of this form).			
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The Director of the USPTO i. NOTE: The Issue Fee and Pu interest as shown by the reco	s requested to apply the Issue oblication Fee (if required) words of the United States Pater	e Fee and Publication ill not be accepted for and Trademark O	on Fee (if any) or to from anyone other the office.	re-apply any previous ian the applicant; a reg	ly paid issue fee to the applicatistered attorney or agent; or the	ation identified above. he assignee or other party in			
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This collection of information an application. Confidentialit submitting the completed applications and/or suggestions Box 1450, Alexandria, Virginia 22313-1 Under the Paperwork Reductives	n is required by 37 CFR 1.31 y is governed by 35 U.S.C. olication form to the USPTC for reducing this burden, sho nia 22313-1450. DO NOT S 450. ion Act of 1995, no persons	1. The information 122 and 37 CFR 1.10. Time will vary do ould be sent to the C END FEES OR CO are required to respon	is required to obtain 14. This collection is epending upon the Chief Information C DMPLETED FORM and to a collection of	or retain a benefit by s estimated to take 12 notividual case. Any c fficer, U.S. Patent and S TO THIS ADDRES f information unless it	the public which is to file (an minutes to complete, includir omments on the amount of I Trademark Office, U. S. Dep S. SEND TO: Commissioner displays a valid OMB control	d by the USPTO to processing gathering, preparing, and me you require to complete artment of Commerce, P.O. for Patents, P.O. Box 1450, I humber.			
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PTOL-85 (Rev. 12/04) Approved for use through 04/30/2007.

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



United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. 80x 1450 Alexandria, Virginia 22313-1450 www.usplo.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.				
10/087,629	03/01/2002	Daniel M. Fischer	555255012294	3767				
7.	590 01/10/2005		EXAM	INER				
F. Drexel Feeling			TSO, EDWARD H					
Jones, Day, Reavis North Point, 901 L			ART UNIT	PAPER NUMBER				
Cleveland, OH 441			2838					
North Point, 901 L	akeside Avenue			PAPER NUMBER				

DATE MAILED: 01/10/2005

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 464 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 464 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 (703) 305-8283.

	Application No.	Applicant(s)	
Nation of Allowability	10/087,629	FISCHER ET AL.	
Notice of Allowability	Examiner	Art Unit	
·	Edward Tso	2838	
The MAILING DATE of this communication appe All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RI of the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED in this app or other appropriate communication GHTS. This application is subject to	olication. If not include will be mailed in due	ed course. THIS
1. \boxtimes This communication is responsive to <u>12/6/2004</u> .			
2. ☑ The allowed claim(s) is/are <u>1-6,8-25,27 and 29-107</u> .			
3. \boxtimes The drawings filed on <u>01 March 2002</u> are accepted by the	Examiner.		
 4. ☐ Acknowledgment is made of a claim for foreign priority uner a) ☐ All b) ☐ Some* c) ☐ None of the: 1. ☐ Certified copies of the priority documents have 2. ☐ Certified copies of the priority documents have 3. ☐ Copies of the certified copies of the priority documents have International Bureau (PCT Rule 17.2(a)). * Certified copies not received: Applicant has THREE MONTHS FROM THE "MAILING DATE" 	e been received. been received in Application No cuments have been received in this i	national stage applica	
noted below. Failure to timely comply will result in ABANDONM THIS THREE-MONTH PERIOD IS NOT EXTENDABLE. 5. A SUBSTITUTE OATH OR DECLARATION must be subminiformal PATENT APPLICATION (PTO-152) which give	itted. Note the attached EXAMINER		OTICE OF
6. ☐ 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 sheet. The properties of the deposit of the properties of the deposit of the depo	it be submitted. con's Patent Drawing Review (PTO- s Amendment / Comment or in the C s4(c)) should be written on the drawing the header according to 37 CFR 1.121(c) sit of BIOLOGICAL MATERIAL n	948) attached Office action of ngs in the front (not the d). nust be submitted. I	
Attachment(s) 1. ☐ Notice of References Cited (PTO-892) 2. ☐ Notice of Draftperson's Patent Drawing Review (PTO-948) 3. ☐ Information Disclosure Statements (PTO-1449 or PTO/SB/0 Paper No./Mail Date 4. ☐ Examiner's Comment Regarding Requirement for Deposit of Biological Material	8. Examiner's Stateme	(PTO-413), te nent/Comment	ŕ

U.S. Patent and Trademark Office PTOL-37 (Rev. 1-04)

Notice of Allowability

Part of Paper No./Mail Date 012005

Application/Control Number: 10/087,629 Page 2

Art Unit: 2838

EXAMINER'S AMENDMENT

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

The application has been amended as follows:

The dependency of claim 27 has been corrected to -25--.

Any inquiry concerning this communication should be directed to the Examiner at the below-listed number.

Any inquiry of a general nature or relating to the status of this application should be directed to the receptionist whose telephone number is 571 272 2800, Monday-Friday, 830am to 5:00pm, EST.

Bv

Primary Examiner 571 272 2087

Issue Classii	fication

Application No.	Applicant(s)	
10/087,629	FISCHER ET AL.	
Examiner	Art Unit	
Edward Tso	2838	

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С	☐ Claims renumbered in the same order as presented by applicant ☐									ОС	PA		□ T.	D.		□ R.	☐ R.1.47		
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4	4		67	34		33	64		100	94			124			154			184
5	5		68	35		34	65		101	95			125			155			185
6	6		69	36		35	66		102	96			126			156			186
	7		84	37		36	67		103	97			127			157			187
13	8		85	38		27	68		104	98			128			158			188
25	9		86	39		26	69]	60	99			129			159			189
37	10		87	40]	40	70]	61	100			130			160			190
38	11		88	41	1	41	71	1	62	101			131			161			191
39	12		89	42		42	72	1	75	102			132			162			192
7	13		90	43	1	43	73	1	76	103			133	j		163			193
8	14		91	44		44	74	1	77	104			134			164			194
9	15		92	45] .	45	75		81	105			135			165			195
10	16		93	46	1	46	76	1	82	106			136			166	ĺ		196
11	17		94	47	1	47	77	1	83	107			137			167	ĺ		197
12	18		14	48	1	48	78			108			138			168	ĺ		198
70	19		15	49	1	49	79	1		109			139			169	ĺ		199
71	20		16	50	1	50	80			110			140			170			200
72	21		17	51	1	. 51	81	1		111			141			171	ĺ		201
73	22		18	52	1	52	82	1		112			142			172	ĺ		202
63	23		19	53	1	53	83	1 '		113			143			173	ĺ		203
64	24		20	54	1	54	84	1		114			144			174	i		204
65	25		21	55	1	55	85	1		115			145			175	1		205
	26		22	56	1	56	86	1		116			146			176	ĺ		206
66	27		23	57	1	57	87	1		117			147			177	ı		207
	28		24	58	1	58	88	1		118			148			178	ı		208
59	29		28	59	1	95	89	1		119			149			179	i		209
74	30		29	60	1	96	90			120			150			180	L		210

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Daniel M. Fischer, Waterloo, CANADA; Dan G. Radut, Waterloo, CANADA; Michael F. Habicher, Cambridge, CANADA;Quang A. Luong, Kitchener, CANADA; Jonathan T. Malton, Kitchener, CANADA; *** CONTINUING DATA***********************************								
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Examiner	Art Unit	
Edward Tso	2838	

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SEARCH NOTES (INCLUDING SEARCH STRATEGY)		
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U.S. Patent and Trademark Office

Part of Paper No. 012005





IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Attorney Docket No. 555255-012294

Group Art Unit:	2838	
Examiner:	Tso))
Inventor:	Daniel M. Fischer, et al.)) AMENDMENT
Serial No.:	10/087,629) AMENDMENT)
Filed:	3/01/2002)
For:	Multifunctional Charger System and Method)))

CERTIFICATE OF MAILING

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Commissioner of Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on Dec. 3, 2004.

By Delira Pejeau

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

Sir:

Please amend the above-referenced application as follows. Any resulting fees should be charged to Jones Day Deposit Account No. 501432, ref: 555255-012294.

IN THE CLAIMS

1. (Currently Amended) A Universal Serial Bus ("USB") adapter for providing a source of power to a mobile device through a USB port, comprising:

a plug unit for coupling to a power socket and for receiving energy from the power socket:

a power converter electrically coupled to the plug unit, the power converter being operable to regulate the received energy from the power socket and to output a power requirement to the mobile device;

a primary USB connector electrically coupled to the power converter for connecting to the mobile device and for delivering the power requirement to the mobile device; and

an identification subsystem electrically coupled to the primary USB connector for providing an identification signal at one or more data lines of the primary USB connector;

wherein the identification signal comprises a voltage level that is applied to at least one of the data lines in the primary USB connector, and the identification signal comprises a logic high signal on the D+ data line and a logic high signal on the D- data line.

- 2. (Original) The USB adapter of claim 1, wherein the plug unit is configured to couple directly with the power socket.
- 3. (Original) The USB adapter of claim 2, wherein the plug unit is configured to couple to at least one power socket selected from the group consisting of: North American power socket, United Kingdom power socket, European power socket, Australian power socket, airplane power socket, and automobile power socket.

- 4. (Original) The USB adapter of claim 1, further comprising a plug adapter that is configured to couple the plug unit to the power socket.
- 5. (Original) The USB adapter of claim 4, wherein the plug adapter is configured to couple to at least one power socket selected from the group consisting of: North American power socket, United Kingdom power socket, European power socket, Australian power socket, airplane power socket, and automobile power socket.
- 6. (Original) The USB adapter of claim 1 wherein the identification signal comprises a voltage level that is applied to at least one of the data lines in the primary USB connector.
- 7. (Cancelled)
- 8. (Currently Amended) A Universal Serial Bus ("USB") adapter for providing a source of power to a mobile device through a USB port, comprising:
- a plug unit for coupling to a power socket and for receiving energy from the power socket;
- a power converter electrically coupled to the plug unit, the power converter being operable to regulate the received energy from the power socket and to output a power requirement to the mobile device;
- a primary USB connector electrically coupled to the power converter for connecting to the mobile device and for delivering the power requirement to the mobile device; and

an identification subsystem electrically coupled to the primary USB connector for providing an identification signal at one or more data lines of the primary USB connector;

The USB adapter of claim 1-wherein the identification subsystem comprises a hard-wired connection of a voltage level to one or more data lines in the primary USB connector.

9. (Currently Amended) A Universal Serial Bus ("USB") adapter for providing a source of power to a mobile device through a USB port, comprising:

a plug unit for coupling to a power socket and for receiving energy from the power socket;

a power converter electrically coupled to the plug unit, the power converter being operable to regulate the received energy from the power socket and to output a power requirement to the mobile device;

a primary USB connector electrically coupled to the power converter for connecting to the mobile device and for delivering the power requirement to the mobile device; and

an identification subsystem electrically coupled to the primary USB connector for providing an identification signal at one or more data lines of the primary USB connector;

The USB adapter of claim 1 wherein the identification subsystem comprises a USB controller that is operable to provide a voltage level to one or more data lines in the primary USB connector.

10. (Currently Amended) A Universal Serial Bus ("USB") adapter for providing a source of power to a mobile device through a USB port, comprising:

a plug unit for coupling to a power socket and for receiving energy from the power socket;

a power converter electrically coupled to the plug unit, the power converter being operable to regulate the received energy from the power socket and to output a power requirement to the mobile device;

a primary USB connector electrically coupled to the power converter for connecting to the mobile device and for delivering the power requirement to the mobile device; and

an identification subsystem electrically coupled to the primary USB connector for providing an identification signal at one or more data lines of the primary USB connector;

The USB adapter of claim 1, wherein the identification subsystem further comprises a switch that is operable to couple electrically the power requirement output from the power converter to the primary USB connector.

- 11. (Original) The USB adapter of claim 10, wherein the identification system is operable to cause the switch to disconnect the power requirement output from the primary USB connector.
- 12. (Original) The USB adapter of claim 11, wherein the identification system is operable to cause the switch to reconnect the power requirement output to the primary USB connector.
- 13. (Original) The USB adapter of claim 1, further comprising an auxiliary USB connector.
- 14. (Original) The USB adapter of claim 13, wherein the data lines of the auxiliary USB connector are coupled to the data lines of the primary USB connector via the identification

subsystem.

15. (Original) The USB adapter of claim 13, wherein the power converter is operable to output a

power requirement to the auxiliary USB connector.

16. (Original) The USB adapter of claim 1, wherein the USB adapter is integrated with a USB

hub or host.

17. (Original) The USB adapter of claim 1, further comprising: a battery receptacle for

providing a location at which to attach a rechargeable battery; and a battery charging subsystem

electrically coupled between the battery receptacle and the power converter, the battery charging

subsystem being operable to receive energy from the power converter and to provide power at

the battery receptacle.

18. (Original) The USB adapter of claim 1, wherein the power converter comprises at least one

component selected from the group consisting of: switching converter, transformer, DC source,

voltage regulator, linear regulator and rectifier.

19. (Currently Amended) A method for providing energy to a mobile device using a USB

adapter that comprises a plug unit, a primary USB connector, a power converter electrically

coupled between the plug unit and the primary USB connector, and an identification subsystem

electrically coupled to the primary USB connector, the method comprising the steps of:

coupling the USB connector to the mobile device;

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coupling the plug unit to a power socket;

outputting a power requirement to the mobile device via the power converter and the USB connector; and

providing an identification signal to the mobile device, via the identification subsystem and the USB connector, that is operative to inform the mobile device that the USB adapter is not limited by the power limits imposed by the USB specification, wherein the identification signal comprises a logic high signal on the D+ data line and a logic high signal on the D- data line.

- 20. (Original) The method of claim 19, further comprising the step of: detecting the presence of the identification signal by the mobile device.
- 21. (Original) The method of claim 19, further comprising the step of: electrically disconnecting the power requirement from the USB connector.
- 22. (Original) The method of claim 21, further comprising the step of: electrically reconnecting the power requirement to the USB connector to allow the power requirement to be outputted to the mobile device.
- 23. (Currently Amended) A powering system for a mobile device having a USB connector; comprising:

a power distribution subsystem in the mobile device that is operable to receive energy through the USB connector and to distribute the energy to at least one component in the mobile device; and

a USB adapter for coupling to the USB connector, the USB adapter comprising a plug unit for coupling to a power socket and that is operable to receive energy from the power socket,

a power converter electrically coupled to the plug unit for regulating the received energy and for providing a power requirement to the power distribution subsystem, and

an identification subsystem that is operable to transmit an identification signal that is operative to identify the USB adapter as not being limited by the power limits imposed by the USB specification, wherein the identification signal comprises a logic high signal on the D+ data line and a logic high signal on the D- data line.

24. (Original) The system of claim 23, further comprising a charging subsystem in the USB power adapter configured to couple the power converter to a battery receptacle to directly charge a rechargeable battery.

25. (Currently Amended) A Universal Serial Bus ("USB") adapter for providing a source of power to a mobile device through a USB port, comprising:

a plug unit for coupling to a power socket and for receiving energy from the power socket;

a power converter electrically coupled to the plug unit, the power converter being operable to regulate the received energy from the power socket and to output a power requirement to the mobile device;

a primary USB connector electrically coupled to the power converter for connecting to the mobile device and for delivering the outputted power requirement to the mobile device; and

an auxiliary USB connector having data lines that are electrically coupled to the data lines of the primary USB connector;

an identification subsystem electrically coupled to the primary USB connector for providing an identification signal at one or more data lines of the primary USB connector; wherein the identification signal comprises a logic high signal on the D+ data line and a logic high signal on the D- data line.

26. (Cancelled)

27. (Original) The USB adapter of claim 26 wherein the identification signal comprises a voltage level that is applied to at least one of the data lines in the primary USB connector.

28. (Cancelled)

29. (Currently Amended) <u>A Universal Serial Bus ("USB") adapter for providing a source of</u> power to a mobile device through a USB port, comprising:

a plug unit for coupling to a power socket and for receiving energy from the power socket;

a power converter electrically coupled to the plug unit, the power converter being operable to regulate the received energy from the power socket and to output a power requirement to the mobile device;

a primary USB connector electrically coupled to the power converter for connecting to the mobile device and for delivering the outputted power requirement to the mobile device; and

an auxiliary USB connector having data lines that are electrically coupled to the data lines of the primary USB connector;

an identification subsystem electrically coupled to the primary USB connector for providing an identification signal at one or more data lines of the primary USB connector; The USB adapter of claim 26 wherein the identification subsystem comprises a hardwired connection of a voltage level to one or more data lines in the primary USB connector.

30. (Currently Amended) A Universal Serial Bus ("USB") adapter for providing a source of power to a mobile device through a USB port, comprising:

a plug unit for coupling to a power socket and for receiving energy from the power socket;

a power converter electrically coupled to the plug unit, the power converter being operable to regulate the received energy from the power socket and to output a power requirement to the mobile device;

a primary USB connector electrically coupled to the power converter for connecting to the mobile device and for delivering the outputted power requirement to the mobile device; and

an auxiliary USB connector having data lines that are electrically coupled to the data lines of the primary USB connector;

an identification subsystem electrically coupled to the primary USB connector for providing an identification signal at one or more data lines of the primary USB connector; The USB adapter of claim 26 wherein the identification subsystem comprises a USB controller that is operable to provide a voltage level to one or more data lines in the primary USB connector.

31. (Currently Amended) A Universal Serial Bus ("USB") adapter for providing a source of power to a mobile device through a USB port, comprising:

a plug unit for coupling to a power socket and for receiving energy from the power socket;

a power converter electrically coupled to the plug unit, the power converter being operable to regulate the received energy from the power socket and to output a power requirement to the mobile device;

a primary USB connector electrically coupled to the power converter for connecting to the mobile device and for delivering the outputted power requirement to the mobile device; and an auxiliary USB connector having data lines that are electrically coupled to the data

an identification subsystem electrically coupled to the primary USB connector for providing an identification signal at one or more data lines of the primary USB connector; The USB adapter of claim 26-wherein the identification subsystem further comprises a switch that is operable to electrically couple the power requirement output from the power converter to the primary USB connector.

- 32. (Original) The USB adapter of claim 31 wherein the identification system is operable to cause the switch to disconnect the power requirement output from the primary USB connector.
- 33. (Original) The USB adapter of claim 32 wherein the identification system is operable to cause the switch to reconnect the power requirement output to the primary USB connector.

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lines of the primary USB connector;

- 34. (Original) The USB adapter of claim 25 wherein the power converter is operable to output a power requirement to the auxiliary USB connector.
- 35. (Original) The USB adapter of claim 25 further comprising: a battery receptacle for providing a location at which to attach a rechargeable battery; and a battery charging subsystem electrically coupled between the battery receptacle and the power converter, the battery charging subsystem being operable to receive energy from the power converter and to provide a charge at the battery receptacle.
- 36. (Original) The USB adapter of claim 25 wherein the power converter comprises at least one component selected from the group consisting of: switching converter, transformer, DC source, voltage regulator, linear regulator and rectifier.
- 37. (New) A Universal Serial Bus ("USB") adapter for providing a source of power to a mobile device through a USB port, comprising:
- a plug unit for coupling to a power socket and for receiving energy from the power socket;
- a power converter electrically coupled to the plug unit, the power converter being operable to regulate the received energy from the power socket and to output a power requirement to the mobile device;
- a primary USB connector electrically coupled to the power converter for connecting to the mobile device and for delivering the power requirement to the mobile device; and

an identification subsystem electrically coupled to the primary USB connector for providing an identification signal at one or more data lines of the primary USB connector;

wherein the identification signal comprises a logic high signal on the D+ data line and a logic high signal on the D- data line.

- 38. (New) The USB adapter of claim 37, wherein the plug unit is configured to couple directly with the power socket.
- 39. (New) The USB adapter of claim 37, wherein the plug unit is configured to couple to at least one power socket selected from the group consisting of: North American power socket, United Kingdom power socket, European power socket, Australian power socket, airplane power socket, and automobile power socket.
- 40. (New) The USB adapter of claim 37, further comprising a plug adapter that is configured to couple the plug unit to the power socket.
- 41. (New) The USB adapter of claim 40, wherein the plug adapter is configured to couple to at least one power socket selected from the group consisting of: North American power socket, United Kingdom power socket, European power socket, Australian power socket, airplane power socket, and automobile power socket.
- 42. (New) The USB adapter of claim 37, further comprising an auxiliary USB connector.

- 43. (New) The USB adapter of claim 42, wherein the data lines of the auxiliary USB connector are coupled to the data lines of the primary USB connector via the identification subsystem.
- 44. (New) The USB adapter of claim 42, wherein the power converter is operable to output a power requirement to the auxiliary USB connector.
- 45. (New) The USB adapter of claim 37, wherein the USB adapter is integrated with a USB hub or host.
- 46. (New) The USB adapter of claim 37, further comprising: a battery receptacle for providing a location at which to attach a rechargeable battery; and a battery charging subsystem electrically coupled between the battery receptacle and the power converter, the battery charging subsystem being operable to receive energy from the power converter and to provide power at the battery receptacle.
- 47. (New) The USB adapter of claim 37, wherein the power converter comprises at least one component selected from the group consisting of: switching converter, transformer, DC source, voltage regulator, linear regulator and rectifier.
- 48. (New) The USB adapter of claim 8, wherein the plug unit is configured to couple directly with the power socket.
- 49. (New) The USB adapter of claim 8, wherein the plug unit is configured to couple to at

least one power socket selected from the group consisting of: North American power socket, United Kingdom power socket, European power socket, Australian power socket, airplane power socket, and automobile power socket.

- 50. (New) The USB adapter of claim 8, further comprising a plug adapter that is configured to couple the plug unit to the power socket.
- 51. (New) The USB adapter of claim 50, wherein the plug adapter is configured to couple to at least one power socket selected from the group consisting of: North American power socket, United Kingdom power socket, European power socket, Australian power socket, airplane power socket, and automobile power socket.
- 52. (New) The USB adapter of claim 8 wherein the identification signal comprises a voltage level that is applied to at least one of the data lines in the primary USB connector.
- 53. (New) The USB adapter of claim 8, further comprising an auxiliary USB connector.
- 54. (New) The USB adapter of claim 53, wherein the data lines of the auxiliary USB connector are coupled to the data lines of the primary USB connector via the identification subsystem.
- 55. (New) The USB adapter of claim 53, wherein the power converter is operable to output a power requirement to the auxiliary USB connector.

- 56. (New) The USB adapter of claim 8, wherein the USB adapter is integrated with a USB hub or host.
- 57. (New) The USB adapter of claim 8, further comprising: a battery receptacle for providing a location at which to attach a rechargeable battery; and a battery charging subsystem electrically coupled between the battery receptacle and the power converter, the battery charging subsystem being operable to receive energy from the power converter and to provide power at the battery receptacle.
- 58. (New) The USB adapter of claim 8, wherein the power converter comprises at least one component selected from the group consisting of: switching converter, transformer, DC source, voltage regulator, linear regulator and rectifier.
- 59. (New) The USB adapter of claim 9, wherein the plug unit is configured to couple directly with the power socket.
- 60. (New) The USB adapter of claim 9, wherein the plug unit is configured to couple to at least one power socket selected from the group consisting of: North American power socket, United Kingdom power socket, European power socket, Australian power socket, airplane power socket, and automobile power socket.

- 61. (New) The USB adapter of claim 9, further comprising a plug adapter that is configured to couple the plug unit to the power socket.
- 62. (New) The USB adapter of claim 61, wherein the plug adapter is configured to couple to at least one power socket selected from the group consisting of: North American power socket, United Kingdom power socket, European power socket, Australian power socket, airplane power socket, and automobile power socket.
- 63. (New) The USB adapter of claim 9 wherein the identification signal comprises a voltage level that is applied to at least one of the data lines in the primary USB connector.
- 64. (New) The USB adapter of claim 9, further comprising an auxiliary USB connector.
- 65. (New) The USB adapter of claim 64, wherein the data lines of the auxiliary USB connector are coupled to the data lines of the primary USB connector via the identification subsystem.
- 66. (New) The USB adapter of claim 64, wherein the power converter is operable to output a power requirement to the auxiliary USB connector.
- 67. (New) The USB adapter of claim 9, wherein the USB adapter is integrated with a USB hub or host.

- 68. (New) The USB adapter of claim 9, further comprising: a battery receptacle for providing a location at which to attach a rechargeable battery; and a battery charging subsystem electrically coupled between the battery receptacle and the power converter, the battery charging subsystem being operable to receive energy from the power converter and to provide power at the battery receptacle.
- 69. (New) The USB adapter of claim 9, wherein the power converter comprises at least one component selected from the group consisting of: switching converter, transformer, DC source, voltage regulator, linear regulator and rectifier.
- 70. (New) The USB adapter of claim 10, wherein the plug unit is configured to couple directly with the power socket.
- 71. (New) The USB adapter of claim 10, wherein the plug unit is configured to couple to at least one power socket selected from the group consisting of: North American power socket, United Kingdom power socket, European power socket, Australian power socket, airplane power socket, and automobile power socket.
- 72. (New) The USB adapter of claim 10, further comprising a plug adapter that is configured to couple the plug unit to the power socket.
- 73. (New) The USB adapter of claim 72, wherein the plug adapter is configured to couple to

at least one power socket selected from the group consisting of: North American power socket, United Kingdom power socket, European power socket, Australian power socket, airplane power socket, and automobile power socket.

74. (New) The USB adapter of claim 10 wherein the identification signal comprises a voltage level that is applied to at least one of the data lines in the primary USB connector.

75. (New) The USB adapter of claim 10, further comprising an auxiliary USB connector.

76. (New) The USB adapter of claim 75, wherein the data lines of the auxiliary USB connector are coupled to the data lines of the primary USB connector via the identification subsystem.

77. (New) The USB adapter of claim 75, wherein the power converter is operable to output a power requirement to the auxiliary USB connector.

78. (New) The USB adapter of claim 10, wherein the USB adapter is integrated with a USB hub or host.

79. (New) The USB adapter of claim 10, further comprising: a battery receptacle for providing a location at which to attach a rechargeable battery; and a battery charging subsystem electrically coupled between the battery receptacle and the power converter, the battery charging

subsystem being operable to receive energy from the power converter and to provide power at the battery receptacle.

80. (New) The USB adapter of claim 10, wherein the power converter comprises at least one component selected from the group consisting of: switching converter, transformer, DC source, voltage regulator, linear regulator and rectifier.

81. (New) A method for providing energy to a mobile device using a USB adapter that comprises a plug unit, a primary USB connector, a power converter electrically coupled between the plug unit and the primary USB connector, and an identification subsystem electrically coupled to the primary USB connector, wherein the identification subsystem comprises a hardwired connection of a voltage level to one or more data lines in the primary USB connector, the method comprising the steps of:

coupling the USB connector to the mobile device;

coupling the plug unit to a power socket;

outputting a power requirement to the mobile device via the power converter and the USB connector; and

providing an identification signal to the mobile device, via the identification subsystem and the USB connector, that is operative to inform the mobile device that the USB adapter is not limited by the power limits imposed by the USB specification.

82. (New) The method of claim 81, further comprising the step of: detecting the presence of the identification signal by the mobile device.

83. (New) The method of claim 81, further comprising the step of: electrically disconnecting the power requirement from the USB connector.

84. (New) The method of claim 83, further comprising the step of: electrically reconnecting the power requirement to the USB connector to allow the power requirement to be outputted to the mobile device.

85. (New) A method for providing energy to a mobile device using a USB adapter that comprises a plug unit, a primary USB connector, a power converter electrically coupled between the plug unit and the primary USB connector, and an identification subsystem electrically coupled to the primary USB connector, wherein the identification subsystem comprises a USB controller that is operable to provide a voltage level to one or more data lines in the primary USB connector, the method comprising the steps of:

coupling the USB connector to the mobile device;

coupling the plug unit to a power socket;

outputting a power requirement to the mobile device via the power converter and the USB connector; and

providing an identification signal to the mobile device, via the identification subsystem and the USB connector, that is operative to inform the mobile device that the USB adapter is not limited by the power limits imposed by the USB specification.

86. (New) The method of claim 85, further comprising the step of: detecting the presence of the identification signal by the mobile device.

87. (New) The method of claim 85, further comprising the step of: electrically disconnecting the power requirement from the USB connector.

88. (New) The method of claim 87, further comprising the step of: electrically reconnecting the power requirement to the USB connector to allow the power requirement to be outputted to the mobile device.

89. (New) A method for providing energy to a mobile device using a USB adapter that comprises a plug unit, a primary USB connector, a power converter electrically coupled between the plug unit and the primary USB connector, and an identification subsystem electrically coupled to the primary USB connector, wherein the identification subsystem comprises a switch that is operable to couple electrically the power requirement output from the power converter to the primary USB connector, the method comprising the steps of:

coupling the USB connector to the mobile device;

coupling the plug unit to a power socket;

outputting a power requirement to the mobile device via the power converter and the USB connector; and

providing an identification signal to the mobile device, via the identification subsystem and the USB connector, that is operative to inform the mobile device that the USB adapter is not limited by the power limits imposed by the USB specification.

- 90. (New) The method of claim 89, further comprising the step of: detecting the presence of the identification signal by the mobile device.
- 91. (New) The method of claim 89, further comprising the step of: electrically disconnecting the power requirement from the USB connector.
- 92. (New) The method of claim 91, further comprising the step of: electrically reconnecting the power requirement to the USB connector to allow the power requirement to be outputted to the mobile device.
- 93. (New) A powering system for a mobile device having a USB connector; comprising:

a power distribution subsystem in the mobile device that is operable to receive energy through the USB connector and to distribute the energy to at least one component in the mobile device; and

a USB adapter for coupling to the USB connector, the USB adapter comprising a plug unit for coupling to a power socket and that is operable to receive energy from the power socket,

a power converter electrically coupled to the plug unit for regulating the received energy and for providing a power requirement to the power distribution subsystem, and

an identification subsystem that is operable to transmit an identification signal that is operative to identify the USB adapter as not being limited by the power limits imposed by the USB specification, wherein the identification subsystem comprises a hard-wired connection of a voltage level to one or more data lines in the primary USB connector.

94. (New) The system of claim 93, further comprising a charging subsystem in the USB power adapter configured to couple the power converter to a battery receptacle to directly charge a rechargeable battery.

95. (New) A powering system for a mobile device having a USB connector; comprising:

a power distribution subsystem in the mobile device that is operable to receive energy through the USB connector and to distribute the energy to at least one component in the mobile device; and

a USB adapter for coupling to the USB connector, the USB adapter comprising a plug unit for coupling to a power socket and that is operable to receive energy from the power socket,

a power converter electrically coupled to the plug unit for regulating the received energy and for providing a power requirement to the power distribution subsystem, and

an identification subsystem that is operable to transmit an identification signal that is operative to identify the USB adapter as not being limited by the power limits imposed by the USB specification, wherein the identification subsystem comprises a USB controller that is operable to provide a voltage level to one or more data lines in the primary USB connector.

96. (New) The system of claim 95, further comprising a charging subsystem in the USB power adapter configured to couple the power converter to a battery receptacle to directly charge a rechargeable battery.

97. (New) A powering system for a mobile device having a USB connector; comprising:

a power distribution subsystem in the mobile device that is operable to receive energy through the USB connector and to distribute the energy to at least one component in the mobile device; and

a USB adapter for coupling to the USB connector, the USB adapter comprising a plug unit for coupling to a power socket and that is operable to receive energy from the power socket,

a power converter electrically coupled to the plug unit for regulating the received energy and for providing a power requirement to the power distribution subsystem, and

an identification subsystem that is operable to transmit an identification signal that is operative to identify the USB adapter as not being limited by the power limits imposed by the USB specification, wherein the identification subsystem comprises a switch that is operable to couple electrically the power requirement output from the power converter to the primary USB connector.

98. (New) The system of claim 97, further comprising a charging subsystem in the USB power adapter configured to couple the power converter to a battery receptacle to directly charge a rechargeable battery.

99. (New) The USB adapter of claim 29 wherein the power converter is operable to output a power requirement to the auxiliary USB connector.

100. (New) The USB adapter of claim 29 further comprising: a battery receptacle for providing a location at which to attach a rechargeable battery; and a battery charging subsystem electrically coupled between the battery receptacle and the power converter, the battery charging

subsystem being operable to receive energy from the power converter and to provide a charge at the battery receptacle.

101. (New) The USB adapter of claim 29 wherein the power converter comprises at least one component selected from the group consisting of: switching converter, transformer, DC source, voltage regulator, linear regulator and rectifier.

102. (New) The USB adapter of claim 30 wherein the power converter is operable to output a power requirement to the auxiliary USB connector.

103. (New) The USB adapter of claim 30 further comprising: a battery receptacle for providing a location at which to attach a rechargeable battery; and a battery charging subsystem electrically coupled between the battery receptacle and the power converter, the battery charging subsystem being operable to receive energy from the power converter and to provide a charge at the battery receptacle.

104. (New) The USB adapter of claim 30 wherein the power converter comprises at least one component selected from the group consisting of: switching converter, transformer, DC source, voltage regulator, linear regulator and rectifier.

105. (New) The USB adapter of claim 31 wherein the power converter is operable to output a power requirement to the auxiliary USB connector.

106. (New) The USB adapter of claim 31 further comprising: a battery receptacle for providing a location at which to attach a rechargeable battery; and a battery charging subsystem electrically coupled between the battery receptacle and the power converter, the battery charging subsystem being operable to receive energy from the power converter and to provide a charge at the battery receptacle.

107. (New) The USB adapter of claim 31 wherein the power converter comprises at least one component selected from the group consisting of: switching converter, transformer, DC source, voltage regulator, linear regulator and rectifier.

REMARKS

This Amendment responds to the Office Action dated September 7, 2004. Applicants hereby request reconsideration of the objections/rejections set forth in the Office Action in view of these remarks, and the above claim amendments. Applicant thanks the examiner for his indication of allowability of claims 7-12 and 28-33.

In the Office Action the Examiner objected to the claims 7-12 and 28-33 for being dependent on a rejected base claim. Claim 7 has been cancelled and the limitations thereof were added to claim 1. Thus, claim 1 has been amended to be claim 7 rewritten in independent form. Claims 8-10 are also amended to be in independent form. Claims 11 and 12 remain as originally presented, but claim 10 on which they were dependent is no longer dependent on a rejected claim. Accordingly, claims 1 and 8-12 should be allowed because their subject matter was indicated to be allowable and they are no longer dependent on rejected claims.

Claim 28 has been cancelled and rewritten to be in independent form by adding its limitations to amended claim 25. Thus, claim 25 has been amended to be claim 28 rewritten in independent form. Claims 29-31 are now amended to be in independent form. Claims 32 and 33 remain as originally presented, but claim 31 on which they were dependent is no longer dependent on a rejected claim. Accordingly, claims 25 and 29-33 should be allowed because their subject matter was indicated to be allowable and they are no longer dependent on rejected claims.

In the Office Action, claims 1, 2, 4, 6, and 16-24 were rejected under 35 U.S.C. 102(e) as being unpatentable over Dougherty (U.S. 6,668,296). Regarding claim 1, claim 1 as mentioned above is now original claim 7 rewritten in independent form, and per the examiner's indication of allowability should thus be allowable. Claims 2, 4, and 6 are now dependent on amended claim

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1 and should thus also be allowable, because the subject matter of amended claim 1 was indicated to be allowable. Claims 16-24 have been amended to add the limitation that was indicated to be allowable in claim 7. Furthermore, claims 16-18 are dependent on amended claim 1 which is claim 7 rewritten in independent form. Claim 7 was indicated to be allowable, and thus claims 16-18 should be allowable because they are dependent on an allowable claim.

Claims 3, 5, 13-15, 25-27 and 34-36 were rejected under 35 U.S.C. 103(a) as unpatentable over Dougherty et al. Claims 3, 5, and 13-15 are now dependent on amended claim 1 and should thus also be allowable, because the subject matter of amended claim 1 was indicated to be allowable. Claim 25 has been amended to be claim 28 in independent form.

Claim 28 was indicated to be allowable and thus claim 25 should now be allowable. Claim 26 is cancelled. Claims 27, and 34-36 are now dependent on amended claim 25 and should thus also be allowable, because the subject matter of amended claim 25 was indicated to be allowable.

New claims 37-47 should be allowable because they all include the same limitation that was indicated to be allowable in original claim 7. Because the examiner indicated the allowability of original claim 7, new claims 37-47 should also be allowable.

New claims 48-58, 81-84, and 93-94 should be allowable because they all include the same limitation that was indicated to be allowable in original claim 8. Because the examiner indicated the allowability of original claim 8, new claims 48-58, 81-84, and 93-94 should also be allowable.

New claims 59-69, 85-88, and 95-96 should be allowable because they all incorporate the limitation given in original claim 9. Because the examiner indicated the allowability of original claim 9, new claims 59-69, 85-88, and 95-96 should also be allowable.

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New claims 70-80, 89-92, and 97-98 should be allowable because they all incorporate the limitation given in original claim 10. Because the examiner indicated the allowability of original claim 10, new claims 70-80, 89-92, and 97-98 should also be allowable.

New claims 99-101 should be allowable because they all incorporate the limitation given in original claim 29. Because the examiner indicated the allowability of original claim 29, new claims 99-101 should also be allowable.

New claims 102-104 should be allowable because they all incorporate the limitation given in original claim 30. Because the examiner indicated the allowability of original claim 30, new claims 02-104 should also be allowable.

New claims 105-107 should be allowable because they all incorporate the limitation given in original claim 31. Because the examiner indicated the allowability of original claim 31, new claims 105-107 should also be allowable.

For the foregoing reasons, Applicants respectfully submits that the claims are in condition for allowance. The Examiner is, therefore, respectfully requested to enter this Amendment and pass this case to issue.

Respectfully submitted,

JONES DA

Joseph M. Sauer (Reg. No. 47,919)

Jones\Day

North Point, 901 Lakeside Avenue

Cleveland, Ohio 44114

(216) 586-7506

CLI-1246585v1



Attorney Docket No. 555255012294

THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Daniel M. Fischer, et al.

Serial No.:

10/087,629

Filing Date:

03/01/2002

For:

MULTIFUNCTIONAL CHARGER SYSTEM AND METHOD

Art Unit:

2838

Examiner:

Edward H. Tso

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

Sir:

In accordance with the duty of disclosure imposed by 37 C.F.R. § 1.56, applicants hereby advise the United States Patent and Trademark Office of certain references which may be material to the determination of patentability of the above-identified application. The references are identified on the attached Form PTO-1449 and copies are enclosed. Applicants respectfully request that these references be considered and made of record in the present application by completing and returning the enclosed Form PTO-1449.

Please charge the fee (\$180) for entry of this Information Disclosure Statement to Jones Day's Deposit Account No. 501432, Reference No. 555255012294.

Respectfully/submitted,

I hereby certify that this correspondence is being deposited today with the United States Postal Service as first class mail in an envelope c Commissioner for Patents, P.O .. Alexandria, VA

22313-1450

JONES DAY North Point

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Joseph M. Sauer

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Page 1 of 1

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PTO/SB/08A (08-03)

Approved for use through 07/31/2006. OMB 0651-0031
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ork Reduction Act of 1995, no persons are required to respond to a collection of information unless it contains a valid OMB control number. DEC 0 6 2004 Under the Pa

Substitute for 1449/PTO

Sheet 1

INFORMATION DISCLOSURE STATEMENT BY APPLICANT

(Use as many sheets as necessary)

Complete if Known									
Application Number	10/087,629								
Filing Date	03/01/2002								
First Named Inventor	Daniel M. Fischer								
Art Unit	2838								
Examiner Name	Edward H. Tso								
Attorney Docket Number	555255012294								

			U. S. PATEN	DOCUMENTS	
Examiner Initials*			Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear
	A1	^{US-} 6,138,242	10/24/2000	Massman et al.	
-	A2	^{US-} 6,283,789 B1	09/04/2001	Tsai	
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Examiner Initials*	Cite No.1	Foreign Patent Document	Publication Date	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages	Γ
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*EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant. ¹ Applicant's unique citation designation number (optional). ² See Kinds Codes of USPTO Patent Documents at www.uspto.gov or MPEP 901.04. ³ Enter Office that issued the document, by the two-letter code (WIPO Standard ST.3). ⁴ For Japanese patent documents, the indication of the year of the reign of the Emperor must precede the serial number of the patent document. ⁵ Kind of document by the appropriate symbols as indicated on the document under WIPO Standard ST.16 if possible. ⁶ Applicant is to place a check mark here if English language Translation is attached.

The collection of information is required by 37 CEP 1.97 and 1.98. The information is required to obtain or retain a page fit by the public which is to file (and by the

This collection of information is required by 37 CFR 1.97 and 1.98. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 2 hours 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, 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 (1-800-786-9199) and select option 2.



UNITED STATES PATENT AND TRADEMARK OFFICE

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

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.				
10/087,629	03/01/2002	Daniel M. Fischer	555255012294	3767				
7	590 09/07/2004		EXAM	INER				
F. Drexel Fee			TSO, EDV	TSO, EDWARD H				
Jones, Day, Re North Point, 90	avis & Pogue 01 Lakeside Avenue		ART UNIT	PAPER NUMBER				
Cleveland, OF		2838	2838					

DATE MAILED: 09/07/2004

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

PTO-90C (Rev. 10/03)

	Applica	ition No.	Applicant(s)						
	10/087.		FISCHER ET AL.	-					
Office Action Summary	Examin	· 	Art Unit						
•	Edward		2838						
The MAILING DATE of this commu				ss					
Period for Reply			,						
A SHORTENED STATUTORY PERIOD THE MAILING DATE OF THIS COMMUN - Extensions of time may be available under the provisior after SIX (6) MONTHS from the mailing date of this com - If the period for reply specified above is less than thirly If NO period for reply is specified above, the maximum - Failure to reply within the set or extended period for rep Any reply received by the Office later than three months earned patent term adjustment. See 37 CFR 1.704(b).	NICATION. ns of 37 CFR 1.136(a). In no nonmunication. (30) days, a reply within the statutory period will apply and by will, by statute, cause the a	event, however, may a re tatutory minimum of thirty I will expire SIX (6) MONT pplication to become ABA	ply be timely filed (30) days will be considered timely. "HS from the mailing date of this commuNDONED (35 U.S.C. § 133).	unication.					
Status									
1) Responsive to communication(s) fi	led on								
2a) ☐ This action is FINAL.	2b)⊠ This action is	non-final.							
<i>,</i> —	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is								
closed in accordance with the prac	tice under Ex parte C	⊋uayle, 1935 C.D.	11, 453 O.G. 213.						
Disposition of Claims									
4)⊠ Claim(s) <u>1-36</u> is/are pending in the	application.								
4a) Of the above claim(s) is/	are withdrawn from o	consideration.							
5) Claim(s) is/are allowed.									
6)⊠ Claim(s) <u>1-6,13-27 and 34-36</u> is/ar	e rejected.								
7)⊠ Claim(s) <u>7-12 and 28-33</u> is/are obj									
8) Claim(s) are subject to restr	iction and/or election	requirement.							
Application Papers									
9)☐ The specification is objected to by t									
10)☐ The drawing(s) filed on is/ar									
Applicant may not request that any obj	ection to the drawing(s) be held in abeyand	ce. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) includir									
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	n for foreign priority ι	under 35 U.S.C. §	119(a)-(d) or (f).						
a) ☐ All b) ☐ Some * c) ☐ None of:									
 Certified copies of the priorit 	y documents have be	een received.							
2. Certified copies of the priorit	y documents have be	een received in Ar	oplication No						
3. Copies of the certified copies	s of the priority docur	ments have been i	received in this National Sta	ge					
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* See the attached detailed Office act	ion for a list of the ce	rtified copies not r	received.						
Attachment(s)									
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review 	(PTO-948)		ummary (PTO-413))/Mail Date						
3) Information Disclosure Statement(s) (PTO-1449		5) Notice of In	formal Patent Application (PTO-15	2)					
Paper No(s)/Mail Date		6) Other:							

U.S. Patent and Trademark Office PTOL-326 (Rev. 1-04)

Office Action Summary

Part of Paper No./Mail Date 082004

Application/Control Number: 10/087,629

Art Unit: 2838

DETAILED ACTION

Page 2

Specification

The disclosure should be carefully reviewed to ensure that any and all grammatical, idiomatic, and spelling or other minor errors are corrected.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 1, 2, 4, 6 and 16-24 are rejected under 35 U.S.C. 102(e) as being anticipated by Dougherty et al. (US 6,668,296). The reference discloses a USB adapter 200 having plug to receive power from a power socket, a power converter to output power to an external device 100 and a USB connector 136 connecting to the converter and delivering power to the external device. The ID system or logic system 134 provides protocol communication of the adapter. The adapter is also used to charge the battery.

Claim Rejections - 35 USC § 103

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various

Application/Control Number: 10/087,629

Page 3

Art Unit: 2838

claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

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 3, 5, 13-15, 25-27 and 34-36 are rejected under 35 U.S.C. 103(a) as being unpatentable over Dougherty et al. (US 6,668,296).

Regarding claims 3 and 5, the reference does not specifically points out the different types of plugs to be used. It would have been obvious to one having ordinary skill in the art to have substituted the US plug with the EU, UK plug or any other type of plugs since it has been held that a recitation with respect to the manner in which a claimed apparatus is intended to be employed does not differentiate the claimed apparatus from a prior art apparatus satisfying the claimed structural limitations.

Regarding claims 13-15, 25-27 and 34-36, the reference does not mention an auxiliary USB connector. It would have been obvious to one having ordinary skill in the art at the time the invention was made to have added a second USB connector, since it has been held that mere duplication of the essential working parts of a device involves only routine skill in the art. St. Regis Paper Co. v. Bemis Co., 193 USPQ 8.

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Allowable Subject Matter

Claims 7-12 and 28-33 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Conclusion

Any inquiry concerning this communication should be directed to the Examiner at the below-listed number.

Any inquiry of a general nature or relating to the status of this application should be directed to the receptionist whose telephone number is 571 272 2800, Monday-Friday, 830am to 5:00pm, EST.

By:

EDWARD TSO Primary Examiner 571 272 2087

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	Α	US-6,668,296	12-2003	Doughe	erty et al.				710/303				
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A copy of this reference is not being furnished with this Office action. (See MPEP § 707.05(a).) Dates in MM-YYYY format are publication dates. Classifications may be US or foreign.

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

Notice of References Cited

Part of Paper No. 082004

	Index of Claims							T	Application No.								Applicant(s)															
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U.S. Patent and Trademark Office

Part of Paper No. 082004

Search Notes								

Application No.	Applicant(s)	
10/087,629	FISCHER ET AL.	
Examiner	Art Unit	
Edward Tso	2838	

SEARCHED										
Class	Subclass	Date	Examiner							
307	150	8/1/2004	ET							
	151									
320	107									
	128									
	138									

INTERFERENCE SEARCHED									
Class	Subclass	Date	Examiner						
		·							
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SEARCH NOTES (INCLUDING SEARCH STRATEGY)			
	DATE	EXMR	

U.S. Patent and Trademark Office

Part of Paper No. 082004

COMMISSIONER FOR PATENTS
UNITED STATES PATENT AND TRADEMARK OFFICE
WASHINGTON, D.C. 2023 I
www.uspto.gov

Paper No. 4

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SEP 0 9 2002

3EP 0 9 2002

F. Drexel Feeling, Esq. Jones, Day, Reavis & Pogue 901 Lakeside Avenue/North Point Cleveland, OH 44114

OFFICE OF PETITIONS

In re Application of
Fischer, et al.
Application No. 10/087,629
Filed: March 1, 2002
Attorney Docket No. 555255012294
For: MULTIFUNCTIONAL CHARGER SYSTEM:
AND METHOD

DECISION GRANTING STATUS UNDER 37 CFR 1.47(a)

This is in response to the petition under 37 CFR 1.47(a), filed August 5, 2002.

The petition is **GRANTED**.

Petitioner has shown that inventor Dan G. Radut has refused to join in the filing of the above-identified application after having been presented with the application papers.

The above-identified application and papers have been reviewed and found in compliance with 37 CFR 1.47(a). This application is hereby accorded Rule 1.47(a) status.

As provided in Rule 1.47(c), this Office will forward notice of this application's filing to the non-signing inventor at the address given in the petition. Notice of the filing of this application will also be published in the Official Gazette.

After this decision is mailed, the above-identified application will be returned to the Office of Initial Patent Examination for further processing.

Telephone inquiries related to this decision may be directed to the undersigned at $(703)\ 305-0310$.

Alesia M. Brown
Petitions Attorney
Office of Petitions

Office of Petitions
Office of the Deputy Commissioner
for Patent Examination Policy



COMMISSIONER FOR PATENTS
UNITED STATES PATENT AND TRADEMARK OFFICE
WASHINGTON, D.C. 2023 I
www.uspto.gov

DAN G. RADUT 300 REGINA STREET, NORTH BUILDING 1, APT. 1207 WATERLOO, ONTARIO N2J 3B8 CANADA

COPY MAILED

SEP 0 9 2002

In re Application of
Fischer, et al.
Application No. 10/087,629
Filed: March 1, 2002
Attorney Docket No. 555255012294
For: MULTIFUNCTIONAL CHARGER SYSTEM:
AND METHOD

LETTER OFFICE OF PETITIONS

Dear Sir:

You are named as an inventor in the above-identified United States patent application filed under the provisions of 35 U.S.C. 116 (United States Code) and 37 C.F.R. § 1.47(a), Rules of Practice in Patent Cases. Should a patent be granted on the application you will be designated therein as a joint inventor.

As a named inventor you are entitled to inspect any paper in the file wrapper of the application, order copies of all or any part thereof (at a prepaid cost as per 37 C.F.R. § 1.19) or make your position of record in the application. Alternatively, you may arrange to do any of the preceding through a registered patent attorney or agent presenting written authorization from you. If you care to join the application, counsel of record (see below) would presumably assist you. Joining in the application would entail the filing of an appropriate oath or declaration by you pursuant to 37 C.F.R. § 1.63.

Telephone inquiries regarding this communication should be directed to the undersigned at (703) 305-0310. Requests for information regarding your application should be directed to the File Information Unit at (703) 308-2733. Information regarding how to pay for and order a copy of the application, or a specific paper in the application, should be directed to Certification Division at (703) 308-9726 or 1-800-972-6382 (outside the Washington D.C. area).

Alesia M. Brown Petitions Attorney

Office of Petitions
Office of the Deputy Commissioner
for Patent Examination Policy

CC: F. Drexel Feeling, Esq. Jones, Day, Reavis & Pogue 901 Lakeside Avenue/North Point Cleveland, OH 44114 Under the Paperwork Reduction Act of 1995, https://www.negsons.are.registration.com/

PTO/SB/01 (03-01)

Approved for use through 10/31/2002. OMB 0651-0032

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE to respond to a collection of information unless it contains a valid OMB control number.

Attorney Docket Nu	nb r	55525	5012294	
First Named Invento	r	Dani I	M. FISCHER	
COMPL	ETE IF	KNOW	N	
Application Number	10		/ 087/629	
Filing Date	Marc	h 01/02	2	
Group Art Unit				
Examiner Name				

DECLARATION FOR UTILITY OR DESIGN PATENT APPLICATION (37 CFR 1.63)

;	Declaration Submitted with Initial Filing	OR	Declaration Submitted after Init Filing (surcharge (37 CFR 1.16 (e)) required)

		1			
As a below named inventor, I he	ereby declare that:				
My residence, mailing address, ar	nd citizenship are as stat	ted below next to my nam	ne.		
I believe I am the original, first and names are listed below) of the sul	d sole inventor (if only or pject matter which is clai	ne name is listed below) of imed and for which a pate	or an original, firs ent is sought on t	t and joint inventor he invention entitle	(if plural
MULTIFUNCTIONAL CHA	RGER SYSTEM A	ND METHOD			
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				RECEIV	ED
	(Title of t	the Invention)		AUG 0 7 20	002
the specification of which			0	FFICE OF PETT	rione
is attached hereto			U	FRIGE OF PETT	IIUNO
OR	03/01/2002				
was filed on (MM/DD/YYYY)	00/01/2002	as United St	ates Application	Number or PCT In	ternational
	 				
Application Number 10/087,62	9 and was a	amended on (MM/DD/YY	m		(if applicable)
I hereby state that I have reviewed	d and understand the co	intents of the above ident	ified specification	including the clai	ime ae
amended by any amendment spe	cifically referred to above	e.	,		
I acknowledge the duty to disclose in-part applications, material infon PCT international filing date of the	nation which became av	vailable between the filing	defined in 37 CFi date of the prior	R 1.56, including for application and the	or continuation e national or
I hereby claim foreign priority ben or plant breeder's rights certificat	efits under 35 U.S.C. 1	19(a)-(d) or (f), or 365(b)	of any foreign a	oplication(s) for pa	tent, inventor's
than the United States of Americ patent, inventor's or plant breede application on which priority is clai	a, listed below and have r's rights certificate(s), o	ve also identified below,	by checking the	box, any foreign	application for
Prior Foreign Application Number(s)	Country	Foreign Filing Date (MM/DD/YYYY)	Priority Not Claimed	Certified Cop	y Attached?
		(museriii)			
Additional foreign application	numbers are listed on a	supplemental priority da	ta sheet PTO/SB	/02B attached her	eto:

[Page 1 of 2]

Burden Hour Statement: This form is estimated to take 21 minutes to complete. Time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Assistant Commissioner for Patents, Washington, DC 20231.

PTO/SB/01 (03-01)

Approved for use through 10/31/2002. OMB 0651-0032

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

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

DECLARATION — Utility or Design Patent Application

Direct all correspondence to: Customer Numbe or Bar Code Labe			OR V Cor	respondence address below	
F. Drexel Feeling, Esq.					
Jones, Day, Reavis & Pogue					
Address North Point, 901 Lakeside Avenue					
Cleveland City		State O	Phio	44114-1190 ZIP	
USA Country Tele	(216) 5 ephone	86-3939)	(216) 579-0212 Fax	
I hereby declare that all statements made herein of my of are believed to be true; and further that these statement made are punishable by fine or imprisonment, or both, unvalidity of the application or any patent issued thereon.	ts were made witl	n the know	wledge that willful fa	alse statements and the like so	
NAME OF SOLE OR FIRST INVENTOR :	A petition h	as been	filed for this un	signed inventor	
Given Name (first and middle [if any])		Family I			
Inventor's DL Red	.			Date Mar 1, 2002	
Waterloo Residence: City	Ontario State	-	CANADA ountry	Canadian Citizenship	
295 Phillip Street Mailing Address					
Waterloo City	Ontario State	· ;	N2L 3W8 ZIP	CANADA Country	
NAME OF SECOND INVENTOR:	A petition has	s been fi	iled for this unsig	gned inventor	
Given Name Dan G. (first and middle [if any])		Family N	lame RADUT		
Inventor's Signature				Date	
Waterloo Residence: City	Ontario State	_ I	CANADA	Canadian Citizenship	
Mailing Address 295 Phillip Street					
Waterloo City	Ontario State	ZIP	N2L 3W8	CANADA Country	
Additional inventors are being named on the 2_su	pplemental Addition	nal Inven	tor(s) sheet(s) PTO/	SB/02A attached hereto.	

[Page 2 of 2]

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AUG 0 7 2002

OFFICE OF PETITIONS

PTO/SB/02A (10-00) Approved for use through 10/31/2022 OMB 0651-0032
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it contains a valid OMB control number.

 DECLARATION	ADDITIONAL INVENTOR(S) Supplemental Sh et
DECEMINATION	

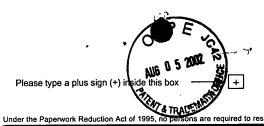
Page 1 of 2 Name of Additional Joint Inventor, if any A petition has been filed for this unsigned inventor Michael F. **HABICHER Family Name** Given or Surname Name 2002-Feb-28. Inv ntor's Signature Date Ontario Canadian Cambridge **CANADA** Residence: City State Citizenship Country 295 Phillip Street Mailing Address **Mailing Address** CANADA N2L 3W8 Waterloo Ontario State ZIP Country Name of Additional Joint Inventor, if any: A petition has been filed for this unsigned inventor **LUONG** Quang A. Given **Family Name** Name or Surname Inventor's Signature Ontario CANADA Kitchener State Country Citizenship 295 Phillip Street Mailing Address Mailing Address Waterloo N2L 3W8 CANADA Ontario State ZIP Country Name of Additional Joint Inventor, if any: A petition has been filed for this unsigned inventor **MALTON** Jonathan T. Given **Family Name** Name or Surname Inv ntor's hub 28 2002 Date Signature **CANADA** Canadian Kitchener Ontario Country Citizenship Residence: City State 295 Phillip Street **Mailing Address Mailing Address** CANADA Waterloo Ontario N2L 3W8

Burden Hour Statement: This form is estimated to take 21 minutes to complete. Time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief Information Officer, U.S. Patent and Trademark Officer, Nestlington DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Assistant Commissioner for Patents, Washington, DC 20231.

State

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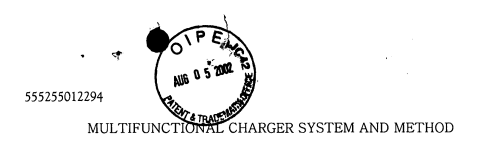
PTO/SB/81 (02-01)
Approved for use through 10/31/2002. OMB 0651-0035
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
ins are required to respond to a collection of information unless it display a valid OMB control number.

POWER OF ATTORNEY OR AUTHORIZATION OF AGENT

Application Number	10/087,629
Filing Date	March 1, 2002
First Named Inventor	Daniel M. FISCHER
Title	Multifunctional Charger
Group Art Unit	
Examiner Name	
Attorney Docket Number	555255012294

I hereby appoint:		
Practitioners OR	at Customer Number	Place Customer Number Bar Code Label here
✓ Practitioner(s)	named below:	
	Name	Registration Number
	. Pathiyal, Esq.	44435
Please	see attached sheet	
) or agent(s) to prosecute the application ad States Patent and Trademark Office co	
	orrespondence address for the above-ide	
	tioned Customer Number.	
<u>OR</u>		Place Customer
	Customer Number	Number Bar Code Label here
OR		
Firm or Individual Name	F. Drexel Feeling, Esq.	
Address	Jones, Day, Reavis & Pogue	
Address	North Point, 901 Lakeside Avenue	
City	Cleveland	State Ohio Zip 44114
Country	USA	
Telephone	(216) 586-3939	Fax (216) 579-0212
I am the: Applicant/Inv	entor	RECEIVE
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	ecord of the entire interest. See 37 CFR 3	3.71.
Statement un	der 37 CFR 3.73(b) is enclosed. (Form P	OFFICE OF PETITIO
	SIGNATURE of Applicant or Assign	nee of Record
Name Mih.	al Lazaridis, President and Co-CEO, on b	behalf of Research In Motion Limited
Signature	Today a cert	
Date	18 Fcb02	
NOTE: Signatures of all the ir forms if more than one signat		st or their representative(s) are required. Submit multiple
	forms are submitted. (PTO/SB/81 (02-01) and *Supplemental Company of the Company	nental Page Listing Additional Agents of Record)

Burden Hour Statement: This form is estimated to take 3 minutes to complete. Time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Assistant Commissioner for Patents, Washington, DC 20231.



* SUPPLEMENTAL PAGE LISTING ADDITIONAL AGENTS OF RECORD

ADAMO, Kenneth R., Reg. No. 27,299 ARNDT, Barbara E., Reg. No. 37,768 BIERNACKI, John V., Reg. No. 40,511 COCHRAN, David B., Reg. No. 39,142 COOPER, Lorri W., Reg. No. 40,038 FAY, Regan J., Reg. No. 26,878 FEELING, F. Drexel, Reg. No. 40,602 FRANZ, Paul E., Reg. No. 45,910 GRIFFITH, Calvin P., Reg No. 34,831 MAIORANA, David M., Reg. No. 41,449 O'HEARN, Timothy J., Reg. No. 31,552 ROSE, Mitchell, Reg. No. 47,906 SAUER, Joseph M., Reg. No. 47,919 SCANLON, Stephen D., Reg. No. 32,755 SHEAFFER, Jenny F., Reg. No. 45,099 SWITZER, H. Duane, Reg. No. 22,431 VARY, Michael W., Reg. No. 30,811 WAMSLEY, III, James L., Reg. No. 31,578

all of JONES, DAY, REAVIS & POGUE North Point 901 Lakeside Avenue Cleveland, Ohio 44114 US







PATENT

Attorney Docket No. 555255012294

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Daniel M. Fischer, Dan G. Radut, Michael F. Habicher, Quang A.

Luong, Jonathan T. Malton

Serial No .:

10/087,629

Filed:

March 1, 2002

For:

MULTIFUNCTIONAL CHARGER SYSTEM AND METHOD

Art Unit:

Not yet assigned

Examiner:

Not yet assigned

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AUG 0 7 2002

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OFFICE OF PETITIONS

ASSISTANT COMMISSIONER OF PATENTS WASHINGTON, D.C. 20231

PETITION FOR FILING BY OTHER THAN ALL THE INVENTORS UNDER 37 CFR § 1.47

In accordance with 37 CFR § 1.47 and MPEP §409.03(a) and (d), applicants Fischer, Habicher, Luong, and Malton hereby petition the Assistant Commissioner to accept the filing of this patent application on behalf of themselves and the joint inventor, Dan G. Radut, who refuses to join in the application for patent. The petition fee of \$130 under 37 CFR § 1.17(I) accompanies this petition.

CERTIFICATE OF MAILING

0E/GE/2002 SLUANG1 00000004 10087629

6: FC:122

130.00 DP

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Commissioner for Patents, Washington, D.C. 20231 on the date indicated below.

Debra L. Pejeau

Name

July 29, 2002

Signature

Page 1 of 2

CL-692976v1

As required by MPEP § 409.03(d), applicants enclose herein proof of the refusal of Mr. Radut to execute the application papers, in the form of a Declaration of David B. Cochran to whom the refusal to sign was made. In the Declaration, Mr. Cochran states that a bona fide attempt was made to present a copy of the application papers to Mr. Radut, and that Mr. Radut refused to sign the application papers. The Declaration by Mr. Cochran is deemed by the applicants to be sufficient proof of the refusal of Mr. Radut to sign.

In accordance with MPEP § 409.03(a) and (d), a Declaration signed by Messrs./Mmes. Fischer, Habicher, Luong and Malton with the signature block of Mr. Radut left blank is enclosed herein. The last known address of Mr. Radut is "300 Regina Street, North, Building 1, Apt. 1207, Waterloo, Ontario N2J 3B8 Canada."

The Assistant Commissioner is hereby authorized to charge any additional fees which may be required by this paper only to Jones, Day Reavis & Pogue Deposit Account No. 501432, order no. 555255012294.

Respectfully Submitted,

David B. Cochran

Registration No. 39,142

JONES, DAY, REAVIS & POGUE

901 Lakeside Avenue/North Point

Cleveland, OH 44114

(216) 586-3939

Date: 7 29 02

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Page 2 of 2

CL-692976v1

PATENT

Attorney Docket No. 555255012294

THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Daniel M. Fischer, Dan G. Radut, Michael F. Habicher, Quang A.

Luong, Jonathan T. Malton

Serial No.:

10/087,629

Filed:

March 1, 2002

For:

MULTIFUNCTIONAL CHARGER SYSTEM AND METHOD

Art Unit:

Not yet assigned

Examiner:

Not yet assigned

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ASSISTANT COMMISSIONER OF PATENTS WASHINGTON, D.C. 20231

OFFICE OF PETITIONS

RESPONSE TO NOTICE TO FILE MISSING PARTS OF NONPROVISIONAL APPLICATION

In response to the Notice to File Missing Parts of Nonprovisional Application, Filing Date Granted, mailed April 5, 2002, a copy of which is returned herewith, enclosed are the following papers relating to the above-identified application:

Declaration,

Power of Attorney,

CERTIFICATE OF MAILING

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Commissioner for Patents, Washington, D.C. 20231 on the date indicated

03/03/2002 SLUANG: 00000004 10087629

02 F38216

400.00 OP

Debra L. Pejeau

Page 1 of 2

CL-694794v1

Petition for Filing By Other Than All The Inventors,

Declaration of David B. Cochran.

The late filing fee/surcharge of \$130 is enclosed, as well as the petition fee of \$130 and the fee for an extension for a response within the second month of \$400. The PTO is hereby authorized to charge any additional fees, or credit any overpayment, to Deposit Account No. 510432, Account 555255012294.

Respectfully submitted,

David B. Cochran Reg. No. 39,142

JONES, DAY, REAVIS & POGUE

North Point

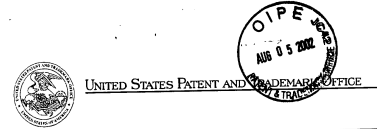
901 Lakeside Avenue Cleveland, Ohio 44114

(216) 586-7029

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Page 2 of 2

CL-694794v1



COMMISSIONER FOR PATENTS UNITED STATES PATENT AND TRADEMARK OFFICE WASHINGTON, D.C. 20231 www.uspto.gov

APPLICATION NUMBER

FILING/RECEIPT DATE

FIRST NAMED APPLICANT

ATTORNEY DOCKET NUMBER

10/087,629

03/01/2002

Daniel M. Fischer

555255012294

CONFIRMATION NO. 3767

FORMALITIES LETTER

F. Drexel Feeling, Esq. Jones, Day, Reavis & Pogue 901 Lakeside Avenue/North Point Cleveland, OH 44114

Date Mailed: 04/05/2002

NOTICE TO FILE MISSING PARTS OF NONPROVISIONAL APPLICATION

FILED UNDER 37 CFR 1.53(b)

Filing Date Granted

An application number and filing date have been accorded to this application. The item(s) indicated below, however, are missing. Applicant is given TWO MONTHS from the date of this Notice within which to file all required items and pay any fees required below to avoid abandonment. Extensions of time may be obtained by filing a petition accompanied by the extension fee under the provisions of 37 CFR 1.136(a).

- The oath or declaration is missing. A properly signed oath or declaration in compliance with 37 CFR 1.63, identifying the application by the above Application Number and Filing Date, is required.
- To avoid abandonment, a late filing fee or oath or declaration surcharge as set forth in 37 CFR 1.16(l) of \$130 for a non-small entity, must be submitted with the missing items identified in this letter.
- The balance due by applicant is \$ 130.

A copy of this notice <u>MUST</u> be returned with the reply.

Customer Service Center

Initial Patent Examination Division (703) 308-1202

PART 2 - COPY TO BE RETURNED WITH RESPONSE

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OFFICE OF PETITIONS

00/05/7002 BLURNEL 00000004 10067629

130.00 UP

PATENT

Attorney Docket No. 555255012294

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Daniel M. Fischer, Dan G. Radut, Michael F. Habicher, Quang A.

Luong, Jonathan T. Malton

Serial No.:

10/087,629

Filed:

March 1, 2002

For:

MULTIFUNCTIONAL CHARGER SYSTEM AND METHOD

Art Unit:

Not yet assigned

Examiner:

Not yet assigned

ASSISTANT COMMISSIONER OF PATENTS WASHINGTON, D.C. 20231

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AUG 0 7 2002

OFFICE OF PETITIONS

DECLARATION OF DAVID B. COCHRAN

I hereby declare and state as follows:

- I represent Research In Motion Limited ("RIM") in connection with the above-referenced patent application. This application names five inventors, Daniel M. Fischer, Dan G. Radut, Michael F. Habicher, Quang A. Luong, and Jonathan T. Malton.
- 2. Four of these inventors, Fischer, Habicher, Luong, and Malton, have signed the Declaration and Power of Attorney documents, which is being submitted to the USPTO along with this paper. Mr. Radut, however, who is no longer in the employ of RIM, refuses to sign the documents despite the fact that he signed an employment contract when beginning his employ obligating him to assist RIM in pursuing any such applications, even after his employment had ceased.
- 3. Prior to filing this application, a copy thereof was provided to each of the named inventors for their review and approval, including Mr. Radut.

Page 1 of 2

CL-692970v1

- 4. On May 2, 2002, another copy of the application, along with the Declaration and Power of Attorney, was mailed to Mr. Radut's home address. Mr. Radut refused to sign the documents.
- 5. Between May 8 and May 15, 2002, Mr. Radut was contacted by telephone on several occasions regarding his willingness to sign the Declaration and Power of Attorney, and he refused to do so.
- 6. On June 19, 2002, I forwarded another copy of the application and the Declaration and Power of Attorney to Mr. Radut, again asking that he sign and return the papers, by June 27, 2002. I also called him on his home phone number to inquire as to whether he would be signing and returning the papers. He has refused to return any of my phone calls or to return the papers.
- 7. The last known address of Mr. Radut is 300 Regina Street, North, Building 1, Apt. 1207, Waterloo, Ontario N2J 3B8.
- 8. I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with 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 the such willful false testimony may jeopardize the validity of the application or any patent issuing thereon.

Javid B. Cochran

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APPLICATION NUMBER

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Daniel M. Fischer

555255012294

CONFIRMATION NO. 3767

FORMALITIES LETTER

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F. Drexel Feeling, Esq. Jones, Day, Reavis & Pogue 901 Lakeside Avenue/North Point Cleveland, OH 44114

Date Mailed: 04/05/2002

NOTICE TO FILE MISSING PARTS OF NONPROVISIONAL APPLICATION

FILED UNDER 37 CFR 1.53(b)

Filing Date Granted

An application number and filing date have been accorded to this application. The item(s) indicated below, however, are missing. Applicant is given **TWO MONTHS** from the date of this Notice within which to file all required items and pay any fees required below to avoid abandonment. Extensions of time may be obtained by filing a petition accompanied by the extension fee under the provisions of 37 CFR 1.136(a).

- The oath or declaration is missing.
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- To avoid abandonment, a late filing fee or oath or declaration surcharge as set forth in 37 CFR 1.16(I) of \$130 for a non-small entity, must be submitted with the missing items identified in this letter.
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UTILITY **PATENT APPLICATION TRANSMITTAL**

555255012294 Attorney Docket No. Daniel M. FISCHER First Inventor

MULTIFUNCTIONAL CHARGER SYSTEM AND METHOD

Cony for new nonprovision	onal applications under 37 CFR 1.53(b))	Express Mail Label No. EL64/38/181US
APPLICA	ATION ELEMENTS	ADDRESS TO: Assistant Commissioner for Patents Box Patent Application
	ncerning utility patent application content	
1. (Submit an original and Applicant claims See 37 CFR 1.2)		 CD-ROM or CD-R in duplicate, large table or Computer Program (Appendix) Nucleotide and/or Amino Acid Sequence Submission (if applicable, all necessary)
3. Specification (preferred arrangement)		a. Computer Readable Form (CRF)
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- Statement Re	garding Fed sponsored R & D	i. CD-ROM or CD-R (2 copies); or
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named in	the prior application, see 37 CFR and 1.33(b).	16. Nonpublication Request under 35 U.S.C. 122 (b)(2)(B)(i). Applicant must attach form PTO/SB/35
	a Sheet. See 37 CFR 1.76	or its equivalent. 17. Other: Claiming priority on USSN 60/273921 and 60/330486
18. If a CONTINUING APPL or in an Application Data Sh	ICATION, check appropriate box, and su	pply the requisite information below and in a preliminary amendment,
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Name	F. Drexel Feeling, Esq.	
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Country	USA Te	elephone (216) 586-3939
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First Named Inventor	Daniel M. FISCHER			
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Name (Print/Type)	F. Drexel Feeling	Registration No. (Attorney/Agent) 40,602		(216) 586-3939
Signature	F. D. Fuln		Date	3/1/62

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Title of the Invention

Multifunctional Charger System and Method

Inventors

Daniel M. Fischer

Dan G. Radut

Michael F. Habicher

Quang A. Luong

Jonathan T. Malton

Multifunctional Charger System and Method

CROSS-REFERENCE TO RELATED APPLICATIONS

This application claims priority from and is related to United States Provisional

Application No. 60/273021, entitled "System and Method for Adapting a USB to Provide Power
for Charging a Mobile Device," which was filed on March 1, 2001. United States Provisional

Application No. 60/273021 is hereby incorporated into the present application by reference.

This application also claims priority from and is related to United States Provisional Application No. 60/330486, entitled "Multifunctional Charger System and Method", which was filed on October 23, 2001. United States Provisional Application No. 60/330486 is hereby incorporated into the present application by reference.

BACKGROUND

1. Field of the Invention

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This invention relates generally to power adapters. More particularly, the invention relates to power adapters for use with mobile devices.

2. <u>Description of the Related Art</u>

Providing an external source of power to a mobile device, such as a personal digital assistants ("PDA"), mobile communication device, cellular phone, wireless two-way e-mail communication device, and others, requires design considerations with respect to both the mobile device and the power source. With regard to the mobile device, most mobile devices provide a distinct power interface for receiving power from a power source, for instance to recharge a battery, and a separate data interface for communicating. For example, many mobile devices

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presently use USB (Universal Serial Bus) interfaces for communicating and use a separate power interface, such as a barrel connector, for receiving power.

It is desirable, however, to have a combined power and data interface. The mobile devices that do have combined power and data interfaces typically use non-standard and sometimes proprietary interfaces. Consequently, combined interfaces for a particular manufacturer's mobile device may not be compatible with combined interfaces for mobile devices provided by other manufacturers.

Although the USB interface can be used as a power interface, the USB is typically not used for that purpose by mobile devices. In accordance with the USB specification, typical USB power source devices, such as hubs and hosts, require that a USB device participate in a host-initiated process called enumeration in order to be compliant with the current USB specification in drawing power from the USB interface. Although a mobile device could be adapted to participate in enumeration when drawing power over the USB interface, it would be preferable in many situations, such as when a host would not be available, as often happens during normal use of a mobile device, to be able to utilize alternate power sources such as conventional AC outlets and DC car sockets that are not capable of participating in enumeration to supply power to the mobile device via a USB interface.

SUMMARY

An adapter for providing a source of power to a mobile device through an industry standard port is provided. In accordance with one aspect of the invention, the adapter comprises a plug unit, a power converter, a primary connector, and an identification subsystem. The plug unit is operative to couple the adapter to a power socket and operative to receive energy from the

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power socket. The power converter is electrically coupled to the plug unit and is operable to regulate the received energy from the power socket and to output a power requirement to the mobile device. The primary connector is electrically coupled to the power converter and is operative to couple to the mobile device and to deliver the outputted power requirement to the mobile device. The identification subsystem is electrically coupled to the primary connector and is operative to provide an identification signal.

In accordance with another aspect, a USB adapter for providing a source of power to a mobile device through a USB port is provided. The USB adapter comprises a plug unit, a power converter, a primary USB connector, and an identification subsystem. The plug unit is operative to couple the USB adapter to a power socket and operative to receive energy from the power socket. The power converter is electrically coupled to the plug unit and is operable to regulate the received energy from the power socket and to output a power requirement to the mobile device. The primary USB connector is electrically coupled to the power converter and is operative to couple to the mobile device and to deliver the outputted power requirement to the mobile device. The identification subsystem is electrically coupled to the primary connector and is operative to provide an identification signal.

Another aspect provides a USB adapter for providing a source of power to a mobile device through a USB port. The USB adapter comprises a plug unit, a power converter, a primary USB connector, and an auxiliary USB adapter. The plug unit is operative to couple the USB adapter to a power socket and operative to receive energy from the power socket. The power converter is electrically coupled to the plug unit and is operable to regulate the received energy from the power socket and to output a power requirement to the mobile device. The primary USB connector is electrically coupled to the power converter and is operative to couple

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to the mobile device and to deliver the outputted power requirement to the mobile device. The auxiliary USB connector has data lines that are electrically coupled to the data lines of the primary USB connector.

Yet another aspect provides a method for providing energy to a mobile device using a USB adapter that comprises a plug unit, a primary USB connector, a power converter electrically coupled between the plug unit and the primary USB connector, and an identification subsystem electrically coupled to the primary USB connector. The method comprising the steps of coupling the USB connector to the mobile device, coupling the plug unit to a power socket, outputting a power requirement to the mobile device via the power converter and the USB connector, and providing an identification signal to the mobile device, via the identification subsystem and the USB connector, that is operative to inform the mobile device that the USB adapter is not limited by the power limits imposed by the USB specification.

In accordance with another aspect, a powering system for a mobile device having a USB connector is provided. The powering system comprises a power distribution subsystem in the mobile device that is operable to receive energy through the USB connector and to distribute the energy to at least one component in the mobile device and a USB adapter that is operative to couple to the USB connector. The USB adapter comprises a plug unit for coupling to a power socket and that is operable to receive energy from the power socket, a power converter electrically coupled to the plug unit for regulating the received energy and for providing a power requirement to the power distribution subsystem, and an identification subsystem that is operable to transmit an identification signal that is operative to identify the USB adapter as not being limited by the power limits imposed by the USB specification.

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BRIEF DESCRIPTION OF THE DRAWINGS

In order that the invention identified in the claims may be more clearly understood, preferred embodiments thereof will be described in detail by way of example, with reference to the accompanying drawings, in which:

Fig. 1 is a schematic diagram of an exemplary mobile device which has an industry standard interface;

Fig. 2 is a schematic diagram of a first embodiment of a USB adapter that is coupled to an exemplary mobile device;

Fig. 3 is a flow chart illustrating an exemplary use of a USB adapter with a mobile device; and

Fig. 4 is a schematic diagram of an additional exemplary embodiment of a USB adapter that is coupled to both an exemplary mobile device and an external battery.

DETAILED DESCRIPTION

15 Exemplary Mobile Device

Turning now to the drawing figures, shown in Fig. 1 is a schematic diagram of an exemplary mobile communication device 10 which has an industry standard interface. The mobile communication device 10 is preferably a two-way communication device having at least voice or data communication capabilities. Preferably, the mobile device 10 is also capable of communicating over the Internet, for example, via a radio frequency ("RF") link. Examples of types of devices that could be classified as a mobile device 10 include a data messaging device, a two-way pager, a cellular telephone with data messaging capabilities, a wireless Internet appliance, a data communication device (with or without telephony capabilities), a personal digital assistants ("PDA"), a wireless two-way e-mail communication device, and others.

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The exemplary mobile device 10 comprises a microprocessor 12, a communication subsystem 14, input/output ("I/O") devices 16, an industry standard interface 18 which in this example is a USB port, and a power subsystem 20. The microprocessor 12 controls the overall operation of the mobile device 10. The communication subsystem 14 provides the mobile device 10 with the ability to communicate wirelessly with external devices such as other mobile devices and other computers. The I/O devices 16 provide the mobile device 10 with input/output capabilities for use with a device user. The USB port 18 provides the mobile device 10 with a serial port for linking directly with other computers and/or a means for receiving power from an external power source. The power subsystem 20 provides the mobile device 10 with a local power source.

The exemplary communication subsystem 14 comprises components such as a receiver 22, a transmitter 24, antenna elements 26 and 28, local oscillators (LOs) 30, and a processing module such as a digital signal processor (DSP) 32. The particular design of the communication subsystem 14 and the components used therein can vary. It would be apparent to one of ordinary skill in the art to design an appropriate communication subsystem using conventional methods and components to operate over a communication network 34 based on the parameters necessary to operate over that communication network. For example, a mobile device 10 geographically located in North America may include a communication subsystem 14 designed to operate within the MobitexTM mobile communication system or DataTACTM mobile communication system, whereas a mobile device 10 intended for use in Europe may incorporate a General Packet Radio Service (GPRS) communication subsystem 14.

Network access requirements will also vary depending upon the type of network 34. For example, in the Mobitex and DataTAC networks, mobile devices 10 are registered on the

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network using a unique personal identification number or PIN associated with each device. In GPRS networks however, network access is associated with a subscriber or user of a mobile device 10. A GPRS device therefore requires a subscriber identity module (not shown), commonly referred to as a SIM card, in order to operate on a GPRS network. Without a SIM card, a GPRS device will not be fully functional. Local or non-network communication functions (if any) may be operable, but the mobile device 10 will be unable to carry out any functions involving communications over the network 34.

When required, after the network registration or activation procedures have been completed, a mobile device 10 may send and receive communication signals over the network 34. Signals received by the receiver antenna 26 through a communication network 34 are input to the receiver 22, which may perform such common receiver functions as signal amplification, frequency down conversion, filtering, channel selection and the like, and in the exemplary system shown in Fig. 1, analog to digital conversion. Analog to digital conversion of a received signal allows more complex communication functions such as demodulation and decoding to be performed in a DSP 32. Similarly, signals to be transmitted are processed, including modulation and encoding for example, by the DSP 32 and input to the transmitter 24 for digital to analog conversion, frequency up conversion, filtering, amplification and transmission over the communication network 34 via the transmitter antenna 28.

Also, in the exemplary communication subsystem 14, the DSP 32 processes communication signals and also provides for receiver and transmitter control. For example, the gains applied to communication signals in the receiver 22 and transmitter 24 may be adaptively controlled through automatic gain control algorithms implemented in the DSP 32.

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In implementing its control function, the microprocessor 12 in the exemplary mobile device 10 executes an operating system. The operating system software used by the microprocessor 12 is preferably stored in a persistent store such as flash memory 36, or alternatively read only memory (ROM) or similar storage element. The microprocessor 12 may also enable the execution of specific device applications, which preferably are also stored in a persistent store. The operating system, specific device applications, or parts thereof, may also be temporarily loaded into a volatile store such as in RAM 38.

A predetermined set of applications which control basic device operations, including at least data and voice communication applications for example, will normally be installed on the mobile device 10 during manufacture. One such application loaded on the mobile device 10 could be a personal information manager (PIM) application. The PIM application preferably is an application for organizing and managing user inputted data items such as e-mail, calendar events, voice mails, appointments, and task items. The PIM data items may be stored in the RAM 38 and/or the flash memory 36.

The PIM application preferably has the ability to send and receive data items, via the wireless network 34. The PIM data items are preferably seamlessly integrated, synchronized and updated, via the wireless network 34, with corresponding data items stored or associated with a host computer system (not shown) used by the device user. The synchronization of PIM data items is a process by which the PIM data items on the mobile device 10 and the PIM data items on the host computer system can be made to mirror each other.

There are several possible mechanisms for loading applications onto the mobile device 10. For example, applications may be loaded onto the mobile device 10 through the wireless network 34, an auxiliary I/O subsystem 40, the serial port 18, a short-range communications

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subsystem 42, such as an infrared ("IR") communication system, or any other suitable subsystem 44. When loading the applications onto the mobile device 10, the device user may install the applications in the RAM 38, the flash memory 36, or preferably a non-volatile store (not shown) such as ROM for execution by the microprocessor 12. The available application installation mechanisms can increase the utility of the mobile device 10 by providing the device user with a way of upgrading the mobile device 10 with additional and/or enhanced on-device functions, communication-related functions, or both. For example, a secure communication application may be loaded onto the mobile device 10 that allows for electronic commerce functions or other financial transactions to be performed using the mobile device 10.

The I/O devices 16 may be used to display and/or compose data communication messages. In one mode of operation, a signal received by the mobile device 10, such as a text message or web page download, will be received and processed by the communication subsystem 14, forwarded to the microprocessor 12, which will preferably further process the received signal, and provide the processed signal to one or more of the I/O devices 16 such as a display 46. Alternatively, a received signal such as a voice signal can be provided to a speaker 48, or alternatively to an auxiliary I/O device 40. In another mode of operation a device user may compose a data item such as an e-mail message using a keyboard 50 in cooperation with the display 46 and possibly an auxiliary I/O device 40. Alternatively, a device user may compose a voice message via a microphone 52. The composed data item may then be transmitted over a communication network 34 using the communication subsystem 14.

A short-range communications subsystem 42 may be provided in the mobile device 10 to allow the mobile device 10 to communicate with other systems or devices, which need not necessarily be similar to device 10. For example, the short-range communications subsystem 42

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may include an infrared device and associated circuitry and components or a Bluetooth™ communication module to allow the device 10 to communicate with similarly-enabled systems and devices.

The USB port 18 provides the mobile device 10 with a serial port for linking directly with other computers to exchange data and/or to receive power. The USB port 18 also provides the mobile device 10 with a means for receiving power from an external power source. For example, in a personal digital assistant (PDA)-type communication device, the USB port 18 could be used to allow the mobile device 10 to synchronize data with a user's desktop computer (not shown). The USB port 18 could also enable a user to set parameters in the mobile device 10 such as preferences through the use of an external device or software application. In addition the USB port 18 may also be used to provide a means for downloading information or software to the mobile device 10 without using the wireless communication network 34. The USB port 18 can provide a direct and thus reliable and trusted connection that may for example be used to load an encryption key onto the mobile device 10 thereby enabling secure device communication.

Coupled to the USB port 18 is a USB connector 54. The USB connector 54 is the physical component that couples the USB port to the outside world. In the exemplary mobile device 10, the USB connector 54 is used to transmit and receive data from an external data/power source 56, receive power from the external data/power source 56, direct the transmitted/received data from/to the USB port 18, and direct the received power to the power subsystem 20.

The exemplary power subsystem 20 comprises a charging and power distribution subsystem 58 and a battery 60. The charging and power distribution subsystem 58 performs

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many functions. It may be used to transfer energy to the battery 60 from the external data/power source 56 to charge the battery 60 and also to distribute power to the many power requiring components within the mobile device 10. The charging subsystem 58 may be capable of determining the presence of a battery 60 and/or a power circuit coupled to the mobile device 10, such as an AC adapter, USB connection, or car adapter, which alternatively can act as power sources 56 to provide power for the mobile device 10 and to charge the battery 60. Additionally, the charging subsystem 58 may have the ability to determine if a power source 56 is coupled to the mobile device 10 and, in the absence of such a coupling, cause the mobile device 10 to be powered by the battery 60.

The power distributed by the charging and power distribution subsystem 58 may be derived from energy stored in the battery 60 and/or energy received from the external data/power source 56. When the battery 60 is depleted, the charging and power distribution subsystem 58 transfers energy from the power source 56 to recharge the battery 60. Optionally, the charging and power distribution subsystem 58 may also transfer energy from the power source 56 to other components in the mobile device 10 to power the mobile device 10 when the battery 60 has been depleted and is recharging. When the data/power source 56 is not connected to the mobile device 10, power for the device 10 is derived from the battery 60.

Exemplary USB Adapter

Fig. 2 is a schematic diagram of a first embodiment of an adapter 100 that can be used to couple the mobile device 10 of fig. 1 to the data/power source 56 of fig. 1. In this example the adapter 100 is a USB adapter 100 that comprises a primary USB connector 102, a power converter 104, a plug unit 106, and an identification subsystem 108. The power converter is a known element in the art and typically includes at least one of the following components: switching converter, transformer, DC source, voltage regulator, linear regulator and rectifier. In

the embodiment shown in fig. 2, the USB adapter 100 is shown coupling a mobile device 10 to one of one or more types of power sockets 110N, 110D, 110B, and 100. Also shown in fig. 2 is an optional auxiliary USB connector 112 that can be used to couple the mobile device 10 to a data source (not shown) such as a personal computer.

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In the embodiment shown in fig. 2, the primary USB connector 102 is configured to mate with the USB connector 54 of the mobile device 10. The USB adapter 100 is operable to provide power to the mobile device 10 through the Vbus and Gnd power pins in the USB connectors 54 and 102. The USB adapter 100 also optionally provides a communication path for data across the D+ and D- data pins in the USB connectors 54 and 102.

The plug unit 106 is preferably a conventional plug unit that can be used to couple with a conventional power socket to receive power therefrom. For example, the plug unit 106 can be a two prong or three prong plug of the type used in North America that can couple to a North American AC power socket 110N that provides 115 VAC. In the embodiment shown in figure 2, the plug unit 106 can accept one or more types of plug adapters 114N, 114B, 114D, and 114 that are configured to couple to the plug unit 106 and are further configured to directly mate with one or more types of power sockets 110N, 110D, 110B, and 100. The plug unit 106 can be configured to receive energy from a power socket 110N, 110D, 110B, or 100, either directly or through the use of a plug adapter, and is operative to transfer the received energy to the power converter 104.

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The power converter 104 is operative to receive energy from a power socket 110N, 110D, 110B, or 100 and to convert that received energy to a form that can be used by the mobile device 10. For example, the power converter 104 can be of conventional construction such as a switching power converter that converts 115 VAC to 5 VDC. Also, the power converter 104

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could comprise a D.C. regulator circuit that converts a D.C. input to a D.C. output. The power converter 104 could also be adapted to accept a wide range of input energy levels and frequencies. Alternatively, the power converter 104 could be adapted to accept a limited range of input energy levels and frequencies, wherein the plug adapters are operable to convert the possible input energy levels and frequencies to a range that the power converter can accommodate. The power converter 104 provides its energy output to the mobile device 10 via the Vbus and Gnd pins of the primary USB connector 102.

Through the use of a variety of different types of plug adapters, the USB adapter 100 can be adapted to receive energy from various types of power sockets 110N, 110D, 110B, or 100. For example, using the appropriate plug adapter 114, 114B, 114D, and 114N, the USB adapter 100 can receive energy from a power socket such as an 115 VAC North American power socket 110N, or a 12 VDC automobile power socket, or an air power socket, or others.

For example, in North America, a type "N" power socket is commonly available. The plug adapter 114N can be releasably attached to the plug unit 106 thereby allowing any North American power socket 114N to be used as a power source. When traveling to a locale which does not have the North American power socket 114N, an alternate plug adapter such as adapters 114, 114B, or 114D may be selected by the user, according to the power socket 110D, 110B, or 100 available at the locale. The plug adapter 114, 114B, or 114D may then be releasably attached to plug unit 106 in place of the plug adapter 114N, thereby allowing the USB power adapter 100 to connect to a local power supply via the local power socket. Various other plug adapters are envisioned that can be configured to operate with alternate power sources such as for instance car sockets.

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The power distribution and charging subsystem **58** of the mobile device **10** can selectively use the power provided on the Vbus and Gnd lines of the USB connector **54** to provide power to the mobile device **10**, charge the battery **60**, or both. A more detailed discussion of how the charging function of mobile device **10** can be implemented is described in United States Provisional Application No. 60/273021 filed on March 1st, 2001 and entitled "System and Method for Adapting a USB to Provide Power for Charging a Mobile Device" which has been incorporated herein by reference.

Typically when a mobile device 10 receives power over the USB from a USB host, it is required to draw power in accordance with the USB specification. The USB specification specifies a process for transferring energy across the USB called enumeration and limits the electrical current that can flow across the USB.

The USB adapter 100 contributes to a system wherein a device 10 that follows the USB specification when coupled to a typical USB host via its USB port can be informed that the USB adapter 100 has been coupled to the device 10 and that the device 10 can now draw power without regard to the USB specification and the USB specification imposed limits.

The identification subsystem 108 provides an identification signal to the mobile device 10 that the power source is not a USB limited source. The identification signal could be the communication of a single voltage on one or more of the USB data lines, different voltages on the two data lines, a series of pulses or voltage level changes, or other types of electrical signals. The identification subsystem 108 that generates the identification signal could have multiple types of configurations. In one embodiment, the identification subsystem 108 comprises a hardwired connection of a single voltage level to both data lines. In another embodiment, the identification subsystem 108 comprises a USB controller that is operable to communicate an

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identification signal to the mobile device. Additional embodiments are contemplated. The identification subsystem 108 may optionally be configured to have the capability of electrically connecting or disconnecting the power output from the power converter 104 from the USB connector 102 and/or to connect or disconnect any data inputs from the USB adapter 100 to the USB connector 102.

In addition to providing power to the mobile device 10 over the primary USB connector 102, the USB adapter 100 may optionally be equipped with an auxiliary USB connector 112 that allows the USB adapter 100 to create a communication path between the mobile device 10 and some other device capable of communicating over the USB such as a personal computer, another mobile device or some other type of device.

The USB adapter 100 preferably provides a communication path between the D+ and D-pins of the Primary USB connector 102 and the D+ and D-pins of the auxiliary USB connector 112. In the embodiment shown, the communication path also traverses the identification subsystem 108. Alternatively, the communication path could bypass the identification subsystem 108. The USB adapter 100 can thus act as a pass through device for communication between a USB hub or host and a mobile device 10.

Optionally, the USB adapter 100 could also transfer energy from the power converter 104 to the auxiliary USB connector 112 thereby providing a device coupled to the auxiliary USB connector 112 with power. In this arrangement, the identification subsystem 108 could also provide an identification signal to the device coupled to the auxiliary USB connector 112 to inform that device that the power source is not a USB limited source.

Exemplary Illustration Of The Use of A USB Adapter With A Mobile Device

When a USB adapter 100 is connected to a mobile device 10, the identification subsystem 108 of the USB adapter 100 preferably provides an identification signal to the mobile

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device 10 to notify the mobile device 10 that the device 10 is connected to a power source that is not subject to the power limits imposed by the USB specification. Preferably, the mobile device 10 is programmed to recognize the identification signal and therefore recognizes that an identification signal has been transmitted by the USB adapter 100. After recognizing a valid identification signal, the mobile device 10, draws power through the USB adapter 100 without waiting for enumeration or charge negotiation.

The detection of the identification signal may be accomplished using a variety of methods. For example, the microprocessor 12 may detect the identification signal by detecting the presence of an abnormal data line condition at the USB port 18. The detection may also be accomplished through the use of other device subsystems 44 in the mobile device 10. The preferred identification signal results from the application of voltage signals greater than 2 volts to both the D+ and D- lines in the USB connector. The preferred method of identification is described below in greater detail with reference to Fig. 3.

At step 210, the mobile device 10 detects the presence of a voltage on the Vbus line of the USB connector 54 via the USB port 18. At step 220, the mobile device checks the state of the D+ and D- lines of the USB connector. In the example shown in the drawings, the D+ and D- lines are compared to a 2V reference. Also, in this example, the identification subsystem 108 of the USB adapter 100 may have applied a logic high signal, such as +5V reference, to both the D+ and D- lines to identify the attached device as a USB adapter 100. If the voltages on both the D+ and D- lines of the USB connector are greater than 2 Volts (step 220), then the mobile device 10 determines that the device connected to the USB connector 54 is not a typical USB host or hub and that a USB adapter 100 has been detected (step 230). The mobile device 10 can then

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charge the battery or otherwise use power provided via the Vbus and Gnd lines in the USB connector 54 (step 260) without waiting for enumeration.

If, however, after the mobile device 10 detects the presence of a voltage on the Vbus line of the USB connector 54 and determines that the voltages on both the D+ and D- lines of the USB connector are not greater than 2 Volts (step 220), then the mobile device 10 determines that a USB host or hub has been detected (step 240). A typical USB host or hub weakly holds its D+ and D- lines at zero volts when it is not connected to another device. The mobile device 10 can then signal the USB host or hub to initiate the enumeration process (step 250) and can charge the battery or otherwise use power provided via the Vbus and Gnd lines in the USB connector (step 260) in accordance with the power limits imposed by the USB specification. The enumeration process is typically initiated after the mobile device 10 applies approximately zero volts to the D-line and approximately 5 volts to the D+ line to inform the host of the mobile device's 10 presence and communication speed.

Therefore, when a USB adapter 100 is coupled to the mobile device 10 and has been identified as a USB adapter 100, the mobile device 10 can forego the enumeration process and charge negotiation process and immediately draw energy from the USB power adapter 100 at a desired rate, for instance at 5 unit loads, i.e. 500mA. While the mobile device 10 charges its battery using the USB adapter 100, the mobile device 10 can disable its typical USB functions. If, however, the mobile device 10 detects that a USB host or hub is coupled to the mobile device 10, the mobile device 10 can apply a voltage to the D+ line to indicate to the USB host or hub that the mobile device 10 is coupled thereto and await enumeration and USB charge negotiation.

If the USB adapter 100, is coupled to the mobile device 10, and the mobile device 10 does not identify the USB adapter 100 through communications with the identification module

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108, the mobile device 10 may stop drawing energy from the Vbus and Gnd lines of the USB connector 54. This may occur, for example, if the mobile device 10 is not programmed to identify the USB adapter 100. The mobile device 10 may mistakenly identify the USB adapter 100 as a typical USB host or hub and await enumeration before drawing substantial energy. To guard against this, the USB adapter 100 can optionally be adapted to function with mobile devices that are not programmed to recognize the USB adapter 100.

In that scenario, the USB adapter 100 can be adapted to provide energy to a mobile device by using the knowledge that the mobile device will draw energy from a connected device for a period of time before it stops drawing energy due to lack of enumeration. The USB adapter 100 can optionally provide power for charging a battery 60 in a mobile device by periodically switching the voltages on the Vbus and Gnd lines between on and off states. When the USB adapter 100 is coupled to the mobile device, the identification subsystem 108 can apply an onvoltage (5 V for example) between the Vbus and Gnd lines. The mobile device will draw energy while awaiting enumeration. After a period of time, the identification subsystem 108 can apply an off-voltage (0 volts) between the Vbus and Gnd lines thereby fooling the mobile device into determining that the unidentified USB device has been disconnected from the mobile device. The identification subsystem 108 can then reapply an on-voltage between the Vbus and Gnd lines. The mobile device will draw energy again while awaiting enumeration. This cycle can be repeated to periodically apply energy to the mobile device, for example, to recharge the battery 60 of the mobile device.

Additional Exemplary Embodiments Of USB Adapters

Shown in fig. 4 is a schematic diagram of an additional exemplary embodiment of a USB adapter 300 that is coupled to a mobile device 10. The exemplary USB adapter 300 comprises a USB connector 302, a power converter 304, a plug unit 306, and an identification subsystem

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308. The USB connector 302, plug unit 306, and identification subsystem 308, preferably correspond to the USB connector 102, plug unit 106, and identification subsystem 108 which were described earlier with respect to the first embodiment. Similar to the first embodiment, the additional embodiment may optionally be equipped with various plug adapters 314N, 314D, 314B, and 314 that preferably are releasably attachable to plug unit 306 so that the appropriate plug adapter 314N, 314D, 314B, or 314 can be selected by a user to allow the USB adapter 300 to couple to and receive energy from an available power socket 310N, 310D, 310B, or 310. The exemplary USB power converter 300 further comprises a charging subsystem 316 and battery receptacle 318 for coupling the USB adapter 300 to an external battery 320 that may be optionally coupled thereto.

The battery receptacle 318 provide a location for releasably coupling an external battery 320 thereto so that the external battery can be charged via the USB adapter 300. This provides the USB adapter 300 with a mechanism for charging, for example, a mobile device's primary or spare battery when the battery has been separated from or is not coupled to the mobile device 10.

To accommodate this functionality, the power converter 304 is capable of providing the proper voltage levels for the USB connector 302 and also capable of providing necessary voltage and current levels to drive a battery charging subsystem 316. The power converter 304 is preferably a dual power converter that may be constructed using conventional or non-conventional architectures. With respect to the portion of the power converter 304 that provides energy to the USB connector 302, that portion is preferably similar in construction and function to the power converter 104 of the first embodiment.

Preferably, the charging subsystem 316 performs in a substantially similar manner to charging subsystem 58 of the mobile device 10. But, for efficiency and simplicity of design,

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certain aspects of the dual power converter 304 and the charging subsystem 316 may be combined, as both are local to the USB adapter 300.

Other alternative embodiments of the USB adapter may include various combinations of components described above with respect to the first and additional embodiments. Another embodiment of the USB adapter may include a second or more auxiliary USB connectors. A USB adapter having one or more auxiliary USB connectors may optionally be configured such that one or more of the auxiliary USB connectors may have power from the USB adapter's power converter made available to it so that multiple USB devices may draw power simultaneously. Preferably, a USB adapter having multiple auxiliary USB connectors will be configured such that the data lines in the auxiliary connectors can, on a selective basis, be electrically connected to or disconnected from the data lines in the primary USB connector. This allows a mobile device connected to the primary USB connector to receive energy from the adapter regardless of whether a USB host or hub is connected to an auxiliary USB connector. It is also contemplated that a USB adapter may be embodied in a USB host or hub.

15 Conclusion

The embodiments described herein are examples of structures, systems or methods having elements corresponding to the elements of the invention recited in the claims. This written description may enable those skilled in the art to make and use embodiments having alternative elements that likewise correspond to the elements of the invention recited in the claims. The intended scope of the invention thus includes other structures, systems or methods that do not differ from the literal language of the claims, and further includes other structures, systems or methods with insubstantial differences from the literal language of the claims. Although the embodiments have been described with reference to the USB interface, it is

contemplated that the invention could be applicable to devices and systems that use other standard interfaces such as the IEEE 1394 interface.

The following is claimed:

1. A Universal Serial Bus ("USB") adapter for providing a source of power to a mobile device through a USB port, comprising:

a plug unit for coupling to a power socket and for receiving energy from the power socket;

a power converter electrically coupled to the plug unit, the power converter being operable to regulate the received energy from the power socket and to output a power requirement to the mobile device;

a primary USB connector electrically coupled to the power converter for connecting to the mobile device and for delivering the power requirement to the mobile device; and an identification subsystem electrically coupled to the primary USB connector for providing an identification signal at one or more data lines of the primary USB connector.

- 2. The USB adapter of claim 1, wherein the plug unit is configured to couple directly with the power socket.
- 3. The USB adapter of claim 2, wherein the plug unit is configured to couple to at least one power socket selected from the group consisting of: North American power socket, United Kingdom power socket, European power socket, Australian power socket, airplane power socket, and automobile power socket.
- 4. The USB adapter of claim 1, further comprising a plug adapter that is configured to couple the plug unit to the power socket.
- 5. The USB adapter of claim 4, wherein the plug adapter is configured to couple to at least one power socket selected from the group consisting of: North American power socket, United Kingdom power socket, European power socket, Australian power socket, airplane power socket, and automobile power socket.

- 6. The USB adapter of claim 1 wherein the identification signal comprises a voltage level that is applied to at least one of the data lines in the primary USB connector.
- 7. The USB adapter of claim 6 wherein the identification signal comprises a logic high signal on the D+ data line and a logic high signal on the D- data line.
- 8. The USB adapter of claim 1 wherein the identification subsystem comprises a hard-wired connection of a voltage level to one or more data lines in the primary USB connector.
- 9. The USB adapter of claim 1 wherein the identification subsystem comprises a USB controller that is operable to provide a voltage level to one or more data lines in the primary USB connector.
- 10. The USB adapter of claim 1, wherein the identification subsystem further comprises a switch that is operable to couple electrically the power requirement output from the power converter to the primary USB connector.
- 11. The USB adapter of claim 10, wherein the identification system is operable to cause the switch to disconnect the power requirement output from the primary USB connector.
- 12. The USB adapter of claim 11, wherein the identification system is operable to cause the switch to reconnect the power requirement output to the primary USB connector.
- 13. The USB adapter of claim 1, further comprising an auxiliary USB connector.
- 14. The USB adapter of claim 13, wherein the data lines of the auxiliary USB connector are coupled to the data lines of the primary USB connector via the identification subsystem.
- 15. The USB adapter of claim 13, wherein the power converter is operable to output a power requirement to the auxiliary USB connector.
- 16. The USB adapter of claim 1, wherein the USB adapter is integrated with a USB hub or host.

- 17. The USB adapter of claim 1, further comprising:

 a battery receptacle for providing a location at which to attach a rechargeable battery; and
 a battery charging subsystem electrically coupled between the battery receptacle and the
 power converter, the battery charging subsystem being operable to receive energy from the
 power converter and to provide power at the battery receptacle.
- 18. The USB adapter of claim 1, wherein the power converter comprises at least one component selected from the group consisting of: switching converter, transformer, DC source, voltage regulator, linear regulator and rectifier.
- 19. A method for providing energy to a mobile device using a USB adapter that comprises a plug unit, a primary USB connector, a power converter electrically coupled between the plug unit and the primary USB connector, and an identification subsystem electrically coupled to the primary USB connector, the method comprising the steps of:

coupling the USB connector to the mobile device;

coupling the plug unit to a power socket;

outputting a power requirement to the mobile device via the power converter and the USB connector; and

providing an identification signal to the mobile device, via the identification subsystem and the USB connector, that is operative to inform the mobile device that the USB adapter is not limited by the power limits imposed by the USB specification.

- The method of claim 19, further comprising the step of:detecting the presence of the identification signal by the mobile device.
- 21. The method of claim 19, further comprising the step of:

- electrically disconnecting the power requirement from the USB connector.
- 22. The method of claim 21, further comprising the step of:
 electrically reconnecting the power requirement to the USB connector to allow the power requirement to be outputted to the mobile device.
- 23. A powering system for a mobile device having a USB connector; comprising: a power distribution subsystem in the mobile device that is operable to receive energy through the USB connector and to distribute the energy to at least one component in the mobile device; and

a USB adapter for coupling to the USB connector, the USB adapter comprising a plug unit for coupling to a power socket and that is operable to receive energy from the power socket, a power converter electrically coupled to the plug unit for regulating the received energy and for providing a power requirement to the power distribution subsystem, and an identification subsystem that is operable to transmit an identification signal that is operative to identify the USB adapter as not being limited by the power limits imposed by the USB specification.

- 24. The system of claim 23, further comprising a charging subsystem in the USB power adapter configured to couple the power converter to a battery receptacle to directly charge a rechargeable battery.
- 25. A Universal Serial Bus ("USB") adapter for providing a source of power to a mobile device through a USB port, comprising:

a plug unit for coupling to a power socket and for receiving energy from the power socket;

a power converter electrically coupled to the plug unit, the power converter being operable to regulate the received energy from the power socket and to output a power requirement to the mobile device;

a primary USB connector electrically coupled to the power converter for connecting to the mobile device and for delivering the outputted power requirement to the mobile device; and an auxiliary USB connector having data lines that are electrically coupled to the data lines of the primary USB connector.

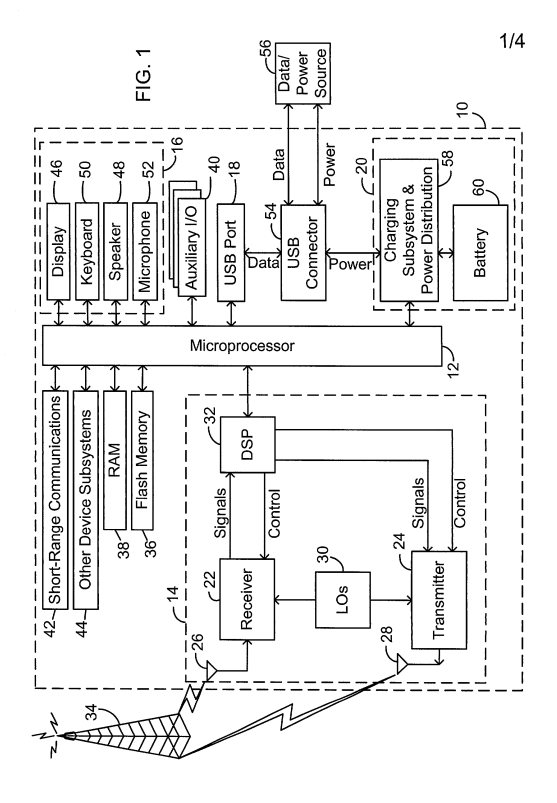
- 26. The USB adapter of claim 25 further comprising an identification subsystem electrically coupled to the primary USB connector for providing an identification signal at one or more data lines of the primary USB connector.
- 27. The USB adapter of claim 26 wherein the identification signal comprises a voltage level that is applied to at least one of the data lines in the primary USB connector.
- 28. The USB adapter of claim 27 wherein the identification signal comprises a logic high signal on the D+ data line and a logic high signal on the D- data line.
- 29. The USB adapter of claim 26 wherein the identification subsystem comprises a hardwired connection of a voltage level to one or more data lines in the primary USB connector.
- 30. The USB adapter of claim 26 wherein the identification subsystem comprises a USB controller that is operable to provide a voltage level to one or more data lines in the primary USB connector.
- 31. The USB adapter of claim 26 wherein the identification subsystem further comprises a switch that is operable to electrically couple the power requirement output from the power converter to the primary USB connector.

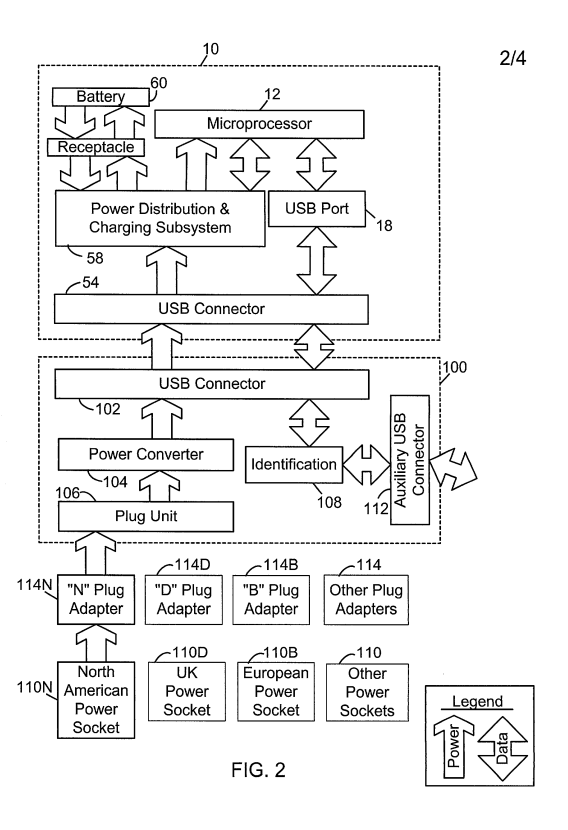
- 32. The USB adapter of claim 31 wherein the identification system is operable to cause the switch to disconnect the power requirement output from the primary USB connector.
- 33. The USB adapter of claim 32 wherein the identification system is operable to cause the switch to reconnect the power requirement output to the primary USB connector.
- 34. The USB adapter of claim 25 wherein the power converter is operable to output a power requirement to the auxiliary USB connector.
- 35. The USB adapter of claim 25 further comprising:

 a battery receptacle for providing a location at which to attach a rechargeable battery; and
 a battery charging subsystem electrically coupled between the battery receptacle and the
 power converter, the battery charging subsystem being operable to receive energy from the
 power converter and to provide a charge at the battery receptacle.
- 36. The USB adapter of claim 25 wherein the power converter comprises at least one component selected from the group consisting of: switching converter, transformer, DC source, voltage regulator, linear regulator and rectifier.

ABSTRACT

An adapter for providing a source of power to a mobile device through an industry standard port is provided. In accordance with one aspect of the invention, the adapter comprises a plug unit, a power converter, a primary connector, and an identification subsystem. The plug unit is operative to couple the adapter to a power socket and operative to receive energy from the power socket. The power converter is electrically coupled to the plug unit and is operable to regulate the received energy from the power socket and to output a power requirement to the mobile device. The primary connector is electrically coupled to the power converter and is operative to couple to the mobile device and to deliver the outputted power requirement to the mobile device. The identification subsystem is electrically coupled to the primary connector and is operative to provide an identification signal.





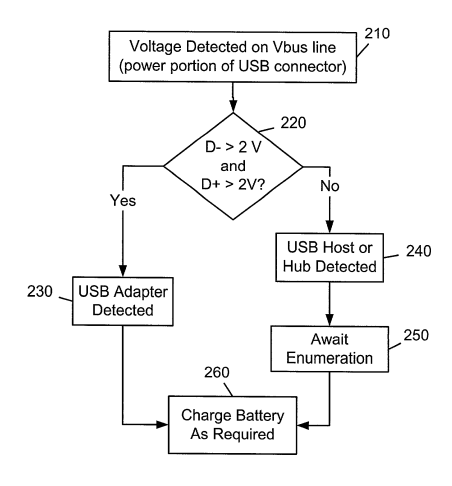
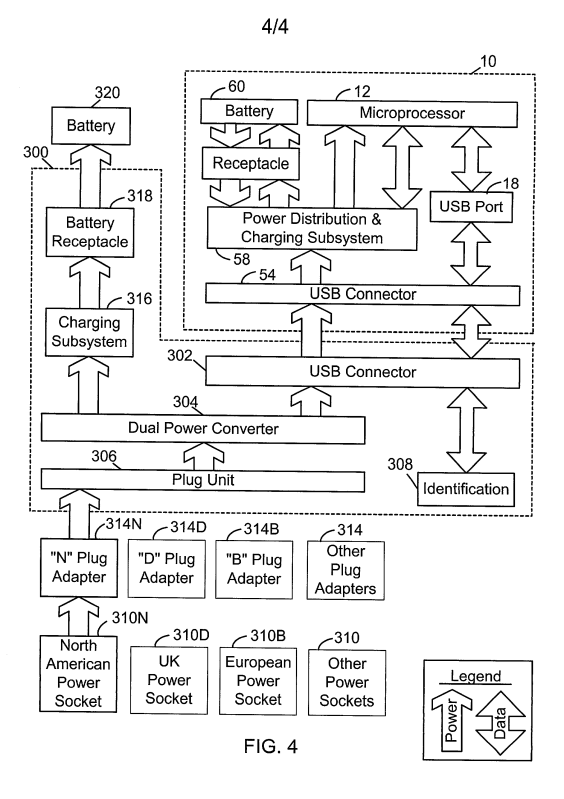


FIG. 3





U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE FEE RECORD SHEET

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