UTILITY	Attorney Docket No.		it displays a valid OMB control number $05000 { m C}$
PATENT APPLICATION	First Named Inventor	-	I. FALLON
	Title		Data Compression Syste
TRANSMITTAL		Video E	Juli Compression Byste
(Only for new nonprovisional applications under 37 CFR 1.53(b))	Express Mail Label No.	4	
APPLICATION ELEMENTS See MPEP chapter 600 concerning utility patent application contents.	ADDRESS TO:		ommissioner for Patents P.O. Box 1450 exandria, VA 22313-1450
Fee Transmittal Form (PTO/S8/17 or equivalent)	ACCOMPAN	YING AF	PLICATION PAPERS
Applicant asserts small entity status. See 37 CFR 1.27 Applicant certifies micro entity status. See 37 CFR 1.29. Applicant must attach form PTO/SB/15A or B or equivalent.	10. Assignment Pa (cover sheet & Nam	document(s)	e Realtime Data, LLC
Specification [Total Pages35] Both the claims and abstract must start on a new page. (See MPEP § 608.01(a) for information on the preferred arrangement X Drawing(s) (35 U.S.C. 113) [Total Sheets4] Inventor's Oath or Declaration [Total Pages2]] (if applicable)	assignee) tion Docume	
(including substitute statements under 37 CFR 1.64 and assignments serving as an oath or declaration under 37 CFR 1.63(e))] 13. Information Di (PTO/SB/08 or PT		
a. Newly executed (original or copy) b. X A copy from a prior application (37 CFR 1.63(d)) X Application Data Sheet * See note below.	14. Preliminary An 15. Return Receipt (MPEP § 503) (Sh	Postcard	cally itemized)
See 37 CFR 1.76 (PTO/AIA/14 or equivalent) CD-ROM or CD-R in duplicate, large table, or Computer Program (Appendix) Landscape Table on CD	16. Certified Copy (if foreign priority 17. Nonpublication Under 35 U.S.C. 1 or equivalent.	vis claimed) Request	ocument(s) Applicant must attach form PTO/SB/
 Nucleotide and/or Amino Acid Sequence Submission (if applicable, items a. – c. are required) a. Computer Readable Form (CRF). b. Specification Sequence Listing on: 	18. X Other: <u>Auth</u>	orization	under 37 CFR 1.136(a)(3
i. CD-ROM or CD-R (2 copies); or ii. Paper			
 c. Statements verifying identity of above copies Note: (1) Benefit claims under 37 CFR 1.78 and foreign priority cla (2) For applications filed under 35 U.S.C. 111, the application assignee, person to whom the inventor is under an oblig interest in the matter. See 37 CFR 1.46(b). 19. CORRESP 	n must contain an ADS speci	fying the app	licant if the applicant is an
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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.

HULU LLC Exhibit 1002 IPR2018-01187

CERTIFICATION AND REQUEST FOR PRIORITIZED EXAMINATION UNDER 37 CFR 1.102(e) (Page 1 of 1)						
First Named Inventor:	James J. FALLON	Nonprovisional Application N known):	lumber (if	To Be Assigned		
Title of Invention:	Video Data Compression System	S				
	EREBY CERTIFIES THE FOLLOWIN ENTIFIED APPLICATION.	G AND REQUESTS PR	IORITIZED	EXAMINATION FOR		
37 CFF becaus and exa	ocessing fee set forth in 37 CFR 1. R 1.17(c) have been filed with the r e that fee, set forth in 37 CFR 1.18 amination fee are filed with the req y required excess claims fees or a	request. The publication 8(d), is currently \$0. T puest or have been alre	on fee requ he basic fi eady been	uirement is met ling fee, search fee, paid. I understand		
indeper	stand that the application may not indent claims, more than thirty total juest for an extension of time will o	l claims, or any multipl	e depende	ent claims, and that		
3. The app	plicable box is checked below:					
I. <u>X</u>	Original Application (Track One) - Prioritized Examin	nation und	ler § 1.102(e)(1)		
	application is an original nonprovi certification and request is being OR	filed with the utility app				
	application is an original nonprovi certification and request is being	isional plant applicatio				
invento	cuted inventor's oath or declaration r, <u>or</u> the application data sheet me h the application.					
II. 🔲	II. Request for Continued Examination - Prioritized Examination under § 1.102(e)(2)					
 A request for continued examination has been filed with, or prior to, this form. If the application is a utility application, this certification and request is being filed via EFS-Web. The application is an original nonprovisional utility application filed under 35 U.S.C. 111(a), or is a national stage entry under 35 U.S.C. 371. This certification and request is being filed prior to the mailing of a first Office action responsive to the request for continued examination. No prior request for continued examination has been granted prioritized examination status under 37 CFR 1.102(e)(2). 						
Signature	<u> ////////////////////////////////////</u>	<u> </u>	Date Q	be geor		
Name (Print/Typed) Michael V. Messinger Practitioner Registration Number 37,575						
	nust be signed in accordance with 37 CFR s if more than one signature is required.*	1.33. See 37 CFR 1.4(d) for	r signature re	quirements and certifications.		
X *Total of <u>1</u>	forms are submitted.					

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Inventors: FALLON *et al.* Applicant: Realtime Data, LLC Application No.: To Be Assigned (*Continuation of Appl. No. 14/733,565; Filed: June 8, 2015* Filed: Herewith

Title: Video Data Compression Systems

Confirmation No.: To Be Assigned Art Unit: To Be Assigned Examiner: To Be Assigned Atty. Docket: 2855.005000C

Authorization to Treat a Reply as Incorporating an Extension of Time Under 37 C.F.R. § 1.136(a)(3)

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

Commissioner:

The U.S. Patent and Trademark Office is hereby authorized to treat any concurrent or future reply that requires a petition for an extension of time under this paragraph for its timely submission, as incorporating a petition for extension of time for the appropriate length of time. The U.S. Patent and Trademark Office is hereby authorized to charge all required extension of time fees to our Deposit Account No. 19-0036, if such fees are not otherwise provided for in such reply.

Respectfully submitted,

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

Detober 6, 2015 Date:

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

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

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.

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 filing date are identified in the Power of Attorney by Applicant form. If neither form PTO/AIA/82A nor form PTO/AIA82B identifies the application to which the Power of Attorney is directed, the Power of Attorney will not be recognized in the application.

Application Number	To Be Assigned	
Filing Date	Herewith	
First Named Inventor	James J. FALLON	
Title		
	Video Data Compression Systems	
Art Unit	To Be Assigned	
Examiner Name	To Be Assigned	
Attorney Docket Numbe	er 2855.005000C	
SIGNATURE of	Applicant or Patent Practitioner	
Signature	MaxX	Date (Optional) /0/6/2015-
Name		Registration Number 37,575
Title (if Applicant is a juristic entity)	el V. Messinger	
Applicant Name (if Applicant is	a juristic entity)	
more than one applicant, use r	ned in accordance with 37 CFR 1.33. See 37 CFR 1.4(d) nultiple forms. forms are submitted.	for signature requirements and certifications. If

This collection of information is required by 37 CFR 1.131, 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.

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

PTO/AIA/82B (07-13)

POWER OF ATTORNEY BY APPLICANT

I hereby revoke all p	revious powers of attorney given	in the application	n identified in <u>either</u> the	attached transmittal letter or		
the boxes below.						
	Application Number	F	iling Date			
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OR						
all business in	int Practitioner(s) named in the attac the United States Patent and Trade smittal letter (form PTO/AIA/82A) or i	emark Office conne	cted therewith for the pate	nt application referenced in the		
Please recognize of letter or the boxes	or change the correspondence above to:	address for the	application identified	in the attached transmittal		
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I am the Applicant (if th	e Applicant is a juristic entity, list the	Applicant name in	the box):			
Realtime Data, LL	С					
Inventor or Jo	int Inventor (title not required below))				
Legal Represe	entative of a Deceased or Legally Ind	capacitated Invento	or (title not required below)			
X Assignee or P	erson to Whom the Inventor is Unde	er an Obligation to A	Assign (provide signer's titl	e if applicant is a juristic entity)		
Person Who Otherwise Shows Sufficient Proprietary Interest (e.g., a petition under 37 CFR 1.46(b)(2) was granted in the application or is concurrently being filed with this document) (provide signer's title if applicant is a juristic entity)						
		URE of Applicant				
	nose title is supplied below) is authorize	ed to act on behalf o		the applicant is a juristic entity).		
Signature			Date (Optional)	14. C. C. f. d. K.		
Name	James J. Fallon					
Title	Director, Realtime Data, LI This form must be signed by the application one applicant, use multiple f	ant in accordance w	ith 37 CFR 1.33. See 37 CF	R 1.4 for signature requirements		
		Gittig.				
X Total of 1	forms are submitted. is required by 37 CFR 1.131, 1.32, and 1.33. T	he information is require	d to obtain or retain a benefit by th	he 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. 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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PTO/AIA/01 (08-12) Approved for use through 01/31/2014. OMB 0651-0032 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. DECLARATION (37 CFR 1.63) FOR UTILITY OR DESIGN APPLICATION USING AN **APPLICATION DATA SHEET (37 CFR 1.76)** Title of Invention Bandwidth Sensitive Data Compression and Decompression As the below named inventor, I hereby declare that: This declaration X The attached application, or is directed to: United States application or PCT international application number filed on The above-identified application was made or authorized to be made by me. I believe that I am the original inventor or an original joint inventor of a claimed invention in the application. I hereby acknowledge that any willful false statement made in this declaration is punishable under 18 U.S.C. 1001 by fine or imprisonment of not more than five (5) years, or both. WARNING: Politioner/applicant is cautioned to avoid submitting personal information in documents filed in a patent application that may contribute to identity theft. Personal information such as social security numbers, bank account numbers, or credit card numbers (other than a check or credit card authorization form PTO-2038 submitted for payment purposes) is never required by the USPTO to support a petition or an application. If this type of personal information is included in documents submitted to the USPTO, petitioners/applicants should consider redacting such personal information from the documents before submitting them to the USPTO. Petitioner/applicant is advised that the record of a patent application is available to the public after publication of the application (unless a non-publication request in compliance with 37 CFR 1.213(a) is made in the application) or issuance of a patent. Furthermore, the record from an abandoned application may also be available to the public if the application is referenced in a published application or an issued patent (see 37 CFR 1.14). Checks and credit card authorization forms PTO-2038 submitted for payment purposes are not retained in the application file and therefore are not publicly available. LEGAL NAME OF INVENTOR 9/18/13 Inventor: James J. FALLON Date (Optional) : Signature: Note: An application data sheet (PTO/SB/14 or equivalent), including naming the entire inventive entity, must accompany this form or must have been previously filed. Use an additional PTO/AIA/01 form for each additional inventor.

This collection of information is required by 35 U.S.C. 115 and 37 CFR 1.83. Tike 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 1 minute to complete, including gatheding, 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 his form and/or suggestions for reducing this burden, should be sent to the Chief Information Office, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450. If you need assistance in complete his complete his feature, and the torous of the your of the your of the sent of in completing the form, call -1800-Pi-O-199 and select aption 2.

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PTO/AIA/01 (C6-12) Approved for use through 01/31/2014. OMB 0651-0032 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE Under the Paperwork Reduction Act of 1995, no percents are required to respond to a collection of information unless it displays a valid OMB control number.

DECLARATION (37 CFR 1.63) FOR UTILITY OR DESIGN APPLICATION USING AN **APPLICATION DATA SHEET (37 CFR 1.76)**

	AFFEIDATION DATA SHEET (STOPK 1.10)
Title of Invention	Bandwidth Sensitive Data Compression and Decompression
As the belo	w named inventor, I hereby declare that:
This declar is directed t	
	United States application or PCT international application number
	filed on
The above-i	dentified application was made or authorized to be made by me.
believe tha	t I am the original inventor or an original joint inventor of a claimed invention in the application.
	nowledge that any willful false statement made in this declaration is punishable under 18 U.S.C. 1001 prisonment of not more than five (5) years, or both.
	WARNING:
ontribute to other than a o support a letitioners/a SPTO. Per pplication (u atent. Furth oferenced in	plicant is cautioned to avoid submitting personal information in documents filed in a patent application that may identity theft. Personal information such as social security numbers, bank account numbers, or credit card numbers check or credit card authorization form PTO-2038 submitted for payment purposes) is never required by the USPTO petition or an application. If this type of personal information is included in documents submitted to the USPTO potition or an application. If this type of personal information from the documents submitted to the USPTO policants should consider reducting such personal information from the documents before submitting them to the titioner/applicant is advised that the record of a patent application is available to the public after publication of the unless a non-publication request in compliance with 37 CFR 1.213(a) is made in the application) or issuance of a nermore, the record from an abandoned application may also be available to the public if the application is a published application or an issued patent (see 37 CFR 1.14). Checks and credit card authorization forms ibmitted for payment purposes are not retained in the application field and therefore are not publicly available.
	ME OF INVENTOR
Signature:	
	cation data sheet (PTO/SB/14 or equivalent), including naming the entire inventive entity, must accompany this form or must have y filed. Use an additional PTO/AIA/01 form for each additional inventor.
the USPTO to mplete, includir	Information is required by 85 U.S.C. 110 and 37 CPR 1.63. The information is required to obtain or retain a benefit by the public which is to file (and process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CPR 1.11 and 1.14. This collection is estimated to take 1 minute to grathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the indiv/dual case. Any amount of time you require to complete this form and/or subsciences/long for tender to this burden, should be sent to the Chief Information Officer. U.S.

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. Patant and Trademark Offica, 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 Patonts, P.O. Box 1450, Alexandria, VA 22313-1450. If you need assistance in completing the form, cell 1-800-PTO-9199 and select option 2.

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Application Data Sheet 37 CFR 1.76		Attorney Docket Number	2855.005000C		
		Application Number			
Title of Invention	Video Data Compression Systems				
The application data sheet is part of the provisional or nonprovisional application for which it is being submitted. The following form contains the bibliographic data arranged in a format specified by the United States Patent and Trademark Office as outlined in 37 CFR 1.76. This document may be completed electronically and submitted to the Office in electronic format using the Electronic Filing System (EFS) or the document may be printed and included in a paper filed application.					

Secrecy Order 37 CFR 5.2

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

Inventor Information:

Inven	tor	1							8	emove	
Legal	Name	;									
Prefix	refix Given Name			Middle Name		Family	v Name		Suffix		
	Jam	es			J.			FALLO	N		
Resid	lence	Information	(Select One)	۲	US Residency	0	Non US Re	sidency	O Activ	e US Military Service	3
City	Arm	onk		St	ate/Province	NY	Countr	y of Res	idence	US	
Mailing	Addı	ess of Inven	tor:								
Addre	ss 1		11 Wampus C	los	e						
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City		Armonk					State/Prov	vince	NY		
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Legal	Name										
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City	Asto	ria		St	ate/Province	NY	Countr	y of Res	idence	US	
			·····								
Mailing	Addr	ess of Invent	tor:								
Address 1 2454 37th Street											
Address 2 #4F											
City		Astoria					State/Prov	ince	NY		
Posta	ostal Code 11103				Cou	intry i	US				
			isted - Addition by selecting the		Add button.	ormat	ion blocks	may be		Add	

Correspondence Information:

Enter either Customer Number or complete the Correspondence Information section below. For further information see 37 CFR 1.33(a).

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.

Application Da	ta Sheet 37 CFR 1.76	Attorney Docket Number	2855.005000C
Application Da	ita Sheet SF OF K 1.70	Application Number	
Title of Invention	Video Data Compression Sys	iems	

An Address is being provided for the correspondence Information of this application.					
Customer Number	26111				
Email Address	Add Email Remove Email				

Application Information:

Title of the Invention	Video Data Compression Systems				
Attorney Docket Number	2855.005000C		Small Entity Status Claimed		
Application Type	Nonprovisional				
Subject Matter	Utility				
Total Number of Drawing Sheets (if any) 4 Suggested Figure for Publication (if any)					
Filing By Reference :					
application papers including a spe provided in the appropriate sectio	ecification and any dra on(s) below (i.e., "Domo nder 37 CFR 1.53(b), th	wings are be estic Benefit/ ne descriptio	nder 35 U.S.C. 111(c) and 37 CFR 1.57(a). Do not complete this section if eing filed. Any domestic benefit or foreign priority information must be (National Stage Information" and "Foreign Priority Information"). In and any drawings of the present application are replaced by this not requirements of 37 CFR 1.57(a).		

Application number of the previously filed application	Filing date (YYYY-MM-DD)	Intellectual Property Authority or Country

Publication Information:

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

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

Representative Information:

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

Please Select One:	 Customer Number 	US Patent Practitioner	Limited Recognition (37 CFR 11.9)
Customer Number	26111		

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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.

Application Data Sheet 37 CFR 1.76		Attorney Docket Number	2855.005000C
		Application Number	
Title of Invention	Video Data Compression Systems		

Domestic Benefit/National Stage Information:

This section allows for the applicant to either claim benefit under 35 U.S.C. 119(e), 120, 121, 365(c), or 386(c) or indicate National Stage entry from a PCT application. Providing this information in the application data sheet constitutes the specific reference required by 35 U.S.C. 119(e) or 120, and 37 CFR 1.78.

When referring to the current application, please leave the application number blank.

Prior Applicat	ion Status	Pending			Rø	nove
Application N	lumber	Cont	inuity Type	Prior Application Numb	per Filing Da	te (YYYY-MM-DD
		Continuation	of	14733565 2015-06-08		
Prior Application Status Abandoned				Rei	nove	
Application Number Cont		inuity Type	Prior Application Numb	per Filing Da	te (YYYY-MM-DD	
14733565		Continuation	of	14577286	2014-12-19	
Prior Applicati	on Status	Patented			Rei	nove
Application Number	Cont	tinuity Type	Prior Application Number	Filing Date (YYYY-MM-DD)	Patent Number	Issue Date (YYYY-MM-DD)
14577286	Continua	tion of	14134933	2013-12-19	8929442	2015-01-06
Prior Applicati	on Status	Patented			Rei	nove
Application Number	Continuity Type		Prior Application Number	Filing Date (YYYY-MM-DD)	Patent Number	Issue Date (YYYY-MM-DD)
14134933	Continuat	tion of	14033245	2013-09-20	8934535	2015-01-13
Prior Application Status Patented			Ramove			
Application Number	Cont	tinuity Type	Prior Application Number	Filing Date (YYYY-MM-DD)	Patent Number	Issue Date (YYYY-MM-DD)
14033245	Continuat	tion of	13154239	2011-06-06	8553759	2013-10-08
Prior Applicati	on Status	Patented			Rer	nove
Application Number	Cont	tinuity Type	Prior Application Number	Filing Date (YYYY-MM-DD)	Patent Number	Issue Date (YYYY-MM-DD)
13154239	Continuat	tion of	12123081	2008-05-19	8073047	2011-12-06
Prior Applicati	on Status	Patented			Rer	nove
Application Number	Cont	inuity Type	Prior Application Number	Filing Date (YYYY-MM-DD)	Patent Number	Issue Date (YYYY-MM-DD)
12123081	Continuat	tion of	10076013	2002-02-13	7386046	2008-06-10
Prior Application Status Expired			Remave		nove	
Application N	lumber	Cont	inuity Type	Prior Application Numb	er Filing Da	te (YYYY-MM-DD
10076013 Claims benefit of provisional		t of provisional	60268394	2001-02-13		

Foreign Priority Information:

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.

Application Data Sheet 37 CFR 1.76		Attorney Docket Number	2855.005000C
		Application Number	
Title of Invention	Video Data Compression Syst	ems	

This section allows for the applicant to claim priority to a foreign application. Providing this information in the application data sheet constitutes the claim for priority as required by 35 U.S.C. 119(b) and 37 CFR 1.55. When priority is claimed to a foreign application that is eligible for retrieval under the priority document exchange program (PDX)¹ the information will be used by the Office to automatically attempt retrieval pursuant to 37 CFR 1.55(i)(1) and (2). Under the PDX program, applicant bears the ultimate responsibility for ensuring that a copy of the foreign application is received by the Office from the participating foreign intellectual property office, or a certified copy of the foreign priority application is filed, within the time period specified in 37 CFR 1.55(g)(1).

			Remove
Application Number	Country	Filing Date (YYYY-MM-DD)	Access Code ⁱ (if applicable)
Additional Foreign Priority Add button.	Data may be generated wit	hìn this form by selecting the	

Statement under 37 CFR 1.55 or 1.78 for AIA (First Inventor to File) Transition Applications

This application (1) claims priority to or the benefit of an application filed before March 16, 2013 and (2) also contains, or contained at any time, a claim to a claimed invention that has an effective filing date on or after March 16, 2013.

NOTE: By providing this statement under 37 CFR 1.55 or 1.78, this application, with a filing date on or after March 16, 2013, will be examined under the first inventor to file provisions of the AIA.

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 Application Data Sheet 37 CFR 1.76
 Attorney Docket Number
 2855.005000C

 Application Number
 Video Data Compression Systems

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Application Data Sheet 37 CFR 1.76		Attorney Docket Number	2855.005000C		
		Application Number			
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Title of Invention	Video Data Compression Sys	ems		

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VIDEO DATA COMPRESSION SYSTEMS

CROSS-REFERENCE TO RELATED APPLICATIONS

[0001] This application is a continuation of United States Patent Application No. 14/733,565, filed on June 8, 2015, which is a continuation of United States Patent Application No. 14/577,286, filed on December 19, 2014, which is a continuation of United States Patent Application No. 14/134,933, filed on December 19, 2013, now U.S. Patent No. 8,929,442, which is a continuation of United States Patent Application No. 14/033,245, filed on September 20, 2013, now U.S. Patent No. 8,934,535, which is a continuation of United States Patent Application No. 13/154,239, filed on June 6, 2011, now U.S. Patent No. 8,553,759, which is a continuation of United States Patent Application No. 12/123,081, filed on May 19, 2008, now U.S. Patent No. 8,073,047, which is a continuation of United States Patent Application No. 10/076,013, filed on February 13, 2002, now U.S. Patent No. 7,386,046, which claims the benefit of United States Provisional Application No. 60/268,394, filed on February 13, 2001, each of which is fully incorporated herein by reference.

BACKGROUND

1. Technical Field

- [0002] The present invention relates generally to data compression and decompression and, in particular, to a system and method for compressing and decompressing data based on an actual or expected throughput (bandwidth) of a system that employs data compression. Additionally the present invention relates to the subsequent storage, retrieval, and management of information in data storage devices utilizing either compression and/or accelerated data storage and retrieval bandwidth.
 - 2. Description of the Related Art
- [0003] There are a variety of data compression algorithms that are currently available, both well-defined and novel. Many compression algorithms define one or more parameters that can be varied, either dynamically or a-priori, to change the performance characteristics of the algorithm. For example, with a typical dictionary based compression

algorithm such as Lempel-Ziv, the size of the dictionary can affect the performance of the algorithm. Indeed, a large dictionary may be employed to yield very good compression ratios but the algorithm may take a long time to execute. If speed were more important than compression ratio, then the algorithm can be limited by selecting a smaller dictionary, thereby obtaining a much faster compression time, but at the possible cost of a lower compression ratio. The desired performance of a compression algorithm and the system in which the data compression is employed, will vary depending on the application.

- [0004] Thus, one challenge in employing data compression for a given application or system is selecting one or more optimal compression algorithms from the variety of available algorithms. Indeed, the desired balance between speed and efficiency is typically a significant factor that is considered in determining which algorithm to employ for a given set of data. Algorithms that compress particularly well usually take longer to execute whereas algorithms that execute quickly usually do not compress particularly well.
- [0005] Accordingly, a system and method that would provide dynamic modification of compression system parameters so as to provide an optimal balance between execution speed of the algorithm (compression rate) and the resulting compression ratio, is highly desirable.
- [0006] Yet another problem within the current art is data storage and retrieval bandwidth limitations. Modern computers utilize a hierarchy of memory devices. In order to achieve maximum performance levels, modern processors utilize onboard memory and on board cache to obtain high bandwidth access to both program and data. Limitations in process technologies currently prohibit placing a sufficient quantity of onboard memory for most applications. Thus, in order to offer sufficient memory for the operating system(s), application programs, and user data, computers often use various forms of popular offprocessor high speed memory including static random access memory (SRAM), synchronous dynamic random access memory (SDRAM), synchronous burst static ram (SBSRAM). Due to the prohibitive cost of the high-speed random access memory, coupled with their power volatility, a third lower level of the hierarchy exists for nonvolatile mass storage devices. While mass storage devices offer increased capacity and

fairly economical data storage, their data storage and retrieval bandwidth is often much less in relation to the other elements of a computing system.

- [0007] Computers systems represent information in a variety of manners. Discrete information such as text and numbers are easily represented in digital data. This type of data representation is known as symbolic digital data. Symbolic digital data is thus an absolute representation of data such as a letter, figure, character, mark, machine code, or drawing.
- [0008] Continuous information such as speech, music, audio, images and video, frequently exists in the natural world as analog information. As is well known to those skilled in the art, recent advances in very large scale integration (VLSI) digital computer technology have enabled both discrete and analog information to be represented with digital data. Continuous information represented as digital data is often referred to as diffuse data. Diffuse digital data is thus a representation of data that is of low information density and is typically not easily recognizable to humans in its native form.
- [0009] Modern computers utilize digital data representation because of its inherent advantages. For example, digital data is more readily processed, stored, and transmitted due to its inherently high noise immunity. In addition, the inclusion of redundancy in digital data representation enables error detection and/or correction. Error detection and/or correction capabilities are dependent upon the amount and type of data redundancy, available error detection and correction processing, and extent of data corruption.
- [0010] One outcome of digital data representation is the continuing need for increased capacity in data processing, storage, and transmittal. This is especially true for diffuse data where increases in fidelity and resolution create exponentially greater quantities of data. Data compression is widely used to reduce the amount of data required to process, transmit, or store a given quantity of information. In general, there are two types of data compression techniques that may be utilized either separately or jointly to encode/decode data: lossless and lossy data compression.
- [0011] Over the last decade, computer processor performance has improved by at least a factor of 50. During this same period, magnetic disk storage has only improved by a factor of 5. Thus one additional problem with the existing art is that memory storage

devices severely limit the performance of consumer, entertainment, office, workstation, servers, and mainframe computers for all disk and memory intensive operations.

- [0012] For example, magnetic disk mass storage devices currently employed in a variety of home, business, and scientific computing applications suffer from significant seek-time access delays along with profound read/write data rate limitations. Currently the fastest available (15,000) rpm disk drives support only a 40.0 Megabyte per second data rate (MB/sec). This is in stark contrast to the modern Personal Computer's Peripheral Component Interconnect (PCI) Bus's input/output capability of 512 MB/sec and internal local bus capability of 1600 MB/sec.
- [0013] Another problem within the current art is that emergent high performance disk interface standards such as the Small Computer Systems Interface (SCSI-3), iSCSI, Fibre Channel, AT Attachment UltraDMA/100+, Serial Storage Architecture, and Universal Serial Bus offer only higher data transfer rates through intermediate data buffering in random access memory. These interconnect strategies do not address the fundamental problem that all modern magnetic disk storage devices for the personal computer marketplace are still limited by the same typical physical media restriction. In practice, faster disk access data rates are only achieved by the high cost solution of simultaneously accessing multiple disk drives with a technique known within the art as data striping and redundant array of independent disks (RAID).
- [0014] RAID systems often afford the user the benefit of increased data bandwidth for data storage and retrieval. By simultaneously accessing two or more disk drives, data bandwidth may be increased at a maximum rate that is linear and directly proportional to the number of disks employed. Thus another problem with modern data storage systems utilizing RAID systems is that a linear increase in data bandwidth requires a proportional number of added disk storage devices.
- [0015] Another problem with most modern mass storage devices is their inherent unreliability. Many modern mass storage devices utilize rotating assemblies and other types of electromechanical components that possess failure rates one or more orders of magnitude higher than equivalent solid state devices. RAID systems employ data redundancy distributed across multiple disks to enhance data storage and retrieval reliability. In the simplest case, data may be explicitly repeated on multiple places on a single disk drive, on multiple places on two or more independent disk drives. More

complex techniques are also employed that support various trade-offs between data bandwidth and data reliability.

- [0016] Standard types of RAID systems currently available include RAID Levels 0, 1, and 5. The configuration selected depends on the goals to be achieved. Specifically data reliability, data validation, data storage /retrieval bandwidth, and cost all play a role in defining the appropriate RAID data storage solution. RAID level 0 entails pure data striping across multiple disk drives. This increases data bandwidth at best linearly with the number of disk drives utilized. Data reliability and validation capability are decreased. A failure of a single drive results in a complete loss of all data. Thus another problem with RAID systems is that low cost improved bandwidth requires a significant decrease in reliability.
- [0017] RAID Level 1 utilizes disk mirroring where data is duplicated on an independent disk subsystem. Validation of data amongst the two independent drives is possible if the data is simultaneously accessed on both disks and subsequently compared. This tends to decrease data bandwidth from even that of a single comparable disk drive. In systems that offer hot swap capability, the failed drive is removed and a replacement drive is inserted. The data on the failed drive is then copied in the background while the entire system continues to operate in a performance degraded but fully operational mode. Once the data rebuild is complete, normal operation resumes. Hence, another problem with RAID systems is the high cost of increased reliability and associated decrease in performance.
- [0018] RAID Level 5 employs disk data striping and parity error detection to increase both data bandwidth and reliability simultaneously. A minimum of three disk drives is required for this technique. In the event of a single disk drive failure, that drive may be rebuilt from parity and other data encoded on disk remaining disk drives. In systems that offer hot swap capability, the failed drive is removed and a replacement drive is inserted. The data on the failed drive is then rebuilt in the background while the entire system continues to operate in a performance degraded but fully operational mode. Once the data rebuild is complete, normal operation resumes.
- [0019] Thus another problem with redundant modern mass storage devices is the degradation of data bandwidth when a storage device fails. Additional problems with bandwidth limitations and reliability similarly occur within the art by all other forms of sequential, pseudo-random, and random access mass storage devices. Typically mass

storage devices include magnetic and optical tape, magnetic and optical disks, and various solid-state mass storage devices. It should be noted that the present invention applies to all forms and manners of memory devices including storage devices utilizing magnetic, optical, neural and chemical techniques or any combination thereof.

[0020] Yet another problem within the current art is the application and use of various data compression techniques. It is well known within the current art that data compression provides several unique benefits. First, data compression can reduce the time to transmit data by more efficiently utilizing low bandwidth data links. Second, data compression economizes on data storage and allows more information to be stored for a fixed memory size by representing information more efficiently.

- [0021] For purposes of discussion, data compression is canonically divided into lossy and lossless techniques. Lossy data compression techniques provide for an inexact representation of the original uncompressed data such that the decoded (or reconstructed) data differs from the original unencoded/uncompressed data. Lossy data compression is also known as irreversible or noisy compression. Negentropy is defined as the quantity of information in a given set of data. Thus, one obvious advantage of lossy data compression is that the compression ratios can be larger than that dictated by the negentropy limit, all at the expense of information content. Many lossy data compression techniques seek to exploit various traits within the human senses to eliminate otherwise imperceptible data. For example, lossy data compression of visual imagery might seek to delete information content in excess of the display resolution or contrast ratio of the target display device.
- [0022] On the other hand, lossless data compression techniques provide an exact representation of the original uncompressed data. Simply stated, the decoded (or reconstructed) data is identical to the original unencoded/uncompressed data. Lossless data compression is also known as reversible or noiseless compression. Thus, lossless data compression has, as its current limit, a minimum representation defined by the entropy of a given data set.
- [0023] A rich and highly diverse set of lossless data compression and decompression algorithms exist within the current art. These range from the simplest "adhoc" approaches to highly sophisticated formalized techniques that span the sciences of information theory, statistics, and artificial intelligence. One fundamental problem with almost all modern approaches is the compression ratio to encoding and decoding speed achieved. As

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previously stated, the current theoretical limit for data compression is the entropy limit of the data set to be encoded. However, in practice, many factors actually limit the compression ratio achieved. Most modern compression algorithms are highly content dependent. Content dependency exceeds the actual statistics of individual elements and often includes a variety of other factors including their spatial location within the data set.

[0024]

Of popular compression techniques, arithmetic coding possesses the highest degree of algorithmic effectiveness, and as expected, is the slowest to execute. This is followed in turn by dictionary compression, Huffman coding, and run-length coding with respectively decreasing execute times. What is not apparent from these algorithms, that is also one major deficiency within the current art, is knowledge of their algorithmic efficiency. More specifically, given a compression ratio that is within the effectiveness of multiple algorithms, the question arises as their corresponding efficiency.

- [0025] Within the current art there also presently exists a strong inverse relationship between achieving the maximum (current) theoretical compression ratio, which we define as algorithmic effectiveness, and requisite processing time. For a given single algorithm the effectiveness over a broad class of data sets including text, graphics, databases, and executable object code is highly dependent upon the processing effort applied. Given a baseline data set, processor operating speed and target architecture, along with its associated supporting memory and peripheral set, we define algorithmic efficiency as the time required to achieve a given compression ratio. Algorithmic efficiency assumes that a given algorithm is implemented in an optimum object code representation executing from the optimum places in memory. This is almost never achieved in practice due to limitations within modern optimizing software compilers. It should be further noted that an optimum algorithmic implementation for a given input data set may not be optimum for a different data set. Much work remains in developing a comprehensive set of metrics for measuring data compression algorithmic performance, however for present purposes the previously defined terms of algorithmic effectiveness and efficiency should suffice.
- [0026] Various solutions to this problem of optimizing algorithmic implementation are found in U.S. Patent Nos. 6,195,024 and 6,309,424, issued on February 27, 2001 and October 30, 2001, respectively, to James Fallon, both of which are entitled "Content Independent Data Compression Method and System," and are incorporated herein by reference. These patents describe data compression methods that provide content-

independent data compression, wherein an optimal compression ratio for an encoded stream can be achieved regardless of the data content of the input data stream. As more fully described in the above incorporated patents, a data compression protocol comprises applying an input data stream to each of a plurality of different encoders to, in effect, generate a plurality of encoded data streams. The plurality of encoders are preferably selected based on their ability to effectively encode different types of input data. The final compressed data stream is generated by selectively combining blocks of the compressed streams output from the plurality of encoders based on one or more factors such as the optimal compression ratios obtained by the plurality of decoders. The resulting compressed output stream can achieve the greatest possible compression, preferably in real-time, regardless of the data content.

- [0027] Yet another problem within the current art relates to data management and the use of existing file management systems. Present computer operating systems utilize file management systems to store and retrieve information in a uniform, easily identifiable, format. Files are collections of executable programs and/or various data objects. Files occur in a wide variety of lengths and must be stored within a data storage device. Most storage devices, and in particular, mass storage devices, work most efficiently with specific quantities of data. For example, modern magnetic disks are often divided into cylinders, heads and sectors. This breakout arises from legacy electro-mechanical considerations with the format of an individual sector often some binary multiple of bytes (512, 1024,...). A fixed or variable quantity of sectors housed on an individual track. The number of sectors permitted on a single track is limited by the number of reliable flux reversals that can be encoded on the storage media per linear inch, often referred to as linear bit density. In disk drives with multiple heads and disk media, a single cylinder is comprised of multiple tracks.
- **[0028]** A file allocation table is often used to organize both used and unused space on a mass storage device. Since a file often comprises more than one sector of data, and individual sectors or contiguous strings of sectors may be widely dispersed over multiple tracks and cylinders, a file allocation table provides a methodology of retrieving a file or portion thereof. File allocation tables are usually comprised of strings of pointers or indices that identify where various portions of a file are stored.

- **[0029]** In-order to provide greater flexibility in the management of disk storage at the media side of the interface, logical block addresses have been substituted for legacy cylinder, head, sector addressing. This permits the individual disk to optimize its mapping from the logical address space to the physical sectors on the disk drive. Advantages with this technique include faster disk accesses by allowing the disk manufacturer greater flexibility in managing data interleaves and other high-speed access techniques. In addition, the replacement of bad media sectors can take place at the physical level and need not be the concern of the file allocation table or host computer. Furthermore, these bad sector replacement maps are definable on a disk by disk basis.
- [0030] Practical limitations in the size of the data required to both represent and process an individual data block address, along with the size of individual data blocks, governs the type of file allocation tables currently in use. For example, a 4096 byte logical block size (8 sectors) employed with 32 bit logical block addresses. This yields an addressable data space of 17.59 Terabytes. Smaller logical blocks permit more efficient use of disk space. Larger logical blocks support a larger addressable data space. Thus one limitation within the current art is that disk file allocation tables and associated file management systems are a compromise between efficient data storage, access speed, and addressable data space.
- [0031] Data in a computer has various levels of information content. Even within a single file, many data types and formats are utilized. Each data representation has specific meaning and each may hold differing quantities of information. Within the current art, computers process data in a native, uncompressed, format. Thus compressed data must often be decompressed prior to performing various data processing functions or operations. Modern file systems have been designed to work with data in its native format. Thus another significant problem within the current art is that file systems are not able to randomly access compressed data in an efficient manner.
- [0032] Further aggravating this problem is the fact that when data is decompressed, processed and recompressed it may not fit back into its original disk space, causing disk fragmentation or complex disk space reallocation requirements. Several solutions exist within the current art including file by file and block structured compressed data management.

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[0033] In file by file compression, each file is compressed when stored on disk and decompressed when retrieved. For very small files this technique is often adequate, however for larger files the compression and decompression times are too slow, resulting in inadequate system level performance. In addition, the ability to access randomly access data within a specific file is lost. The one advantage to file by file compression techniques is that they are easy to develop and are compatible with existing file systems. Thus file by file compressed data management is not an adequate solution.

[0034]

Block structured disk compression operates by compressing and decompressing fixed block sizes of data. Block sizes are often fixed, but may be variable in size. A single file usually is comprised of multiple blocks, however a file may be so small as to fit within a single block. Blocks are grouped together and stored in one or more disk sectors as a group of Blocks (GOBs). A group of blocks is compressed and decompressed as a unit, thus there exists practical limitations on the size of GOBs. Most compression algorithms achieve a higher level of algorithmic effectiveness when operating on larger quantities of data. Restated, the larger the quantity of data processed with a uniform information density, the higher the compressions ratio achieved. If GOBs are small compression ratios are low and processing time short. Conversely, when GOBS are large compression ratios are higher and processing time is longer. Large GOBs tend to perform in a manner analogous to file by file compression. The two obvious benefits to block structured disk compression are psuedo-random data access and reduced data compression/decompression processing time.

- [0035] Several problems exist within the current art for the management of compressed blocks. One method for storage of compressed files on disk is by contiguously storing all GOBs corresponding to a single file. However as files are processed within the computers, files may grow or shrink in size. Inefficient disk storage results when a substantial file size reduction occurs. Conversely when a file grows substantially, the additional space required to store the data may not be available contiguously. The result of this process is substantial disk fragmentation and slower access times.
- [0036] An alternate method is to map compressed GOBs into the next logical free space on the disk. One problem with this method is that average file access times are substantially increased by this technique due to the random data storage. Peak access

delays may be reduced since the statistics behave with a more uniform white spectral density, however this is not guaranteed.

- [0037] A further layer of complexity is encountered when compressed information is to be managed on more than one data storage device. Competing requirements of data access bandwidth, data reliability/redundancy, and efficiency of storage space are encountered.
- [0038] These and other limitations within the current art are solved with the present invention.

SUMMARY OF THE INVENTION

- [0039] The present invention is directed to a system and method for compressing and decompressing based on the actual or expected throughput (bandwidth) of a system employing data compression and a technique of optimizing based upon planned, expected, predicted, or actual usage.
- [0040] In one aspect of the present invention, a system for providing bandwidth sensitive data compression comprises:

a data compression system for compressing and decompressing data input to the system;

a plurality of compression routines selectively utilized by the data compression system; and

a controller for tracking the throughput of the system and generating a control signal to select a compression routine based on the system throughput. In a preferred embodiment, when the controller determines that the system throughput falls below a predetermined throughput threshold, the controller commands the data compression engine to use a compression routine providing a faster rate of compression so as to increase the throughput.

[0041] In another aspect, a system for providing bandwidth sensitive data compression comprises a plurality of access profiles, operatively accessible by the controller that enables the controller to determine a compression routine that is associated with a data type of the data to be compressed. The access profiles comprise information that enables the controller to select a suitable compression algorithm that provides a desired balance between execution speed (rate of compression) and efficiency (compression ratio).

- [0042] In yet another aspect, a system comprises a data storage controller for controlling the compression and storage of compressed data to a storage device and the retrieval and decompression of compressed data from the storage device. The system throughput tracked by the controller preferably comprises a number of pending access requests to a storage device.
- [0043] In another aspect, the system comprises a data transmission controller for controlling the compression and transmission of compressed data, as well as the decompression of compressed data received over a communication channel. The system throughput tracked by the controller comprises a number of pending transmission requests over the communication channel.
- [0044] In yet another aspect of the present invention, a method for providing bandwidth sensitive data compression in a data processing system, comprises the steps of:

compressing data using an first compression routine providing a first compression rate;

tracking the throughput of the data processing system to determine if the first compression rate provides a throughput that meets a predetermined throughput threshold; and

compressing data using a second compression routine providing a second compression rate that is greater than the first compression rate, if the tracked throughput does not meet the predetermined throughput threshold.

- [0045] Preferably, the first compression routine comprises a default asymmetric routine and wherein the second compression routine comprises a symmetric routine.
- [0046] In another aspect, the method comprises processing a user command to load a user-selected compression routine for compressing data.
- [0047] In another aspect, the method further comprises processing a user command to compress user-provided data and automatically selecting a compression routine associated with a data type of the user-provided data.
- [0048] These and other aspects, features and advantages of the present invention will become apparent from the following detailed description of preferred embodiments, which is to be read in connection with the accompanying drawings.

BRIEF DESCRIPTION OF THE DRAWINGS

- [0049] Fig. 1 is a high-level block diagram of a system for providing bandwidth sensitive data compression/decompression according to an embodiment of the present invention.
- [0050] Fig. 2 is a flow diagram of a method for providing bandwidth sensitive data compression/decompression according to one aspect of the present invention.
- [0051] Fig. 3 is a block diagram of a preferred system for implementing a bandwidth sensitive data compression/decompression method according to an embodiment of the present invention.
- [0052] Fig. 4A is a diagram of a file system format of a virtual and/or physical disk according to an embodiment of the present invention.
- [0053] Fig. 4B is a diagram of a data structure of a sector map entry of a virtual block table according to an embodiment of the present invention.

DETAILED DESCRIPTION OF PREFERRED EMBODIMENTS

- [0054] The present invention is directed to a system and method for compressing and decompressing based on the actual or expected throughput (bandwidth) of a system employing data compression. Although one of ordinary skill in the art could readily envision various implementations for the present invention, a preferred system in which this invention is employed comprises a data storage controller that preferably utilizes a real-time data compression system to provide "accelerated" data storage and retrieval bandwidths. The concept of "accelerated" data storage and retrieval was introduced in U.S. Patent Application Serial No. 09/266,394, filed March 11, 1999, entitled "System and Methods For Accelerated Data Storage and Retrieval," now U.S. Patent No. 6,601,104, and U.S. Patent Application Serial No. 09/481,243, filed January 11, 2000, entitled "System and Methods For Accelerated Data Storage and Retrieval," now U.S. Patent No. 6,604,158, both of which are commonly assigned and incorporated herein by reference.
- [0055] In general, as described in the above-incorporated applications, "accelerated" data storage comprises receiving a digital data stream at a data transmission rate which is greater than the data storage rate of a target storage device, compressing the input stream at a compression rate that increases the effective data storage rate of the target storage device. For instance, assume

that a mass storage device (such as a hard disk) has a data storage rate of 20 megabytes per second. If a storage controller for the mass storage device is capable of compressing (in real time) an input data stream with an average compression rate of 3:1, then data can be stored in the mass storage device at a rate of 60 megabytes per second, thereby effectively increasing the storage bandwidth ("storewidth") of the mass storage device by a factor of three. Similarly, accelerated data retrieval comprises retrieving a compressed digital data stream from a target storage device at the rate equal to, e.g., the data access rate of the target storage device and then decompressing the compressed data at a rate that increases the effective data access rate of the target storage device. Advantageously, providing accelerated data storage and retrieval at (or close to) real-time can reduce or eliminate traditional bottlenecks associated with, e.g., local and network disk accesses.

- [0056] In a preferred embodiment, the present invention is implemented for providing accelerated data storage and retrieval. In one embodiment, a controller tracks and monitors the throughput (data storage and retrieval) of a data compression system and generates control signals to enable/disable different compression algorithms when, e.g., a bottleneck occurs so as to increase the throughput and eliminate the bottleneck.
- [0057] In the following description of preferred embodiments, two categories of compression algorithms are defined an "asymmetrical" data compression algorithm and a "symmetrical data compression algorithms. An asymmetrical data compression algorithm is referred to herein as one in which the execution time for the compression and decompression routines differ significantly. In particular, with an asymmetrical algorithm, either the compression routine is slow and the decompression routine is fast or the compression routine is fast and the decompression routine is slow. Examples of asymmetrical compression algorithms include dictionary-based compression schemes such as Lempel-Ziv.
- [0058] On the other hand, a "symmetrical" data compression algorithm is referred to herein as one in which the execution time for the compression and the decompression routines are substantially similar. Examples of symmetrical algorithms include tablebased compression schemes such as Huffman. For asymmetrical algorithms, the total execution time to perform one compress and one decompress of a data set is typically greater than the total execution time of symmetrical algorithms. But an asymmetrical algorithm typically achieves higher compression ratios than a symmetrical algorithm.

- [0059] It is to be appreciated that in accordance with the present invention, symmetry may be defined in terms of overall effective bandwidth, compression ratio, or time or any combination thereof. In particular, in instances of frequent data read/writes, bandwidth is the optimal parameter for symmetry. In asymmetric applications such as operating systems and programs, the governing factor is net decompression bandwidth, which is a function of both compression speed, which governs data retrieval time, and decompression speed, wherein the total governs the net effective data read bandwidth. These factors work in an analogous manner for data storage where the governing factors are both compression ratio (storage time) and compression speed. The present invention applies to any combination or subset thereof, which is utilized to optimize overall
- [0060] Referring now to Fig. 1, a high-level block diagram illustrates a system for providing bandwidth sensitive data compression/decompression according to an embodiment of the present invention. In particular, Fig. 1 depicts a host system 10 comprising а controller 11 (e.g., а file management system), а compression/decompression (or data compression) system 12, a plurality of compression algorithms 13, a storage medium 14, and a plurality of data profiles 15. The controller tracks and monitors the throughput (e.g., data storage and retrieval) of the data compression system 12 and generates control signals to enable/disable different compression algorithms 13 when the throughput falls below a predetermined threshold. In one embodiment, the system throughput that is tracked by the controller 11 preferably comprises a number of pending access requests to the memory system.

bandwidth, storage space, or any operating point in between.

[0061] The data compression system 12 is operatively connected to the storage medium 14 using suitable protocols to write and read compressed data to and from the storage medium 14. It is to be understood that the storage medium 14 may comprise any form of memory device including all forms of sequential, pseudo-random, and random access storage devices. The storage medium 14 may be volatile or non-volatile in nature, or any combination thereof. Storage medium as known within the current art include all forms of random access memory, magnetic and optical tape, magnetic and optical disks, along with various other forms of solid-state mass storage media. Thus it should be noted that the current invention applies to all forms and manners of storage media including, but not limited to, storage mediums utilizing magnetic, optical, and chemical techniques, or any

combination thereof. The data compression system 12 preferably operates in real-time (or substantially real-time) to compress data to be stored on the storage medium 14 and to decompress data that is retrieved from the storage medium 14. The data compression system 12 may maintain the compressed data to be stored on the storage medium 14 and the decompressed data that is retrieved from the storage medium 14 for subsequent data processing, storage, or transmittal. In addition, the data compression system 12 may receive data (compressed or not compressed) via an I/O (input/output) port 16 that is transmitted over a transmission line or communication channel from a remote location, and then process such data (e.g., decompress or compress the data). The data compression system 12 may further transmit data (compressed or decompressed) via the I/O port 16 to another network device for remote processing or storage.

- **[0062]** The controller 11 utilizes information comprising a plurality of data profiles 15 to determine which compression algorithms 13 should be used by the data compression system 12. In a preferred embodiment, the compression algorithms 13 comprise one or more asymmetric algorithms. As noted above, with asymmetric algorithms, the compression ratio is typically greater than the compression ratios obtained using symmetrical algorithms. Preferably, a plurality of asymmetric algorithms are selected to provide one or more asymmetric algorithms comprising a slow compress and fast decompress routine, as well as one or more asymmetric algorithms comprising a fast compress and slow decompress routine.
- [0063] The compression algorithms 13 further comprise one or more symmetric algorithms, each having a compression rate and corresponding decompression rate that is substantially equal. Preferably, a plurality of symmetric algorithms are selected to provide a desired range of compression and decompression rates for data to be processed by a symmetric algorithm.
- [0064] In a preferred embodiment, the overall throughput (bandwidth) of the host system 10 is one factor considered by the controller 11 in deciding whether to use an asymmetrical or symmetrical compression algorithm for processing data stored to, and retrieved from, the storage medium 14. Another factor that is used to determine the compression algorithm is the type of data to be processed. In a preferred embodiment, the data profiles 15 comprise information regarding predetermined access profiles of different data sets, which enables the controller 11 to select a suitable compression algorithm based

on the data type. For instance, the data profiles may comprise a map that associates different data types (based on, e.g., a file extension) with preferred one(s) of the compression algorithms 13. For example, preferred access profiles considered by the controller 11 are set forth in the following table.

Access Profile 1:	Access Profile 2	Access Profile 3
Data is written to a storage medium once (or very few times) but is read from the storage medium many times	Data is written to the storage medium often but read few Times	The amount of times data is read from and written to the storage medium is substantially the same.

- [0065] With Access Profile 1, the decompression routine would be executed significantly more times than the corresponding compression routine. This is typical with operating systems, applications and websites, for example. Indeed, an asymmetrical application can be used to (offline) compress an (OS) operating system, application or Website using a slow compression routine to achieve a high compression ratio. After the compressed OS, application or website is stored, the asymmetric algorithm is then used during runtime to decompress, at a significant rate, the OS, application or website launched or accessed by a user.
- **[0066]** Therefore, with data sets falling within Access Profile 1, it is preferable to utilize an asymmetrical algorithm that provides a slow compression routine and a fast decompression routine so as to provide an increase in the overall system performance as compared the performance that would be obtained using a symmetrical algorithm. Further, the compression ratio obtained using the asymmetrical algorithm would likely be higher than that obtained using a symmetrical algorithm (thus effectively increasing the storage capacity of the storage device).
- [0067] With Access Profile 2, the compression routine would be executed significantly more times than the decompression routine. This is typical with a system for automatically updating an inventory database, for example, wherein an asymmetric algorithm that provides a fast compression routine and a slow decompression routine would provide an overall faster (higher throughput) and efficient (higher compression ratio) system performance than would be obtained using a symmetrical algorithm.
- [0068] With Access Profile 3, where data is accessed with a similar number of reads and writes, the compression routine would be executed approximately the same number of times as the decompression routine. This is typical of most user-generated data such as

documents and spreadsheets. Therefore, it is preferable to utilize a symmetrical algorithm that provides a relatively fast compression and decompression routine. This would result in an overall system performance that would be faster as compared to using an asymmetrical algorithm (although the compression ratio achieved may be lower).

[0069]

The following table summarizes the three data access profiles and the type of compression algorithm that would produce optimum throughput.

Access Profile	Example Data Types	Compression Algorithm	Compressed Data Characteristics	Decompression Algorithm
1. Write few, Read many	Operating systems, Programs, Web sites	Asymmetrical (Slow compress)	Very high compression ratio	Asymmetrical (Fast decompress)
2. Write many, Read few	Automatically updated inventory database	Asymmetrical (Fast compress)	Very high compression ratio	Asymmetrical (Slow decompress)
3. Similar number of Reads and Writes	User generated documents	Symmetrical	Standard compression ratio	Symmetrical

- [0070] In accordance with the present invention, the access profile of a given data set is known a priori or determined prior to compression so that the optimum category of compression algorithm can be selected. As explained below, the selection process may be performed either manually or automatically by the controller 11 of the data compression system 12. Further, the decision regarding which routines will be used at compression time (write) and at decompression time (read) is preferably made before or at the time of compression. This is because once data is compressed using a certain algorithm, only the matching decompression routine can be used to decompress the data, regardless of how much processing time is available at the time of decompression.
- [0071] Referring now to Fig. 2, a flow diagram illustrates a method for providing bandwidth sensitive data compression according to one aspect of the present invention. For purposes of illustration, it is assumed that the method depicted in Fig. 2 is implemented with a disk controller for providing accelerated data storage and retrieval from a hard disk on a PC (personal computer). The data compression system is initialized during a boot-up process after the PC is powered-on and a default compression/ decompression routine is instantiated (step 20).

- [0072] In a preferred embodiment, the default algorithm comprises an asymmetrical algorithm since an operating system and application programs will be read from hard disk memory and decompressed during the initial use of the host system 10. Indeed, as discussed above, an asymmetric algorithm that provides slow compression and fast decompression is preferable for compressing operating systems and applications so as to obtain a high compression ratio (to effectively increase the storage capacity of the hard disk) and fast data access (to effectively increase the retrieval rate from the hard disk). The initial asymmetric routine that is applied (by, e.g., a vendor) to compress the operating system and applications is preferably set as the default. The operating system will be retrieved and then decompressed using the default asymmetric routine (step 21).
- [0073] During initial runtime, the controller will maintain use the default algorithm until certain conditions are met. For instance, if a read command is received (affirmative result in step 22), the controller will determine whether the data to be read from disk can be compressed using the current routine (step 23). For this determination, the controller could, e.g., read a flag value that indicates the algorithm that was used to compress the file. If the data can be decompressed using the current algorithm (affirmative determination in step 23), then the file will be retrieved and decompressed (step 25). On the other hand, if the data cannot be decompressed using the current algorithm (negative determination in step 23), the controller will issue the appropriate control signal to the compression system to load the algorithm associated with the file (step 24) and, subsequently, decompress the file (step 25).
- [0074] If a write command is received (affirmative result in step 26), the data to be stored will be compressed using the current algorithm (step 27). During the process of compression and storing the compressed data, the controller will track the throughput to determine whether the throughput is meeting a predetermined threshold (step 28). For example, the controller may track the number of pending disk accesses (access requests) to determine whether a bottleneck is occurring. If the throughput of the system is not meeting the desired threshold (e.g., the compression system cannot maintain the required or requested data rates)(negative determination in step 28), then the controller will command the data compression system to utilize a compression routine providing faster compression (e.g., a fast symmetric compression algorithm) (step 29) so as to mitigate or eliminate the bottleneck.

[0075] If, on the other hand, the system throughput is meeting or exceeding the threshold (affirmative determination in step 28) and the current algorithm being used is a symmetrical routine (affirmative determination in step 30), in an effort to achieve optimal compression ratios, the controller will command the data compression system to use an asymmetric compression algorithm (step 31) that may provide a slower rate of

compression, but provide efficient compression.

- **[0076]** This process is repeated such that whenever the controller determines that the compression system can maintain the required/requested data throughput using a slow (highly efficient) asymmetrical compression algorithm, the controller will allow the compression system to operate in the asymmetrical mode. This will allow the system to obtain maximum storage capacity on the disk. Further, the controller will command the compression system to use a symmetric routine comprising a fast compression routine when the desired throughput is not met. This will allow the system to, e.g., service the backlogged disk accesses. Then, when the controller determines that the required/requested data rates are subsequently lower and the compression system to use a slower (but more efficient) asymmetric compression algorithm.
- [0077] With the above-described method depicted in Fig. 2, the selection of the compression routine is performed automatically by the controller so as to optimize system throughput. In another embodiment, a user that desires to install a program or text files, for example, can command the system (via a software utility) to utilize a desired compression routine for compressing and storing the compressed program or files to disk. For example, for a power user, a GUI menu can be displayed that allows the user to directly select a given algorithm. Alternatively, the system can detect the type of data being installed or stored to disk (via file extension, etc.) and automatically select an appropriate algorithm using the Access Profile information as described above. For instance, the user could indicate to the controller that the data being installed comprises an application program which the controller would determine falls under Access Profile 1. The controller would then command the compression routine and a fast decompression routine. The result would be a one-time penalty during program installation (slow

compression), but with fast access to the data on all subsequent executions (reads) of the program, as well as a high compression ratio.

- **[0078]** It is to be appreciated that the present invention may be implemented in any data processing system, device, or apparatus using data compression. For instance, the present invention may be employed in a data transmission controller in a network environment to provide accelerated data transmission over a communication channel (i.e., effectively increase the transmission bandwidth by compressing the data at the source and decompressing data at the receiver, in real-time).
- [0079] Further, the present invention can be implemented with a data storage controller utilizing data compression and decompression to provided accelerated data storage and retrieval from a mass storage device. Exemplary embodiments of preferred data storage controllers in which the present invention may be implemented are described, for example, in U.S. Patent Application Serial No. 09/775,905, filed on February 2, 2001, entitled "Data Storewidth Accelerator", now U.S. Patent No. 6,748,457, which is commonly assigned and fully incorporated herein by reference.
- [0080] Fig. 3 illustrates a preferred embodiment of a data storage controller 120 as described in the above-incorporated U.S. Serial No. 09/775,905, now U.S. Patent No. 6,748,457, for implementing a bandwidth sensitive data compression protocol as described herein. The data storage controller 120 comprises a DSP (digital signal processor) 121 (or any other micro-processor device) that implements a data compression/decompression routine. The DSP 121 preferably employs a plurality of symmetric and asymmetric compression/ decompression as described herein. The data storage controller 120 further comprises at least one programmable logic device 122 (or volatile logic device). The programmable logic device 122 preferably implements the logic (program code) for instantiating and driving both a disk interface 114 and a bus interface 115 and for providing full DMA (direct memory access) capability for the disk and bus interfaces 114, 115. Further, upon host computer power-up and/or assertion of a system-level "reset" (e.g., PCI Bus reset), the DSP 121 initializes and programs the programmable logic device 122 before of the completion of initialization of the host computer. This advantageously allows the data storage controller 120 to be ready to accept and process commands from the host computer (via the bus 116) and retrieve boot

data from the disk (assuming the data storage controller 120 is implemented as the boot device and the

- [0081] The data storage controller 120 further comprises a plurality of memory devices including a RAM (random access memory) device 123 and a ROM (read only memory) device 124 (or FLASH memory or other types of non-volatile memory). The RAM device 123 is utilized as on-board cache and is preferably implemented as SDRAM. The ROM device 124 is utilized for non-volatile storage of logic code associated with the DSP 121 and configuration data used by the DSP 121 to program the programmable logic device 122.
- **[0082]** The DSP 121 is operatively connected to the memory devices 123, 124 and the programmable logic device 122 via a local bus 125. The DSP 121 is also operatively connected to the programmable logic device 122 via an independent control bus 126. The programmable logic device 122 provides data flow control between the DSP 121 and the host computer system attached to the bus 116, as well as data flow control between the DSP 121 and the storage device. A plurality of external I/O ports 127 are included for data transmission and/or loading of one or more programmable logic devices. Preferably, the disk interface 114 driven by the programmable logic device 122 supports a plurality of hard drives.
- [0083] The storage controller 120 further comprises computer reset and power up circuitry 128 (or "boot configuration circuit") for controlling initialization (either cold or warm boots) of the host computer system and storage controller 120. A preferred boot configuration circuit and preferred computer initialization systems and protocols are described in U.S. Patent Application Serial No. 09/775,897, filed on February 2, 2001, entitled "System and Methods For Computer Initialization," published as U.S. Patent Publication No. US 2001-0047473 A1, now abandoned, which is commonly assigned and incorporated herein by reference. Preferably, the boot configuration circuit 128 is employed for controlling the initializing and programming the programmable logic device 122 during configuration of the host computer system (i.e., while the CPU of the host is held in reset). The boot configuration circuit 128 ensures that the programmable logic device 122 (and possibly other volatile or partially volatile logic devices) is initialized and programmed before the bus 116 (such as a PCI bus) is fully reset. In particular, when power is first applied to the boot configuration circuit 128, the boot configuration circuit

28 generates a control signal to reset the local system (e.g., storage controller 120) devices such as a DSP, memory, and I/O interfaces. Once the local system is powered-up and reset, the controlling device (such as the DSP 121) will then proceed to automatically determine the system environment and configure the local system to work within that environment. By way of example, the DSP 121 of the disk storage controller 120 would sense that the data storage controller 120 is on a PCI computer bus (expansion bus) and has attached to it a hard disk on an IDE interface. The DSP 121 would then load the appropriate PCI and IDE interfaces into the programmable logic device 122 prior to completion of the host system reset. Once the programmable logic device 122 is configured for its environment, the boot device controller is reset and ready to accept commands over the computer/expansion bus 116.

[0084] It is to be understood that the data storage controller 120 may be utilized as a controller for transmitting data (compressed or uncompressed) to and from remote locations over the DSP I/O ports 127 or bus 116, for example. Indeed, the I/O ports 127 of the DSP 121 may be used for transmitting data (compressed or uncompressed) that is either retrieved from the disk or received from the host system via the bus 116, to remote locations for processing and/or storage. Indeed, the I/O ports 127 may be operatively connected to other data storage controllers or to a network communication channels. Likewise, the data storage controller 120 may receive data (compressed or uncompressed) over the I/O ports 127 of the DSP 121 from remote systems that are connected to the I/O ports 127 of the DSP, for local processing by the data storage controller 120. For instance, a remote system may remotely access the data storage controller 120 (via the I/O ports of the DSP or the bus 116) to utilize the data compression, in which case the data storage controller 120 would transmit the compressed data back to the system that requested compression.

[0085]

In accordance with the present invention, the system (e.g., data storage controller 120) preferably boots-up in a mode using asymmetrical data compression. It is to be understood that the boot process would not be affected whether the system boots up defaulting to an asymmetrical mode or to a symmetrical mode. This is because during the boot process of the computer, it is reading the operating system from the disk, not writing. However, once data is written to the disk using a compression algorithm, it must retrieve and read the data using the corresponding decompression algorithm.

- [0086] As the user creates, deletes and edits files, the data storage controller 120 will preferably utilize an asymmetrical compression routine that provides slow compression and fast decompression. Since using the asymmetrical compression algorithm will provide slower compression than a symmetrical algorithm, the file system of the computer will track whether the data storage controller 120 has disk accesses pending. If the data storage controller 120 does have disk accesses pending and the system is starting to slow down, the file management system will command the data storage controller 120 to use a faster symmetrical compression algorithm. If there are no disk access requests pending, the file management system will leave the disk controller in the mode of using the asymmetrical compression algorithm.
- [0087] If the data storage controller 120 was switched to using a symmetrical algorithm, the file management system will preferably signal the controller to switch back to a default asymmetrical algorithm when, e.g., the rate of the disk access requests slow to the point where there are no pending disk accesses.
- [0088] At some point a user may decide to install software or load files onto the hard disk. Before installing the software, for example, as described above, the user could indicate to the data storage controller 120 (via a software utility) to enter and remain in an asymmetric mode using an asymmetric compression algorithm with a slow compression routine and a very fast decompression routine. The disk controller would continue to use the asymmetrical algorithm until commanded otherwise, regardless of the number of pending disk accesses. Then, after completing the software installation, the user would then release the disk controller from this "asymmetrical only" mode of operation (via the software utility).
- [0089] Again, when the user is not commanding the data storage controller 120 to remain in a certain mode, the file management system will determine whether the disk controller should use the asymmetrical compression algorithms or the symmetrical compression algorithms based on the amount of backlogged disk activity. If the backlogged disk activity exceeds a threshold, then the file management system will preferably command the disk controller to use a faster compression algorithm, even though compression performance may suffer. Otherwise, the file management system will command the disk controller to use the asymmetrical algorithm that will yield greater compression performance.

- [0090] It is to be appreciated that the data compression methods described herein by be integrated or otherwise implemented with the content independent data compression methods described in the above-incorporated U.S. Patent Nos. 6,195,024 and 6,309,424.
- [0091]

Fig. 4A is a diagram of a file system format of a virtual and/or physical disk according to an embodiment of the present invention.

- [0092] In yet another embodiment of the present invention, a virtual file management system is utilized to store, retrieve, or transmit compressed and/or accelerated data. In one embodiment of the present invention, a physical or virtual disk is utilized employing a representative file system format as illustrated in Fig. 4A. As shown in Fig. 4A, a virtual file system format comprises one or more data items. For instance, a "Superblock" denotes a grouping of configuration information necessary for the operation of the disk management system. The Superblock typically resides in the first sector of the disk. Additional copies of the Superblock are preferably maintained on the disk for backup purposes. The number of copies will depend on the size of the disk. One sector is preferably allocated for each copy of the Superblock on the disk, which allows storage to add additional parameters for various applications. The Superblock preferably comprises information such as (i) compress size; (ii) virtual block table address; (iii) virtual block table size; (iv) allocation size; (v) number of free sectors (approximate); (vi) ID ("Magic") number; and (vii) checksum.
- [0093] The "compress size" refers to the maximum uncompressed size of data that is grouped together for compression (referred to as a "data chunk"). For example, if the compress size is set to 16k and a 40k data block is sent to the disk controller for storage, it would be divided into two 16k chunks and one 8k chunk. Each chunk would be compressed separately and possess its own header. As noted above, for many compression algorithms, increasing the compression size will increase the compressed data chunk, the entire chunk must be decompressed, which is a tradeoff with respect to using a very large compression size.
- [0094] The "virtual block table address" denotes the physical address of the virtual block table. The "virtual block table size" denotes the size of the virtual block table.
- [0095] The "allocation size" refers to the minimum number of contiguous sectors on the disk to reserve for each new data entry. For example, assuming that 4 sectors are allowed

for each allocation and that a compressed data entry requires only 1 sector, then the remaining 3 sectors would be left unused. Then, if that piece of data were to be appended, there would be room to increase the data while remaining contiguous on the disk. Indeed, by maintaining the data contiguously, the speed at which the disk can read and write the data will increase. Although the controller preferably attempts to keep these unused sectors available for expansion of the data, if the disk were to fill up, the controller could use such sectors to store new data entries. In this way, a system can be configured to achieve greater speed, while not sacrificing disk space. Setting the allocation size to 1 sector would effectively disable this feature.

- [0096] The "number Of free sectors" denotes the number of physical free sectors remaining on the disk. The ID ("Magic) number" identifies this data as a Superblock. The "checksum" comprises a number that changes based on the data in the Superblock and is used for error checking. Preferably, this number is chosen so that all of the words in the Superblock (including the checksum) added up are equal to zero.
- [0097] Fig. 4B is a diagram of a data structure of a sector map entry of a virtual block table according to an embodiment of the present invention.
- [0098] The "virtual block table" (VET) comprises a number of "sector map" entries, one for each grouping of compressed data (or chunks). The VET may reside anywhere on the disk. The size of the VBT will depend on how much data is on the disk. Each sector map entry comprises 8 bytes. Although there is preferably only one VBT on the disk, each chunk of compressed data will have a copy of its sector map entry in its header. If the VBT were to become corrupted, scanning the disk for all sector maps could create a new one.
- [0099] The term "type" refers to the sector map type. For example, a value of "00" corresponds to this sector map definition. Other values are preferably reserved for future redefinitions of the sector map.
- [00100] A "C Type" denotes a compression type. A value of "000" will correspond to no compression. Other values are defined as required depending on the application. This function supports the use of multiple compression algorithms along with the use of various forms of asymmetric data compression.
- [00101] The "C Info" comprises the compression information needed for the given compression type. These values are defined depending on the application. In addition, the

data may be tagged based on its use - for example operating system "00", Program "01", or data "10". Frequency of use or access codes may also be included. The size of this field may be greatly expanded to encode statistics supporting these items including, for example, cumulative number of times accessed, number of times accessed within a given time period or CPU clock cycles, and other related data.

- [0100] The "sector count" comprises the number of physical sectors on the disk that are used for this chunk of compressed data. The "LBA" refers to the logical block address, or physical disk address, for this chunk of compressed data.
- [0101] Referring back to Fig. 4A, each "Data" block represent each data chunk comprising a header and compressed data. The data chunk may up anywhere from 1 to 256 sectors on the disk. Each compressed chunk of data is preferably preceded on the disk by a data block header that preferably comprises the following information: (i) sector map; (ii) VBI; (iii) ID ("Magic") Number; and (iv) checksum.
- [0102] The "sector map" comprises a copy of the sector map entry in the VBT for this data chunk. The "VBI" is the Virtual Block Index, which is the index into the VBT that corresponds to this data chunk. The "ID ("Magic) Number" identifies this data as a data block header. The "checksum" number will change based on the data in the header and is used for error checking. This number is preferably chosen such that the addition of all the words in the header (including the checksum) will equal zero.
- **[0103]** It should be noted that the present invention is not limited to checksums but may employ any manner of error detection and correction techniques, utilizing greatly expanded fields error detection and/or correction.
- [0104] It should be further noted that additional fields may be employed to support encryption, specifically an identifier for encrypted or unencrypted data along with any parameters necessary for routing or processing the data to an appropriate decryption module or user.
- [0105] The virtual size of the disk will depend on the physical size of the disk, the compress size selected, and the expected compression ratio. For example, assume there is a 75GB disk with a selected compress size expecting a 3:1 compression ratio, the virtual disk size would be 225GB. This will be the maximum amount of uncompressed data that the file system will be able to store on the disk.

- [0106] If the number chosen is too small, then the entire disk will not be utilized. Consider the above example where a system comprises a 75GB disk and a 225GB virtual size. Assume that in actuality during operation the average compression ratio obtained is 5:1. Whereas this could theoretically allow 375GB to be stored on the 75GB disk, in practice, only 225GB would be able to be stored on the disk before a "disk full" message is received. Indeed, with a 5:1 compression ratio, the 225GB of data would only take up 45GB on the disk leaving 30GB unused. Since the operating system would think the disk is full, it would not attempt to write any more information to the disk.
- [0107] On the other hand, if the number chosen is too large, then the disk will fill up when the operating system would still indicate that there was space available on the disk. Again consider the above example where a system comprises a 75GB disk and a 225GB virtual size. Assume further that during operation, the average compression ratio actually obtained is only 2:1. In this case, the physical disk would be full after writing 150GB to it, but the operating system would still think there is 75GB remaining. If the operating system tried to write more information to the disk, an error would occur.
- [0108] Thus, in another embodiment of the present invention, the virtual size of the disk is dynamically altered based upon the achieved compression ratio. In one embodiment, a running average may be utilized to reallocate the virtual disk size. Alternatively, certain portions of the ratios may already be known - such as a preinstalled operating system and programs. Thus, this ratio is utilized for that portion of the disk, and predictive techniques are utilized for the balance of the disk or disks.
- [0109] Yet in another embodiment, users are prompted for setup information and the computer selects the appropriate virtual disk(s) size or selects the best method of estimation based on, e.g., a high level menu of what is the purpose of this computer: home, home office, business, server. Another submenu may ask for the expected data mix, word, excel, video, music, etc. Then, based upon expected usage and associated compression ratios (or the use of already compressed data in the event of certain forms of music and video) the results are utilized to set the virtual disk size.
- [0110] It should be noted that the present invention is independent of the number or types of physical or virtual disks, and indeed may be utilized with any type of storage.
- [0111] It is to be understood that the systems and methods described herein may be implemented in various forms of hardware, software, firmware, special purpose

processors, or a combination thereof. In particular, the present invention may be implemented as an application comprising program instructions that are tangibly embodied on a program storage device (e.g., magnetic floppy disk, RAM, ROM, CD ROM, etc.) and executable by any device or machine comprising suitable architecture. It is to be further understood that, because some of the constituent system components and process steps depicted in the accompanying Figures are preferably implemented in software, the actual connections between such components and steps may differ depending upon the manner in which the present invention is programmed. Given the teachings herein, one of ordinary skill in the related art will be able to contemplate these and similar implementations or configurations of the present invention.

[0112] Although illustrative embodiments have been described herein with reference to the accompanying drawings, it is to be understood that the present system and method is not limited to those precise embodiments, and that various other changes and modifications may be affected therein by one skilled in the art without departing from the scope or spirit of the invention. All such changes and modifications are intended to be included within the scope of the invention as defined by the appended claims.

WHAT IS CLAIMED IS:

1. A system for compressing video data, comprising:

a plurality of different asymmetric data compression encoders, wherein a first asymmetric data compression encoder of the plurality of different asymmetric data compression encoders is configured to compress data at a higher data compression rate than a second asymmetric data compression encoder of the plurality of different asymmetric data compression encoders, wherein compression rate is measured in bits per second; and

one or more processors configured to:

determine one or more data parameters from one or more data blocks containing video data, at least one of the one or more data parameters relating to a throughput of a communications channel; and

select one or more asymmetric data compression encoders from among the plurality of different asymmetric data compression encoders based upon, at least in part, the determined one or more data parameters.

2. The system of claim 1 wherein at least one of the plurality of different asymmetric data compression encoders is an arithmetic encoder.

3. The system of claim 1, wherein the throughput of the communications channel comprises:

an actual throughput of the communications channel.

4. The system of claim 1, wherein the throughput of the communications channel comprises:

an estimated throughput of the communications channel.

5. The system of claim 1, wherein the throughput of the communications channel comprises:

an expected throughput of the communications channel.

 The system of claim 1, wherein the one or more different asymmetric data Atty, Dkt. No. 2855.005000C compression encoders are configured to compress the one or more data blocks containing video data for different data transmission rates to produce a plurality of compressed data blocks.

7. The system of claim 1, wherein at least one of the plurality of different asymmetric data compression encoders comprises:

a lossless data compression encoder.

8. The system of claim 1, wherein at least one of the one or more data parameters comprises:

a resolution of the one or more data blocks containing video data.

9. The system of claim 1, wherein at least one of the one or more data parameters comprises:

a data transmission rate of the one or more data blocks containing video data.

10. The system of claim 1, wherein at least one of the one or more data parameters comprises:

an attribute or a value related to a format or a syntax of video data contained in the one or more data blocks containing video data.

11. The system of claim 1, wherein the selected one or more asymmetric data compression encoders comprise:

a content-dependent data compression encoder.

12. The system of claim 11, wherein the content-dependent data compression encoder comprises:

an arithmetic encoder.

13. The system of claim 1, wherein the selected one or more asymmetric data compression encoders are configured to perform compression in real-time or substantially real-time.

14. The system of claim 1, wherein the communications channel comprises: a distributed network.

15. The system of claim 14, wherein the distributed network comprises: the Internet.

16. The system of claim 1, wherein the selected one or more asymmetric data compression encoders are utilized to compress the one or more data blocks containing video data to create one or more compressed data blocks, and

wherein a descriptor is associated with the one or more compressed data blocks that indicates the selected one or more asymmetric data compression encoders.

17. The system of claim 1, wherein the selected one or more asymmetric data compression encoders are utilized to compress the one or more data blocks containing video data to create one or more compressed data blocks, and

wherein a descriptor indicating the selected one or more asymmetric data compression encoders is included with the one or more compressed data blocks.

18. The system of claim 1, wherein at least one of the one or more data parameters comprises:

a video data profile.

19. A system for compressing video data, comprising:

a plurality of data compression encoders;

wherein at least one of the plurality of data compression encoders comprises an asymmetric data compression encoder, and

wherein at least one of the plurality of data compression encoders comprises an arithmetic data compression encoder,

wherein a first data compression encoder of the plurality of data compression encoders is configured to compress more bits per second of data than a second data compression encoder of the plurality of data compression encoders; and

one or more processors configured to:

determine one or more data parameters from one or more data blocks containing video data, at least one of the one or more data parameters relating to a throughput of a communications channel; and

select one or more data compression encoders from among the plurality of data compression encoders based upon, at least in part, the determined one or more data parameters.

20. The system of claim 19, wherein the throughput of the communications channel comprises:

an actual throughput of the communications channel.

21. The system of claim 19, wherein the throughput of the communications channel comprises:

an estimated or expected throughput of the communications channel.

22. The system of claim 19, wherein the selected one or more data compression encoders are configured to compress the one or more data blocks containing video data for different data transmission rates to produce a plurality of compressed data blocks.

23. The system of claim 19, wherein at least one of the plurality of data compression encoders comprises:

a lossless data compression encoder.

24. The system of claim 19, wherein at least one of the one or more data parameters are related to a resolution of the one or more data blocks containing video data.

25. The system of claim 19, wherein at least one of the one or more data parameters comprises:

a data transmission rate of the one or more data blocks containing video data.

26. The system of claim 19, wherein at least one of the one or more data parameters comprises:

an attribute or a value related to a format or a syntax of video data contained in the one or

- 34 -

more data blocks containing video data.

27. The system of claim 19, wherein the selected one or more data compression encoders perform data compression in real-time or substantially real-time.

28. The system of claim 19, wherein the communications channel comprises: a distributed network or the Internet.

29. The system of claim 19, wherein the one or more data blocks are compressed with the selected the one or more selected data compression encoders to create one or more compressed data blocks, and

wherein a descriptor is associated with the one or more compressed data blocks that indicates the selected data compression encoder.

30. The system of claim 19, wherein at least one of the one or more data parameters comprises:

a video data profile.

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ABSTRACT OF THE DISCLOSURE

Data compression and decompression methods for compressing and decompressing data based on an actual or expected throughput (bandwidth) of a system. In one embodiment, a controller tracks and monitors the throughput (data storage and retrieval) of a data compression system and generates control signals to enable/disable different compression algorithms when, e.g., a bottleneck occurs so as to increase the throughput and eliminate the bottleneck.

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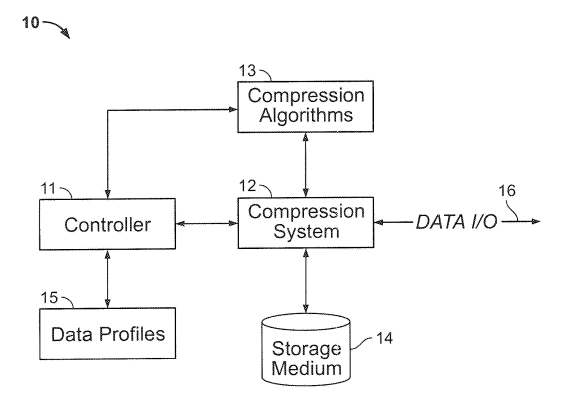
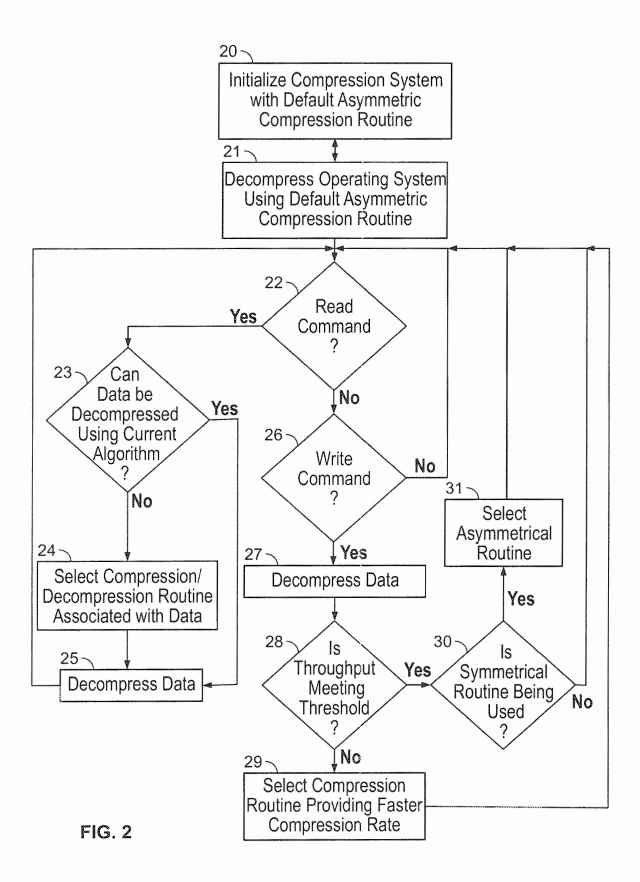
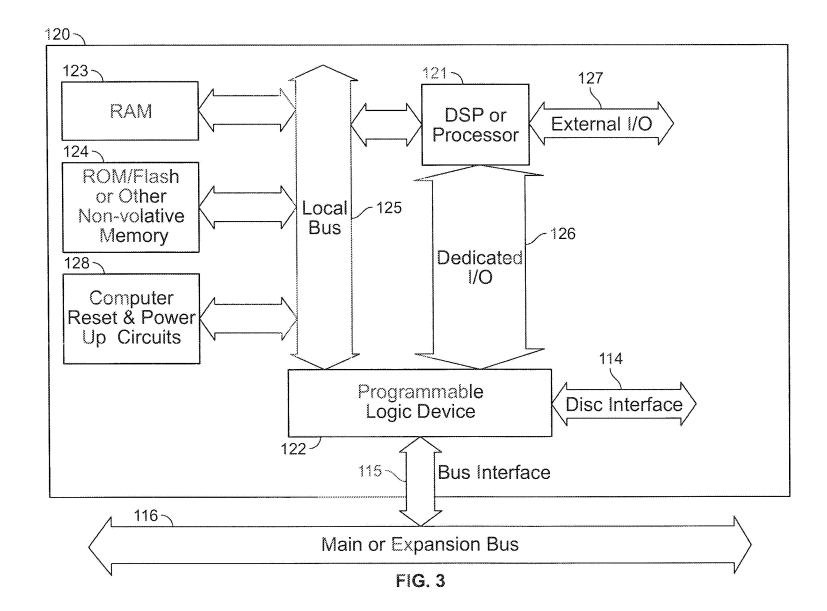


FIG. 1





Physical Disk
Superblock
VBT
₩
VBT
Data
Data
Data
8
٥
Data
Superblock
Data
Data
3 9
6
Data

FIG. 4A

Sector Map Definition

Sector Map	
Туре	2 bits
С Туре	3 bits
C Info	19 bits
Sector Count	8 bits
LBA	32 bits

FIG. 4B

Electronic Patent	App	lication Fee	e Transmi	ttal	
Application Number:					
Filing Date:					
Title of Invention:	Vic	leo Data Compress	ion Systems		
First Named Inventor/Applicant Name:	Jar	nes J. FALLON			
Filer:	Mi	chael V. Messinger/	Ann-Marie Edel	in	
Attorney Docket Number:	28	55.005000C			
Filed as Large Entity					
Filing Fees for Track I Prioritized Examination - Nong	orovis	ional Applicatio	n under 35 U	SC 111(a)	
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Basic Filing:					
Utility application filing		1011	1	280	280
Utility Search Fee		1111	1	600	600
Utility Examination Fee		1311	1	720	720
Request for Prioritized Examination		1817	1	4000	4000
Pages:					
Claims:					
Claims in Excess of 20		1202	10	80	800
Miscellaneous-Filing:			·		

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Publ. Fee- Early, Voluntary, or Normal	1504	1	0	0
PROCESSING FEE, EXCEPT PROV. APPLS.	1830	1	140	140
Petition:				
Patent-Appeals-and-Interference:				
Post-Allowance-and-Post-Issuance:				
Extension-of-Time:				
Miscellaneous:				
	Tot	al in USD	(\$)	6540

Electronic Acl	knowledgement Receipt
EFS ID:	23705908
Application Number:	14876276
International Application Number:	
Confirmation Number:	3403
Title of Invention:	Video Data Compression Systems
First Named Inventor/Applicant Name:	James J. FALLON
Customer Number:	26111
Filer:	Michael V. Messinger/Ann-Marie Edelin
Filer Authorized By:	Michael V. Messinger
Attorney Docket Number:	2855.005000C
Receipt Date:	06-OCT-2015
Filing Date:	
Time Stamp:	16:09:46
Application Type:	Utility under 35 USC 111(a)

Payment information:

Submitted with Payment	yes
Payment Type	Credit Card
Payment was successfully received in RAM	\$6540
RAM confirmation Number	2644
Deposit Account	
Authorized User	
The Director of the USPTO is hereby authorized to c	harge indicated fees and credit any overpayment as follows:

File Listing:						
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)	
1		2855005000CCon.pdf	10667570	yes	16	
		205500500000000	5f88a46e12112445947c411228cd1b6c443 8de79		10	
	Multi	part Description/PDF files in	.zip description			
	Document De	escription	Start	E	nd	
	Miscellaneous Inc	oming Letter	1		2	
	Transmittal of New	w Application	3		3	
	TrackOne R	equest	4		4	
	Authorization for Extensi	on of Time all replies	5		5	
	Power of At	ttorney	6		7	
	Oath or Declar	ation filed	8		9	
	Application D	ata Sheet	10	16		
Warnings:			•			
Information:			22379639			
2		2855005000CSpec.pdf	1dbeb53abf621c4d934b6fdc4434bc4356fa	yes	35	
	84	part Description/PDF files in	89bc			
				F		
	Document De	escription	Start	E	nd	
	Specifica	ition	1	2	29	
	Claim	s	30	3	34	
	Abstra	let	35	3	35	
Warnings:			1			

3	Drawings-only black and white line drawings	2855005000CDraw.pdf	14ca97375e2a36ac029635d595b00b4d222 69165	no	4
Warnings: Information	•				
			41786		
4	Fee Worksheet (SB06)	fee-info.pdf	e73719bf820df5f7f18797de4322ea891b00 b674	no	2
Warnings:			· · · · · ·		
Information	•				
		Total Files Size (in bytes)	340	13593	
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characterize Post Card, a <u>New Applica</u> If a new app 1.53(b)-(d) a	d by the applicant, and including pag	je counts, where applicable. tion includes the necessary c R 1.54) will be issued in due c	It serves as evidence o components for a filing	of receipt s g date (see	imilar to 37 CFR
characterize Post Card, a <u>New Applica</u> If a new app 1.53(b)-(d) a Acknowledg <u>National Sta</u> If a timely su U.S.C. 371 a	d by the applicant, and including pag s described in MPEP 503. I <u>tions Under 35 U.S.C. 111</u> lication is being filed and the applicat nd MPEP 506), a Filing Receipt (37 CF	je counts, where applicable. tion includes the necessary c R 1.54) will be issued in due g date of the application. <u>der 35 U.S.C. 371</u> of an international applicati orm PCT/DO/EO/903 indicati	It serves as evidence of components for a filing course and the date sh on is compliant with t ng acceptance of the a	of receipt s g date (see nown on th he conditi application	a 37 CFR a 37 CFR his ons of 35

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



October 6, 2015

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

> Re: U.S. Non-Provisional Patent Application under 37 C.F.R. § 1.53(b) (*Continuation of Appl. No. 14/733,565; Filed: June 8, 2015*) Appl. No. To Be Assigned; Filed: Herewith For: Video Data Compression Systems Inventors: FALLON *et al.* Our Ref: 2855.005000C

Commissioner:

The following documents are transmitted herewith for appropriate action by the U.S. Patent and Trademark Office:

- 1. Utility Patent Application Transmittal Form (PTO/AIA/15);
- 2. Payment made via EFS-Web for <u>\$6,540.00</u> to cover:

\$4,000.00 - Request for Prioritized Examination (Track 1);
\$1,600.00 Patent Application fees (including basic filing, search, and examination fees);
\$800.00 Excess claims fee;
\$140.00 - Track 1 Processing Fee;

- Certification and Request for Prioritized Examination Under 37 CFR 1.102(e);
- 4. Authorization to Treat a Reply As Incorporating An Extension of Time Under 37 C.F.R. § 1.136(a)(3);
- 5. U.S. Utility Patent Application entitled:

Video Data Compression Systems

and naming as inventors:

James J. FALLON and Stephen J. MCERLAIN

the application consisting of:

5 % 6 F. C O M

Commissioner for Patents October 6, 2015 Page 2

- a. An Application Data Sheet (37 C.F.R. § 1.76);
- b. Signed Inventors' Declarations;
- c. A specification containing:
 - i. 29 pages of description prior to the claims;
 - ii. 5 pages of claims (30 claims);
 - iii. a one (1) page abstract;
- d. 4 sheets of drawings: (Figures 1-3, and 4A-4B); and
- 6. An executed Power of Attorney by Applicant (PTO/AIA/82B) and the Transmittal for Power of Attorney form (PTO/AIA/82A).

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

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

Respectfully submitted,

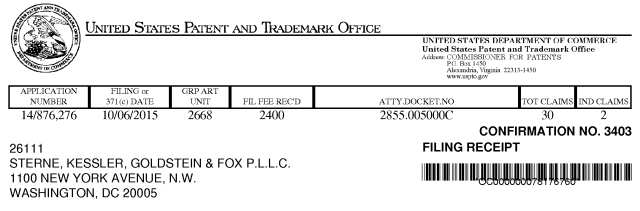
STERNE, KUSSLER, GOLDSTEN & FOX P.L.L.C.

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

MVM/MRM/afe Enclosures

2110080_1

	PAT	ENT APPLI		N FEE DE			D		tion or Docket Num 6,276	ber
	APP	LICATION A			umn 2)	SMALL	ENTITY	OR	OTHER SMALL	
	FOR	NUMBE	R FILED	NUMBE	R EXTRA	RATE(\$)	FEE(\$)]	RATE(\$)	FEE(\$)
	BASIC FEE (37 CFR 1.16(a), (b), or (c)) N/A N/A				J/A	N/A		1	N/A	280
SEA	RCH FEE FR 1.16(k), (i), or (m))	N	/A	Ν	J/A	N/A		1	N/A	600
EXA	MINATION FEE FR 1.16(o), (p), or (q))	N	/A	N	N/A	N/A		1	N/A	720
TOT	AL CLAIMS FR 1.16(i))	30	minus 20)= *	10			OR	× 80 =	800
INDE	EPENDENT CLAI FR 1.16(h))	^{MS} 2	minus 3	= *				1	× 420 =	0.00
APF FEE	LICATION SIZ	E sheets of \$310 (\$15 50 sheets	paper, the 5 for smal or fraction	nd drawings e application si. I entity) for ea thereof. See CFR 1.16(s).	ze fee due is ch additional					0.00
MUL	TIPLE DEPENDE	ENT CLAIM PRE	SENT (37	CFR 1.16(j))						0.00
* If ti	ne difference in co	olumn 1 is less th	ian zero, ei	nter "0" in colur	nn 2.	TOTAL		1	TOTAL	2400
AMENDMENT A	Total	(Column 1) CLAIMS REMAINING AFTER AMENDMENT	Minus	(Column 2) HIGHEST NUMBER PREVIOUSLY PAID FOR	(Column 3) PRESENT EXTRA	RATE(\$)	ADDITIONAL FEE(\$)		SMALL RATE(\$)	ADDITIONAL FEE(\$)
NDN	(37 CFR 1.16(i)) Independent	*	Minus	***	=	x =		OR	× =	
NE	(37 CFR 1.16(h)) Application Size Fe	e (37 CFR 1.16(s))				× -			^ _	
4	FIRST PRESENT			ENT CLAIM (37 C	CFR 1.16(j))					
						TOTAL ADD'L FEE		OR	TOTAL ADD'L FEE	
		(Column 1)		(Column 2)	(Column 3)		-	-		
NT B		CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA	RATE(\$)	ADDITIONAL FEE(\$)		RATE(\$)	ADDITIONAL FEE(\$)
DMENT	Total (37 CFR 1.16(i))	*	Minus	**	=	X =		OR	X =	
END	Independent (37 CFR 1.16(h))	¥	Minus	***	=	x =		OR	x =	
AMENI		e (37 CFR 1.16(s))			•			1		
	FIRST PRESENT	TION OF MULTIPI	E DEPEND	ENT CLAIM (37 C	CFR 1.16(j))			OR		
						TOTAL ADD'L FEE		OR	TOTAL ADD'L FEE	
*	 If the entry in cc If the "Highest N If the "Highest Nu The "Highest Num 	lumber Previous umber Previously	ly Paid For Paid For" IN	" IN THIS SPA I THIS SPACE is	CE is less than s less than 3, ent	20, enter "20".	in column 1.			



Date Mailed: 10/21/2015

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

Inventor(s)

James J. FALLON, Arr	nonk, NY;
Stephen J. MCERLAIN	I, Astoria, NY;
Applicant(s)	
Realtime Data, LLC, A	rmonk, NY;
Assignment For Published Patent Appl	ication
Realtime Data, LLC, A	rmonk, NY

Power of Attorney: The patent practitioners associated with Customer Number 26111

Domestic Priority data as claimed by applicant

This application is a CON of 14/733,56506/08/2015 which is a CON of 14/577,28612/19/2014 ABN which is a CON of 14/134,93312/19/2013 PAT 8929442 which is a CON of 14/033,24509/20/2013 PAT 8934535 which is a CON of 13/154,23906/06/2011 PAT 8553759 which is a CON of 12/123,08105/19/2008 PAT 8073047 which is a CON of 10/076,01302/13/2002 PAT 7386046 which claims benefit of 60/268,39402/13/2001

Foreign Applications for which priority is claimed (You may be eligible to benefit from the **Patent Prosecution Highway** program at the USPTO. Please see <u>http://www.uspto.gov</u> for more information.) - None. *Foreign application information must be provided in an Application Data Sheet in order to constitute a claim to foreign priority. See 37 CFR 1.55 and 1.76.* Permission to Access - A proper Authorization to Permit Access to Application by Participating Offices (PTO/SB/39 or its equivalent) has been received by the USPTO.

If Required, Foreign Filing License Granted: 10/20/2015

The country code and number of your priority application, to be used for filing abroad under the Paris Convention, is **US 14/876,276**

Projected Publication Date: 01/28/2016

Non-Publication Request: No

Early Publication Request: No

Title

Video Data Compression Systems

Preliminary Class

382

Statement under 37 CFR 1.55 or 1.78 for AIA (First Inventor to File) Transition Applications: No

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Substitute for form 1449/PTO	Complete if Known			
	Application Number	14/876,276		
INFORMATION DISCLOSURE	Filing Date	October 6, 2015		
STATEMENT BY APPLICANT	First Named Inventor	James J. FALLON		
(Use as many sheets as necessary)	Art Unit	2668		
	Examiner Name	To Be Assigned		
Sheet 1 of 105	Attorney Docket Number	2855.005000C		

		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	Ť
	NPL1	Realtime's Response in Opposition to the Defendants' Joint Objections to Report and Recommendation of Magistrate Regarding Motion for Partial Summary Judgment of Invalidity for Indefiniteness, in Realtime Data, LLC d/b/a/IXO v. Packeteer, Inc. et al., Civil Action No. 6:08-cv-00144-LED; U.S. District Court for the Eastern District of Texas, dated July 27, 2009, 15 pages.	
	NPL2	Reply to Realtime's Response to Blue Coat Defendants' Objections to Report and Recommendation of United States Magistrate Judge Regarding Motion for Partial Summary Judgment of Invalidity for Indefiniteness Entered June 23, 2009, in Realtime Data, LLC d/b/a/IXO v. Packeteer, Inc. et al., Civil Action No. 6:08-cv-00144-LED; U.S. District Court for the Eastern District of Texas, July 31, 2009, 3 pgs.	
	NPL3	Realtime Data's Sur-Reply in Opposition to the Defendants' Joint Objections to Report and Recommendation of Magistrate Regarding Motion for Partial Summary Judgment of Invalidity for Indefiniteness, in Realtime Data, LLC d/b/a/IXO v. Packeteer, Inc. et al., Civil Action No. 6:08-cv-00144-LED; U.S. District Court for the Eastern District of Texas, dated August 3, 2009, 3 pages.	
	NPL4	"A-T Financial Offers Manipulation, Redistribution of Ticker III", Inside Market Data, Vol. 4 No. 14, September 5, 1989, 1 page.	
	NPL5	"Add-on Options for the XpressFiles", Intelligent Compression Technologies, http://web.archive.org/web/19980518053418/ictcompress.com/options_X.html, 1998, 2 pages.	
	NPL6	ANDREWS et al., "A Mean-Removed Variation of Weighted Universal Vector Quantization for Image Coding", IEEE, 1993, pages 302-309.	
· · · · · · · · · · · · · · · · · · ·	NPL7	Asserted Claims Chart for U.S. Patent No. 6,624,761, Realtime Data, LLC D/B/A IXO v. CME Group Inc., et al., 6:09-cv-327-LED-JDL, 6:10-cv-246-LED-JDL, United States District Court for the Eastern District of Texas Tyler Division, October 19, 2010, 4 pages.	
	NPL8	Asserted Claims Chart for U.S. Patent No. 7,161,506,Realtime Data, LLC D/B/A IXO v. CME Group Inc., et al., 6:09-cv-327-LED-JDL, 6:10-cv-246-LED-JDL, United States District Court for the Eastern District of Texas Tyler Division, October 19, 2010, 5 pages	
	NPL9	Asserted Claims Chart for U.S. Patent No. 7,400,274, Realtime Data, LLC D/B/A IXO v. CME Group Inc., et al., 6:09-cv-327-LED-JDL, 6:10-cv-246-LED-JDL, United States District Court for the Eastern District of Texas Tyler Division, October 19, 2010, 6 pages.	
	NPL10	Asserted Claims Chart for U.S. Patent No. 7,417,568, Realtime Data, LLC D/B/A IXO v. CME Group Inc., et al., 6:09-cv-327-LED-JDL, 6:10-cv-246-LED-JDL, United States District Court for the Eastern District of Texas Tyler Division, October 19, 2010, 13 pages.	

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	Application Number	14/876,276		
INFORMATION DISCLOSURE	Filing Date	October 6, 2015		
STATEMENT BY APPLICANT	First Named Inventor	James J. FALLON		
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	NPL11	Asserted Claims Chart for U.S. Patent No. 7,714,747, Realtime Data, LLC D/B/A IXO v. CME Group Inc., et al., 6:09-cv-327-LED-JDL, 6:10-cv-246-LED-JDL, United States District Court for the Eastern District of Texas Tyler Division, October 19, 2010, 19 pages.	
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1	NPL76	 Exhibit 2, Prior Art Chart for w. Morgan Stanley, et al., 6:09 LED-JDL, Realtime Data, LL LED-JDL, 6:10-cv-246-LED- 1XO v. Thomson Reuters Cor 6:10-cv-425-LED-JDL, Unite Tyler Division, February 4, 20 	9-ev-326-LED-JDL, 6:10-ev- .C D/B/A IXO v. CME Group -JDL, 6:10-ev-424-LED-JDL, p., et al., 6:09-ev-333-LED-J	248-LED-JDL 5 Inc., et al., 6 , Realtime Dat DL, 6:10-cv-2	., 6:10-cv-426- :09-cv-327- ta, LLC D/B/A 47-LED-JDL,	

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Substitute for form 1449/PTO Complete if Known Application Number 14/876.276 INFORMATION DISCLOSURE Filing Date October 6, 2015 First Named Inventor James J. FALLON STATEMENT BY APPLICANT Art Unit 2668 (Use as many sheets as necessary) To Be Assigned Examiner Name Sheet 9 of 105 Attorney Docket Number 2855.005000C NON PATENT LITERATURE DOCUMENTS Include name of the author (in CAPITAL LETTERS), title of the article (when Examiner Cite T^2 appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, Initials* No.1 etc.), date, page(s), volume number, publisher, city and/or country where published Exhibit 3, Prior Art Chart for U.S. Pat. No. 7,777,651, Realtime Data, LLC D/B/A IXO v. Morgan Stanley, et al., 6:09-cv-326-LED-JDL, 6:10-cv-248-LED-JDL, 6:10-cv-426-LED-JDL, Realtime Data, LLC D/B/A IXO v. CME Group Inc., et al., 6:09-cv-327-LED-JDL, 6:10-cv-246-LED-JDL, 6:10-cv-424-LED-JDL, Realtime Data, LLC D/B/A NPL77 IXO v. Thomson Reuters Corp., et al., 6:09-cv-333-LED-JDL, 6:10-cv-247-LED-JDL, 6:10-cv-425-LED-JDL, United States District Court for the Eastern District of Texas Tyler Division, February 4, 2011, 95 pages, citing B. Andrews, P. Chou, M. Effros and R. Gray "A Mean-Removed Variation of Weighted Universal Vector Quantization for Image Coding," IEEE 0-8186-3392-1/93, 302-309 (1993). Exhibit 4, Prior Art Chart for U.S. Pat. No. 7,777,651, 144 pages, Realtime Data, LLC D/B/A IXO v. Morgan Stanley, et al., 6:09-cv-326-LED-JDL, 6:10-cv-248-LED-JDL, 6:10-cv-426-LED-JDL, Realtime Data, LLC D/B/A IXO v. CME Group Inc., et al., 6:09-cv-327-LED-JDL, 6:10-cv-246-LED-JDL, 6:10-cv-424-LED-JDL, Realtime Data, NPL78 LLC D/B/A IXO v. Thomson Reuters Corp., et al., 6:09-cv-333-LED-JDL, 6:10-cv-247-LED-JDL, 6:10-cv-425-LED-JDL, United States District Court for the Eastern District of Texas Tyler Division, February 4, 2011, citing Barnes et al., U.S. Patent No. 6,792,151. Exhibit 5, Prior Art Chart for U.S. Pat. No. 7,777,651, 216 pages, Realtime Data, LLC D/B/A IXO v. Morgan Stanley, et al., 6:09-cv-326-LED-JDL, 6:10-cv-248-LED-JDL, 6:10-cv-426-LED-JDL, Realtime Data, LLC D/B/A IXO v. CME Group Inc., et al., 6:09-cv-327-LED-JDL, 6:10-cv-246-LED-JDL, 6:10-cv-424-LED-JDL, Realtime Data, NPL79 LLC D/B/A IXO v. Thomson Reuters Corp., et al., 6:09-cv-333-LED-JDL, 6:10-cv-247-LED-JDL, 6:10-cv-425-LED-JDL, United States District Court for the Eastern District of Texas Tyler Division, February 4, 2011, citing Birdwell et al., U.S. Patent No. 6,032,197. Exhibit 6, Prior Art Chart for U.S. Pat. No. 7,777,651, 257 pages, Realtime Data, LLC D/B/A IXO v. Morgan Stanley, et al., 6:09-cv-326-LED-JDL, 6:10-cv-248-LED-JDL, 6:10-cv-426-LED-JDL, Realtime Data, LLC D/B/A IXO v. CME Group Inc., et al., 6:09-cv-327-LED-JDL, 6:10-cv-246-LED-JDL, 6:10-cv-424-LED-JDL, Realtime Data, NPL80 LLC D/B/A IXO v. Thomson Reuters Corp., et al., 6:09-cv-333-LED-JDL, 6:10-cv-247-LED-JDL, 6:10-cv-425-LED-JDL, United States District Court for the Eastern District of Texas Tyler Division, February 4, 2011, citing Bledsoe, U.S. Patent No. 4,646,061. Exhibit 7, Prior Art Chart for U.S. Pat. No. 7,777,651, 169 pages, Realtime Data, LLC D/B/A IXO v. Morgan Stanley, et al., 6:09-cv-326-LED-JDL, 6:10-cv-248-LED-JDL, 6:10-cv-426-LED-JDL, Realtime Data, LLC D/B/A IXO v. CME Group Inc., et al., 6:09-cv-327-LED-JDL, 6:10-cv-246-LED-JDL, 6:10-cv-424-LED-JDL, Realtime Data, NPL81 LLC D/B/A IXO v. Thomson Reuters Corp., et al., 6:09-cv-333-LED-JDL, 6:10-cv-247-LED-JDL, 6:10-cv-425-LED-JDL, United States District Court for the Eastern District of Texas Tyler Division, February 4, 2011, citing Brickman et al., U.S. Patent No. 4,499,499. Date Examiner 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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		Application Number	14/876,276		
INFO	RMAT	ION DISCLOSURE	Filing Date	October 6, 2015	
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	NPL82	D/B/A IXO v. Morgan Stanle 6:10-cv-426-LED-JDL, Realt 6:09-cv-327-LED-JDL, 6:10- LLC D/B/A IXO v. Thomson 247-LED-JDL, 6:10-cv-425-I District of Texas Tyler Divisi	Exhibit 8, Prior Art Chart for U.S. Pat. No. 7,777,651, 396 pages, Realtime Data, LLC D/B/A IXO v. Morgan Stanley, et al., 6:09-cv-326-LED-JDL, 6:10-cv-248-LED-JDL, 6:10-cv-426-LED-JDL, Realtime Data, LLC D/B/A IXO v. CME Group Inc., et al., 6:09-cv-327-LED-JDL, 6:10-cv-246-LED-JDL, 6:10-cv-424-LED-JDL, Realtime Data, LLC D/B/A IXO v. Thomson Reuters Corp., et al., 6:09-cv-333-LED-JDL, 6:10-cv-247-LED-JDL, 6:10-cv-425-LED-JDL, United States District Court for the Eastern District of Texas Tyler Division, February 4, 2011, citing C. Bormann et al., "Robust Header Compression (ROHC)," Network Working Group Internet-Draft Sept. 18, 2000.		
	NPL83	Exhibit 9, Prior Art Chart for D/B/A IXO v. Morgan Stanle	U.S. Pat. No. 7,777,651, 253 j y, et al., 6:09-cv-326-LED-JD ime Data, LLC D/B/A IXO v. cv-246-LED-JDL, 6:10-cv-42 Reuters Corp., et al., 6:09-cv- LED-JDL, United States Distri	pages, Realtime Data, LLC L, 6:10-cv-248-LED-JDL, CME Group Inc., et al., 4-LED-JDL, Realtime Data, -333-LED-JDL, 6:10-cv- ict Court for the Eastern	
	NPL84	Exhibit 10, Prior Art Chart fo D/B/A IXO v. Morgan Stanle 6:10-cv-426-LED-JDL, Realt 6:09-cv-327-LED-JDL, 6:10- LLC D/B/A IXO v. Thomson 247-LED-JDL, 6:10-cv-425-J District of Texas Tyler Divisi 5,884,269.	y, et al., 6:09-cv-326-LED-JD ime Data, LLC D/B/A IXO v. cv-246-LED-JDL, 6:10-cv-42 Reuters Corp., et al., 6:09-cv- LED-JDL, United States Distri	L, 6:10-cv-248-LED-JDL, CME Group Inc., et al., 4-LED-JDL, Realtime Data, -333-LED-JDL, 6:10-cv- ict Court for the Eastern	
	NPL85	5,884,269. Exhibit 11, Prior Art Chart for U.S. Pat. No. 7,777,651, 181 pages, Realtime Data, LLC D/B/A IXO v. Morgan Stanley, et al., 6:09-cv-326-LED-JDL, 6:10-cv-248-LED-JDL, 6:10-cv-426-LED-JDL, Realtime Data, LLC D/B/A IXO v. CME Group Inc., et al., 6:09-cv-327-LED-JDL, 6:10-cv-246-LED-JDL, 6:10-cv-424-LED-JDL, Realtime Data, LLC D/B/A IXO v. Thomson Reuters Corp., et al., 6:09-cv-333-LED-JDL, 6:10-cv- 247-LED-JDL, 6:10-cv-425-LED-JDL, United States District Court for the Eastern District of Texas Tyler Division, February 4, 2011, citing Chu, U.S. Patent Nos. 5,374,916 & 5,467,087.			
	NPL86	Exhibit 12, Prior Art Chart fo D/B/A IXO v. Morgan Stanle 6:10-cv-426-LED-JDL, Realt 6:09-cv-327-LED-JDL, 6:10- LLC D/B/A IXO v. Thomson 247-LED-JDL, 6:10-cv-425-I District of Texas Tyler Divisi White Paper (Cisco Systems)	y, et al., 6:09-cv-326-LED-JD ime Data, LLC D/B/A IXO v. cv-246-LED-JDL, 6:10-cv-42 Reuters Corp., et al., 6:09-cv- LED-JDL, United States Distri on, February 4, 2011, citing C	DL, 6:10-cv-248-LED-JDL, CME Group Inc., et al., 4-LED-JDL, Realtime Data, -333-LED-JDL, 6:10-cv- ict Court for the Eastern	

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	NPL87	D/B/A IXO v. Morgan Stanley 6:10-cv-426-LED-JDL, Realti cv-327-LED-JDL, 6:10-cv-24 D/B/A IXO v. Thomson Reute JDL, 6:10-cv-425-LED-JDL, Texas Tyler Division, Februar Guides (McGraw-Hill, 1994); Definition" (February 10, 199	Exhibit 13, Prior Art Chart for U.S. Pat. No. 7,777,651, 590 pages, Realtime Data, LLC D/B/A IXO v. Morgan Stanley, et al., 6:09-cv-326-LED-JDL, 6:10-cv-248-LED-JDL, 5:10-cv-426-LED-JDL, Realtime Data, LLC D/B/A IXO v. CME Group Inc., et al., 6:09- cv-327-LED-JDL, 6:10-cv-246-LED-JDL, 6:10-cv-424-LED-JDL, Realtime Data, LLC D/B/A IXO v. Thomson Reuters Corp., et al., 6:09-cv-333-LED-JDL, 6:10-cv-247-LED- IDL, 6:10-cv-425-LED-JDL, United States District Court for the Eastern District of Texas Tyler Division, February 4, 2011, citing Comstock - S&P ComStock Developers Guides (McGraw-Hill, 1994); Rich Barton, "S&P ComStock Network Character Set Definition" (February 10, 1995).		
	NPL88	D/B/A IXO v. Thomson Reute JDL, 6:10-cv-425-LED-JDL, Texas Tyler Division, Februar	y, et al., 6:09-cv-326-LED-JDI me Data, LLC D/B/A IXO v. (6-LED-JDL, 6:10-cv-424-LEE ers Corp., et al., 6:09-cv-333-L United States District Court fo	2, 6:10-cv-248-LED-JDL, CME Group Inc., et al., 6:09- D-JDL, Realtime Data, LLC ED-JDL, 6:10-cv-247-LED- r the Eastern District of A fast hardware data	
	NPL89	Exhibit 15, Prior Art Chart for D/B/A IXO v. Morgan Stanler 6:10-cv-426-LED-JDL, Realti cv-327-LED-JDL, 6:10-cv-24 D/B/A IXO v. Thomson Reute JDL, 6:10-cv-425-LED-JDL,	ime Data, LLC D/B/A IXO v.	c, 6:10-cv-248-LED-JDL, CME Group Inc., et al., 6:09- D-JDL, Realtime Data, LLC ED-JDL, 6:10-cv-247-LED- r the Eastern District of	
	NPL90	Exhibit 16, Prior Art Chart for D/B/A IXO v. Morgan Stanley 6:10-cv-426-LED-JDL, Realti cv-327-LED-JDL, 6:10-cv-24 D/B/A IXO v. Thomson Reute JDL, 6:10-cv-425-LED-JDL,	r U.S. Pat. No. 7,777,651, 284 y, et al., 6:09-cv-326-LED-JDI ime Data, LLC D/B/A IXO v. v 6-LED-JDL, 6:10-cv-424-LEI ers Corp., et al., 6:09-cv-333-L United States District Court fo ry 4, 2011, citing Dye et al., U.	pages, Realtime Data, LLC , 6:10-cv-248-LED-JDL, CME Group Inc., et al., 6:09- D-JDL, Realtime Data, LLC ED-JDL, 6:10-cv-247-LED- r the Eastern District of	
	NPL91	D/B/A IXO v. Morgan Stanley 6:10-cv-426-LED-JDL, Realti cv-327-LED-JDL, 6:10-cv-24 D/B/A IXO v. Thomson Reute JDL, 6:10-cv-425-LED-JDL,	r U.S. Pat. No. 7,777,651, 269 y, et al., 6:09-cv-326-LED-JDI ime Data, LLC D/B/A IXO v. 6-LED-JDL, 6:10-cv-424-LEI ers Corp., et al., 6:09-cv-333-L United States District Court fo y 4, 2011, citing Earl et al., U.	L, 6:10-cv-248-LED-JDL, CME Group Inc., et al., 6:09- D-JDL, Realtime Data, LLC ED-JDL, 6:10-cv-247-LED- r the Eastern District of	

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	NPL92	D/B/A IXO v. Morgan Stanley 6:10-cv-426-LED-JDL, Realti 6:09-cv-327-LED-JDL, 6:10-c LLC D/B/A IXO v. Thomson 247-LED-JDL, 6:10-cv-425-L District of Texas Tyler Divisio No. 4,464,650.	etc.), date, page(s), volume number, publisher, city and/or country where published Exhibit 18, Prior Art Chart for U.S. Pat. No. 7,777,651, 132 pages, Realtime Data, LLC D/B/A IXO v. Morgan Stanley, et al., 6:09-cv-326-LED-JDL, 6:10-cv-248-LED-JDL, 6:10-cv-426-LED-JDL, Realtime Data, LLC D/B/A IXO v. CME Group Inc., et al., 6:09-cv-327-LED-JDL, 6:10-cv-246-LED-JDL, 6:10-cv-424-LED-JDL, Realtime Data, LLC D/B/A IXO v. Thomson Reuters Corp., et al., 6:09-cv-333-LED-JDL, 6:10-cv- 247-LED-JDL, 6:10-cv-425-LED-JDL, United States District Court for the Eastern District of Texas Tyler Division, February 4, 2011, citing Eastman et al., U.S. Patent No. 4 464 650			
	NPL93	D/B/A IXO v. Morgan Stanley 6:10-cv-426-LED-JDL, Realti 6:09-cv-327-LED-JDL, 6:10-c LLC D/B/A IXO v. Thomson 247-LED-JDL, 6:10-cv-425-L District of Texas Tyler Divisio	Exhibit 19, Prior Art Chart for U.S. Pat. No. 7,777,651, 125 pages, Realtime Data, LLC D/B/A IXO v. Morgan Stanley, et al., 6:09-cv-326-LED-JDL, 6:10-cv-248-LED-JDL, 6:10-cv-426-LED-JDL, Realtime Data, LLC D/B/A IXO v. CME Group Inc., et al., 6:09-cv-327-LED-JDL, 6:10-cv-246-LED-JDL, 6:10-cv-424-LED-JDL, Realtime Data, LLC D/B/A IXO v. Thomson Reuters Corp., et al., 6:09-cv-333-LED-JDL, 6:10-cv-247-LED-JDL, 6:10-cv-425-LED-JDL, United States District Court for the Eastern District of Texas Tyler Division, February 4, 2011, citing Elgamal et al., U.S. Patent			
	NPL94	No. 5,410,671. Exhibit 20, Prior Art Chart for U.S. Pat. No. 7,777,651, 122 pages, Realtime Data, LLC D/B/A IXO v. Morgan Stanley, et al., 6:09-cv-326-LED-JDL, 6:10-cv-248-LED-JDL, 6:10-cv-426-LED-JDL, Realtime Data, LLC D/B/A IXO v. CME Group Inc., et al., 6:09-cv-327-LED-JDL, 6:10-cv-246-LED-JDL, 6:10-cv-424-LED-JDL, Realtime Data, LLC D/B/A IXO v. Thomson Reuters Corp., et al., 6:09-cv-333-LED-JDL, 6:10-cv- 247-LED-JDL, 6:10-cv-425-LED-JDL, United States District Court for the Eastern District of Texas Tyler Division, February 4, 2011, citing Enari et al., EP 0493103.				
	NPL95	Exhibit 21, Prior Art Chart for D/B/A IXO v. Morgan Stanley 6:10-cv-426-LED-JDL, Realti 6:09-cv-327-LED-JDL, 6:10-c LLC D/B/A IXO v. Thomson 247-LED-JDL, 6:10-cv-425-L District of Texas Tyler Divisio 5,045,848.	U.S. Pat. No. 7,777,651, 379 y, et al., 6:09-cv-326-LED-JE me Data, LLC D/B/A IXO v. cv-246-LED-JDL, 6:10-cv-42 Reuters Corp., et al., 6:09-cv ED-JDL, United States Distr on, February 4, 2011, citing F	9 pages, Realtime Data, LLC DL, 6:10-cv-248-LED-JDL, . CME Group Inc., et al., 24-LED-JDL, Realtime Data, -333-LED-JDL, 6:10-cv- ict Court for the Eastern Pascenda, U.S. Patent No.		
	NPL96	Exhibit 22, Prior Art Chart for D/B/A IXO v. Morgan Stanley 6:10-cv-426-LED-JDL, Realti 6:09-cv-327-LED-JDL, 6:10-c LLC D/B/A IXO v. Thomson 247-LED-JDL, 6:10-cv-425-L District of Texas Tyler Divisio Patent. Pub. 2003/0030575.	y, et al., 6:09-cv-326-LED-JI me Data, LLC D/B/A IXO v. cv-246-LED-JDL, 6:10-cv-42 Reuters Corp., et al., 6:09-cv .ED-JDL, United States Distr	DL, 6:10-cv-248-LED-JDL, . CME Group Inc., et al., 24-LED-JDL, Realtime Data, -333-LED-JDL, 6:10-cv- ict Court for the Eastern		

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	NPL97	D/B/A IXO v. Morgan Stanley 6:10-cv-426-LED-JDL, Realtin 6:09-cv-327-LED-JDL, 6:10-c LLC D/B/A IXO v. Thomson 247-LED-JDL, 6:10-cv-425-L	Exhibit 23, Prior Art Chart for U.S. Pat. No. 7,777,651, 247 pages, Realtime Data, LLC D/B/A IXO v. Morgan Stanley, et al., 6:09-cv-326-LED-JDL, 6:10-cv-248-LED-JDL, 6:10-cv-426-LED-JDL, Realtime Data, LLC D/B/A IXO v. CME Group inc., et al., 6:09-cv-327-LED-JDL, 6:10-cv-246-LED-JDL, 6:10-cv-424-LED-JDL, Realtime Data, LLC D/B/A IXO v. Thomson Reuters Corp., et al., 6:09-cv-333-LED-JDL, 6:10-cv-247-LED-JDL, 6:10-cv-425-LED-JDL, United States District Court for the Eastern District of Texas Tyler Division, February 4, 2011, citing Franaszek et al., U. S. Patent		
	NPL98	Exhibit 24, Prior Art Chart for D/B/A IXO v. Morgan Stanley 6:10-cv-426-LED-JDL, Realth 6:09-cv-327-LED-JDL, 6:10-c LLC D/B/A IXO v. Thomson 247-LED-JDL, 6:10-cv-425-L District of Texas Tyler Divisio 5 794 729	v, et al., 6:09-cv-326-LED-JE me Data, LLC D/B/A IXO v. vv-246-LED-JDL, 6:10-cv-42 Reuters Corp., et al., 6:09-cv ED-JDL, United States Distr	DL, 6:10-cv-248-LED-JDL, CME Group Inc., et al., 24-LED-JDL, Realtime Data, -333-LED-JDL, 6:10-cv- iet Court for the Eastern	
	NPL99	5,794,229. Exhibit 25, Prior Art Chart for U.S. Pat. No. 7,777,651, 225 pages, Exhibit 24, Prior Art Chart for U.S. Pat. No. 7,777,651, 327 pages, Realtime Data, LLC D/B/A IXO v. Morgan Stanley, et al., 6:09-cv-326-LED-JDL, 6:10-cv-248-LED-JDL, 6:10-cv-426- LED-JDL, Realtime Data, LLC D/B/A IXO v. CME Group Inc., et al., 6:09-cv-327- LED-JDL, 6:10-cv-246-LED-JDL, 6:10-cv-424-LED-JDL, Realtime Data, LLC D/B/A IXO v. Thomson Reuters Corp., et al., 6:09-cv-333-LED-JDL, 6:10-cv-427-LED-JDL, 6:10-cv-425-LED-JDL, United States District Court for the Eastern District of Texas Tyler Division, February 4, 2011, citing Geiger et al., U.S. Patent No. 5,987,022.			
	NPL100	Exhibit 26, Prior Art Chart for U.S. Pat. No. 7,777,651, 219 pages, Realtime Data, LLC D/B/A IXO v. Morgan Stanley, et al., 6:09-cv-326-LED-JDL, 6:10-cv-248-LED-JDL, 6:10-cv-426-LED-JDL, Realtime Data, LLC D/B/A IXO v. CME Group Inc., et al., 6:09-cv-327-LED-JDL, 6:10-cv-246-LED-JDL, 6:10-cv-424-LED-JDL, Realtime Data, LLC D/B/A IXO v. Thomson Reuters Corp., et al., 6:09-cv-333-LED-JDL, 6:10-cv-247-LED-JDL, 6:10-cv-425-LED-JDL, United States District Court for the Eastern District of Texas Tyler Division, February 4, 2011, citing Gentile, U.S. Patent No. 5,504,842.			
	NPL101	Exhibit 27, Prior Art Chart for IXO v. Morgan Stanley, et al., 426-LED-JDL, Realtime Data 327-LED-JDL, 6:10-cv-246-L D/B/A IXO v. Thomson Reute LED-JDL, 6:10-cv-425-LED-, of Texas Tyler Division, Febru No. 4,386,416.	6:09-cv-326-LED-JDL, 6:10 , LLC D/B/A IXO v. CME G ED-JDL, 6:10-cv-424-LED- rs Corp., et al., 6:09-cv-333- JDL, United States District C	D-cv-248-LED-JDL, 6:10-cv- iroup Inc., et al., 6:09-cv- JDL, Realtime Data, LLC LED-JDL, 6:10-cv-247- Court for the Eastern District	

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	NPL102	D/B/A cv-420 LED v. Tho 425-L	Exhibit 28, Prior Art Chart for U.S. Pat. No. 7,777,651, 156 pages, Realtime Data, LLC D/B/A IXO v. Morgan Stanley, et al., 6:09-cv-326-LED-JDL, 6:10-cv-248-LED-JDL, 6:10- v-426-LED-JDL, Realtime Data, LLC D/B/A IXO v. CME Group Inc., et al., 6:09-cv-327- LED-JDL, 6:10-cv-246-LED-JDL, 6:10-cv-424-LED-JDL, Realtime Data, LLC D/B/A IXO v. Thomson Reuters Corp., et al., 6:09-cv-333-LED-JDL, 6:10-cv-247-LED-JDL, 6:10-cv- 25-LED-JDL, United States District Court for the Eastern District of Texas Tyler Division, bebruary 4, 2011, citing Gooch, U.S. Patent No. 4,325,085.			
	NPL103	D/B/A cv-42 LED- v. The 425-L	Exhibit 29, Prior Art Chart for U.S. Pat. No. 7,777,651, 132 pages, Realtime Data, LLC D/B/A IXO v. Morgan Stanley, et al., 6:09-cv-326-LED-JDL, 6:10-cv-248-LED-JDL, 6:10-cv-426-LED-JDL, Realtime Data, LLC D/B/A IXO v. CME Group Inc., et al., 6:09-cv-327-LED-JDL, 6:10-cv-246-LED-JDL, 6:10-cv-424-LED-JDL, Realtime Data, LLC D/B/A IXO v. Thomson Reuters Corp., et al., 6:09-cv-333-LED-JDL, 6:10-cv-247-LED-JDL, 6:10-cv-425-LED-JDL, United States District Court for the Eastern District of Texas Tyler Division, February 4, 2011, citing Hauck, U.S. Patent No. 4,626,829.			2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
	NPL104	D/B/A cv-42 LED- v. The 425-L	Exhibit 30, Prior Art Chart for U.S. Pat. No. 7,777,651, 161 pages, Realtime Data, LLC D/B/A IXO v. Morgan Stanley, et al., 6:09-cv-326-LED-JDL, 6:10-cv-248-LED-JDL, 6:10-cv-426-LED-JDL, Realtime Data, LLC D/B/A IXO v. CME Group Inc., et al., 6:09-cv-327-LED-JDL, 6:10-cv-246-LED-JDL, 6:10-cv-424-LED-JDL, Realtime Data, LLC D/B/A IXO v. Thomson Reuters Corp., et al., 6:09-cv-333-LED-JDL, 6:10-cv-247-LED-JDL, 6:10-cv-425-LED-JDL, United States District Court for the Eastern District of Texas Tyler Division,			
	NPL105	Exhib D/B/A cv-42 LED- v. The 425-L Febru	February 4, 2011, citing Heath, U.S. Patent No. 5,955,976. Exhibit 31, Prior Art Chart for U.S. Pat. No. 7,777,651, 359 pages, Realtime Data, LLC D/B/A IXO v. Morgan Stanley, et al., 6:09-cv-326-LED-JDL, 6:10-cv-248-LED-JDL, 6:10- cv-426-LED-JDL, Realtime Data, LLC D/B/A IXO v. CME Group Inc., et al., 6:09-cv-327- LED-JDL, 6:10-cv-246-LED-JDL, 6:10-cv-424-LED-JDL, Realtime Data, LLC D/B/A IXO v. Thomson Reuters Corp., et al., 6:09-cv-333-LED-JDL, 6:10-cv-247-LED-JDL, 6:10-cv- 425-LED-JDL, United States District Court for the Eastern District of Texas Tyler Division, February 4, 2011, citing Hewlett-Packard Company, "Installing and Administering PPP," B2355-90137, HP 9000 Networking, E0948 (1st Ed. 1997).			
	NPL106	Exhit D/B// cv-42 LED- v. Th 425-I Febru for H	bit 32, Prior Art Chart for A IXO v. Morgan Stanley, 6-LED-JDL, Realtime Da JDL, 6:10-cv-246-LED-J omson Reuters Corp., et a LED-JDL, United States E hary 4, 2011, citing Hsu &	U.S. Pat. No. 7,777,651, 229 p , et al., 6:09-cv-326-LED-JDL, , tta, LLC D/B/A 1XO v. CME C DL, 6:10-cv-424-LED-JDL, R 1., 6:09-cv-333-LED-JDL, 6:10	6:10-cv-248-LED-JDL, 6:10- Group Inc., et al., 6:09-cv-327- ealtime Data, LLC D/B/A IXO 0-cv-247-LED-JDL, 6:10-cv- istrict of Texas Tyler Division, s of Compression Techniques	

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	NPL107	D/B/A IXO v. Morgan Stanl 6:10-cv-426-LED-JDL, Rea 6:09-cv-327-LED-JDL, 6:10 LLC D/B/A IXO v. Thomso 247-LED-JDL, 6:10-cv-425 District of Texas Tyler Divis	Exhibit 33, Prior Art Chart for U.S. Pat. No. 7,777,651, 206 pages, Realtime Data, LLC D/B/A IXO v. Morgan Stanley, et al., 6:09-cv-326-LED-JDL, 6:10-cv-248-LED-JDL, 6:10-cv-426-LED-JDL, Realtime Data, LLC D/B/A IXO v. CME Group Inc., et al., 6:09-cv-327-LED-JDL, 6:10-cv-246-LED-JDL, 6:10-cv-424-LED-JDL, Realtime Data, LLC D/B/A IXO v. Thomson Reuters Corp., et al., 6:09-cv-333-LED-JDL, 6:10-cv-247-LED-JDL, 6:10-cv-245-LED-JDL, United States District Court for the Eastern District of Texas Tyler Division, February 4, 2011, citing ICT XML-Xpress White Paper (Intelligent Compression Technologies Inc., 2000) & website.		
	NPL108	Exhibit 34, Prior Art Chart f D/B/A IXO v. Morgan Stan 6:10-cv-426-LED-JDL, Rea 6:09-cv-327-LED-JDL, 6:10 LLC D/B/A IXO v. Thomse 247-LED-JDL, 6:10-cv-425 District of Texas Tyler Divi	For U.S. Pat. No. 7,777,651, 138 ley, et al., 6:09-cv-326-LED-JE litime Data, LLC D/B/A IXO v. 0-cv-246-LED-JDL, 6:10-cv-42 on Reuters Corp., et al., 6:09-cv -LED-JDL, United States Distr sion, February 4, 2011, citing I	 B pages, Realtime Data, LLC DL, 6:10-cv-248-LED-JDL, CME Group Inc., et al., 24-LED-JDL, Realtime Data, -333-LED-JDL, 6:10-cv- ict Court for the Eastern CT XpressFiles White Paper 	
	NPL109	Exhibit 35, Prior Art Chart f D/B/A IXO v. Morgan Stan 6:10-cv-426-LED-JDL, Rea 6:09-cv-327-LED-JDL, 6:10 LLC D/B/A IXO v. Thomsc 247-LED-JDL, 6:10-cv-425	(Intelligent Compression Technologies Inc., 1999) & website. Exhibit 35, Prior Art Chart for U.S. Pat. No. 7,777,651, 128 pages, Realtime Data, LLC D/B/A IXO v. Morgan Stanley, et al., 6:09-cv-326-LED-JDL, 6:10-cv-248-LED-JDL, 6:10-cv-426-LED-JDL, Realtime Data, LLC D/B/A IXO v. CME Group Inc., et al., 6:09-cv-327-LED-JDL, 6:10-cv-246-LED-JDL, 6:10-cv-424-LED-JDL, Realtime Data, LLC D/B/A IXO v. Thomson Reuters Corp., et al., 6:09-cv-333-LED-JDL, 6:10-cv- 247-LED-JDL, 6:10-cv-425-LED-JDL, United States District Court for the Eastern District of Texas Tyler Division, February 4, 2011, citing Iseda et al., E.P. 0405572 A2.		
	NPL110	Exhibit 36, Prior Art Chart f D/B/A IXO v. Morgan Stan 6:10-cv-426-LED-JDL, Rea 6:09-cv-327-LED-JDL, 6:10 LLC D/B/A IXO v. Thomso 247-LED-JDL, 6:10-cv-425 District of Texas Tyler Divi	for U.S. Pat. No. 7,777,651, 203 ley, et al., 6:09-cv-326-LED-JE altime Data, LLC D/B/A IXO v 0-cv-246-LED-JDL, 6:10-cv-42 on Reuters Corp., et al., 6:09-cv i-LED-JDL, United States Distr sion, February 4, 2011, citing J ceton University (Jan. 1995).	5 pages, Realtime Data, LLC DL, 6:10-cv-248-LED-JDL, . CME Group Inc., et al., 24-LED-JDL, Realtime Data, -333-LED-JDL, 6:10-cv- ict Court for the Eastern	
	NPL111	Exhibit 37, Prior Art Chart 1 D/B/A IXO v. Morgan Stan 6:10-cv-426-LED-JDL, Rea 6:09-cv-327-LED-JDL, 6:10 LLC D/B/A IXO v. Thomso 247-LED-JDL, 6:10-cv-425	for U.S. Pat. No. 7,777,651, 159 ley, et al., 6:09-cv-326-LED-JI altime Data, LLC D/B/A IXO v 0-cv-246-LED-JDL, 6:10-cv-42 on Reuters Corp., et al., 6:09-cv 5-LED-JDL, United States Distrision, February 4, 2011, citing F	DL, 6:10-cv-248-LED-JDL, . CME Group Inc., et al., 24-LED-JDL, Realtime Data, -333-LED-JDL, 6:10-cv- ict Court for the Eastern	

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	NPL112	Exhibit 38, Prior Art Chart for U.S. Pat. No. 7,777,651, 402 pages, Realtime Data, LLC D/B/A IXO v. Morgan Stanley, et al., 6:09-cv-326-LED-JDL, 6:10-cv-248-LED-JDL, 6:10-cv-426-LED-JDL, Realtime Data, LLC D/B/A IXO v. CME Group Inc., et al., 6:09-cv-327-LED-JDL, 6:10-cv-246-LED-JDL, 6:10-cv-424-LED-JDL, Realtime Data, LLC D/B/A IXO v. Thomson Reuters Corp., et al., 6:09-cv-333-LED-JDL, 6:10-cv-247-LED-JDL, 6:10-cv-425-LED-JDL, United States District Court for the Eastern District of Texas Tyler Division, February 4, 2011, citing Kari, U.S. Patent No. 6,434,168; International Publication No. WO97/48212 A1.				
	NPL113	Exhibit 39, Prior Art Chart for U.S. Pat. No. 7,777,651, 209 pages, Realtime Data, LLC D/B/A IXO v. Morgan Stanley, et al., 6:09-cv-326-LED-JDL, 6:10-cv-248-LED-JDL, 6:10-cv-426-LED-JDL, Realtime Data, LLC D/B/A IXO v. CME Group Inc., et al., 6:09-cv-327-LED-JDL, 6:10-cv-246-LED-JDL, 6:10-cv-424-LED-JDL, Realtime Data, LLC D/B/A IXO v. Thomson Reuters Corp., et al., 6:09-cv-333-LED-JDL, 6:10-cv-247-LED-JDL, 6:10-cv-425-LED-JDL, United States District Court for the Eastern District of Texas Tyler Division, February 4, 2011, citing Koopmas et al., U.S. Patent No. 7,024,460.				
	NPL114	Exhibit 40, Prior Art Chart fo D/B/A IXO v. Morgan Stanle 6:10-cv-426-LED-JDL, Realt 6:09-cv-327-LED-JDL, 6:10- LLC D/B/A IXO v. Thomson 247-LED-JDL, 6:10-cv-425-	or U.S. Pat. No. 7,777,651, 214 ey, et al., 6:09-cv-326-LED-JE time Data, LLC D/B/A IXO v -cv-246-LED-JDL, 6:10-cv-42 n Reuters Corp., et al., 6:09-cv LED-JDL, United States Distr ion, February 4, 2011, citing k	DL, 6:10-cv-248-LED-JDL, CME Group Inc., et al., 24-LED-JDL, Realtime Data, -333-LED-JDL, 6:10-cv- ict Court for the Eastern		
	NPL115	5,825,830. Exhibit 41, Prior Art Chart for U.S. Pat. No. 7,777,651, 281 pages, Realtime Data, LLC D/B/A IXO v. Morgan Stanley, et al., 6:09-cv-326-LED-JDL, 6:10-cv-248-LED-JDL, 6:10-cv-426-LED-JDL, Realtime Data, LLC D/B/A IXO v. CME Group Inc., et al., 6:09-cv-327-LED-JDL, 6:10-cv-246-LED-JDL, 6:10-cv-424-LED-JDL, Realtime Data, LLC D/B/A IXO v. Thomson Reuters Corp., et al., 6:09-cv-333-LED-JDL, 6:10-cv- 247-LED-JDL, 6:10-cv-425-LED-JDL, United States District Court for the Eastern District of Texas Tyler Division, February 4, 2011, citing Kopf, U.S. Patent No. 5,825,830.				
	NPL116	Exhibit 42, Prior Art Chart fc D/B/A IXO v. Morgan Stanle 6:10-cv-426-LED-JDL, Real 6:09-cv-327-LED-JDL, 6:10 LLC D/B/A IXO v. Thomson 247-LED-JDL, 6:10-cv-425-	or U.S. Pat. No. 7,777,651, 34 ey, et al., 6:09-cv-326-LED-JI time Data, LLC D/B/A IXO v -cv-246-LED-JDL, 6:10-cv-42 n Reuters Corp., et al., 6:09-cv LED-JDL, United States Distr ion, February 4, 2011, citing I	DL, 6:10-cv-248-LED-JDL, . CME Group Inc., et al., 24-LED-JDL, Realtime Data, -333-LED-JDL, 6:10-cv- rict Court for the Eastern		

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			First Named Inventor	James J. FALLON	
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	NPL117	Exhibit 43, Prior Art Chart for U.S. Pat. No. 7,777,651, 164 pages, Realtime Data, LLC D/B/A IXO v. Morgan Stanley, et al., 6:09-cv-326-LED-JDL, 6:10-cv-248-LED-JDL, 6:10-cv-426-LED-JDL, Realtime Data, LLC D/B/A IXO v. CME Group Inc., et al., 6:09-cv-327-LED-JDL, 6:10-cv-246-LED-JDL, 6:10-cv-424-LED-JDL, Realtime Data, LLC D/B/A IXO v. Thomson Reuters Corp., et al., 6:09-cv-333-LED-JDL, 6:10-cv-247-LED-JDL, 6:10-cv-425-LED-JDL, United States District Court for the Eastern District of Texas Tyler Division, February 4, 2011, citing Langdon, Jr. et al., U.S. Patent No. 4,494,108.			
	NPL118	Exhibit 44, Prior Art Chart for U.S. Pat. No. 7,777,651, 211 pages, Realtime Data, LLC D/B/A IXO v. Morgan Stanley, et al., 6:09-cv-326-LED-JDL, 6:10-cv-248-LED-JDL, 6:10-cv-246-LED-JDL, Realtime Data, LLC D/B/A IXO v. CME Group Inc., et al., 6:09-cv-327-LED-JDL, 6:10-cv-246-LED-JDL, 6:10-cv-424-LED-JDL, Realtime Data, LLC D/B/A IXO v. Thomson Reuters Corp., et al., 6:09-cv-333-LED-JDL, 6:10-cv-247-LED-JDL, 6:10-cv-425-LED-JDL, United States District Court for the Eastern District of Texas Tyler Division, February 4, 2011, citing Lavallee, U.S. Patent No. 6,215,904.			
	NPL119	Exhibit 45, Prior Art Chart for D/B/A IXO v. Morgan Stanley 6:10-cv-426-LED-JDL, Realti 6:09-cv-327-LED-JDL, 6:10-c LLC D/B/A IXO v. Thomson 247-LED-JDL, 6:10-cv-425-L District of Texas Tyler Divisio Gray. "Variable Dimension W	v, et al., 6:09-cv-326-LED-JD me Data, LLC D/B/A IXO v. cv-246-LED-JDL, 6:10-cv-42 Reuters Corp., et al., 6:09-cv- ED-JDL, United States Distr on, February 4, 2011, citing M feighted Universal Vector Qu	DL, 6:10-cv-248-LED-JDL, CME Group Inc., et al., 4-LED-JDL, Realtime Data, -333-LED-JDL, 6:10-cv- ict Court for the Eastern 4. Effros, P. Chou & R.M.	
	NPL120	Coding," IEEE 1068-0314/94 (1994). Exhibit 46, Prior Art Chart for U.S. Pat. No. 7,777,651, 414 pages, Realtime Data, LLC D/B/A IXO v. Morgan Stanley, et al., 6:09-cv-326-LED-JDL, 6:10-cv-248-LED-JDL, 6:10-cv-426-LED-JDL, Realtime Data, LLC D/B/A IXO v. CME Group Inc., et al., 6:09-cv-327-LED-JDL, 6:10-cv-246-LED-JDL, 6:10-cv-424-LED-JDL, Realtime Data, LLC D/B/A IXO v. Thomson Reuters Corp., et al., 6:09-cv-333-LED-JDL, 6:10-cv- 247-LED-JDL, 6:10-cv-425-LED-JDL, United States District Court for the Eastern District of Texas Tyler Division, February 4, 2011, citing MacCrisken, U.S. Patent No. 4,730,348.			
	NPL121	Exhibit 47, Prior Art Chart for D/B/A IXO v. Morgan Stanley 6:10-cv-426-LED-JDL, Realti 6:09-cv-327-LED-JDL, 6:10-c LLC D/B/A IXO v. Thomson 247-LED-JDL, 6:10-cv-425-L District of Texas Tyler Divisio No. 5,774,715.	y, et al., 6:09-cv-326-LED-JD me Data, LLC D/B/A IXO v. cv-246-LED-JDL, 6:10-cv-42 Reuters Corp., et al., 6:09-cv .ED-JDL, United States Distr	DL, 6:10-cv-248-LED-JDL, CME Group Inc., et al., 4-LED-JDL, Realtime Data, -333-LED-JDL, 6:10-cv- ict Court for the Eastern	
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	NPL122	Exhibit 48, Prior Art Chart for D/B/A IXO v. Morgan Stanley 6:10-cv-426-LED-JDL, Realti 6:09-cv-327-LED-JDL, 6:10-c LLC D/B/A IXO v. Thomson 247-LED-JDL, 6:10-cv-425-L District of Texas Tyler Divisio Horn, "Database Compression	y, et al., 6:09-cv-326-LED-JD me Data, LLC D/B/A IXO v. cv-246-LED-JDL, 6:10-cv-42 Reuters Corp., et al., 6:09-cv- ED-JDL, United States Distri- con, February 4, 2011, citing M	L, 6:10-cv-248-LED-JDL, CME Group Inc., et al., 4-LED-JDL, Realtime Data, -333-LED-JDL, 6:10-cv- ict Court for the Eastern lark A. Roth and Scott J. Van	
	NPL123	Exhibit 49, Prior Art Chart for D/B/A IXO v. Morgan Stanley 6:10-cv-426-LED-JDL, Realti 6:09-cv-327-LED-JDL, 6:10-c LLC D/B/A IXO v. Thomson 247-LED-JDL, 6:10-cv-425-L District of Texas Tyler Divisio 4,814,746.	U.S. Pat. No. 7,777,651, 235 y, et al., 6:09-cv-326-LED-JD ime Data, LLC D/B/A IXO v. cv-246-LED-JDL, 6:10-cv-42 Reuters Corp., et al., 6:09-cv- ED-JDL, United States Distri	5 pages, Realtime Data, LLC DL, 6:10-cv-248-LED-JDL, CME Group Inc., et al., 4-LED-JDL, Realtime Data, -333-LED-JDL, 6:10-cv- ict Court for the Eastern	
	NPL124	Exhibit 50, Prior Art Chart for D/B/A IXO v. Morgan Stanley 6:10-cv-426-LED-JDL, Realti 6:09-cv-327-LED-JDL, 6:10-c LLC D/B/A IXO v. Thomson 247-LED-JDL, 6:10-cv-425-L District of Texas Tyler Divisio 4,929,946.	y, et al., 6:09-cv-326-LED-JD ime Data, LLC D/B/A IXO v. cv-246-LED-JDL, 6:10-cv-42 Reuters Corp., et al., 6:09-cv- .ED-JDL, United States Distri	L, 6:10-cv-248-LED-JDL, CME Group Inc., et al., 4-LED-JDL, Realtime Data, -333-LED-JDL, 6:10-cv- ict Court for the Eastern	
	NPL125	Exhibit 51, Prior Art Chart for D/B/A IXO v. Morgan Stanley 6:10-cv-426-LED-JDL, Realti 6:09-cv-327-LED-JDL, 6:10-c LLC D/B/A IXO v. Thomson 247-LED-JDL, 6:10-cv-425-L District of Texas Tyler Divisio 6,768,749.	y, et al., 6:09-cv-326-LED-JD ime Data, LLC D/B/A IXO v. cv-246-LED-JDL, 6:10-cv-42 Reuters Corp., et al., 6:09-cv- .ED-JDL, United States Distr	L, 6:10-cv-248-LED-JDL, CME Group Inc., et al., 4-LED-JDL, Realtime Data, -333-LED-JDL, 6:10-cv- ict Court for the Eastern	
	NPL126	Exhibit 52, Prior Art Chart for D/B/A IXO v. Morgan Stanler 6:10-cv-426-LED-JDL, Realti 6:09-cv-327-LED-JDL, 6:10-c LLC D/B/A IXO v. Thomson 247-LED-JDL, 6:10-cv-425-L District of Texas Tyler Divisio Forchammer, and W. J. Ruckl Transactions On Circuits And	y, et al., 6:09-cv-326-LED-JD ime Data, LLC D/B/A IXO v. cv-246-LED-JDL, 6:10-cv-42 Reuters Corp., et al., 6:09-cv .ED-JDL, United States Distr on, February 4, 2011, citing P idge [1998]. "The Emerging J	DL, 6:10-cv-248-LED-JDL, CME Group Inc., et al., 24-LED-JDL, Realtime Data, -333-LED-JDL, 6:10-cv- ict Court for the Eastern C. G. Howard, F. Kossenti, S. JBIG2 Standard", IEEE	
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	NPL127	Exhibit 53, Prior Art Chart for I D/B/A IXO v. Morgan Stanley, cv-426-LED-JDL, Realtime Da LED-JDL, 6:10-cv-246-LED-JJ v. Thomson Reuters Corp., et a 425-LED-JDL, United States D February 4, 2011, citing Panaou	et al., 6:09-cv-326-LED-JDL ta, LLC D/B/A IXO v. CME DL, 6:10-cv-424-LED-JDL, F I., 6:09-cv-333-LED-JDL, 6:1 istrict Court for the Eastern E	, 6:10-cv-248-L Group Inc., et a cealtime Data, L 0-cv-247-LED- District of Texas	ED-JDL, 6:10- l., 6:09-cv-327- LC D/B/A IXO JDL, 6:10-cv-		
	NPL128	Exhibit 54, Prior Art Chart for D/B/A IXO v. Morgan Stanley, ev-426-LED-JDL, Realtime Da LED-JDL, 6:10-cv-246-LED-JI v. Thomson Reuters Corp., et a 425-LED-JDL, United States D	February 4, 2011, citing Panaoussis, U.S. Patent No. 5,949,355. Exhibit 54, Prior Art Chart for U.S. Pat. No. 7,777,651, 335 pages, Realtime Data, LLC D/B/A IXO v. Morgan Stanley, et al., 6:09-cv-326-LED-JDL, 6:10-cv-248-LED-JDL, 6:10- cv-426-LED-JDL, Realtime Data, LLC D/B/A IXO v. CME Group Inc., et al., 6:09-cv-327- LED-JDL, 6:10-cv-246-LED-JDL, 6:10-cv-424-LED-JDL, Realtime Data, LLC D/B/A IXO v. Thomson Reuters Corp., et al., 6:09-cv-333-LED-JDL, 6:10-cv-247-LED-JDL, 6:10-cv- 425-LED-JDL, United States District Court for the Eastern District of Texas Tyler Division, February 4, 2011, citing Payne et al, U.S. Patent No. 6,021,433.				
	NPL129	Exhibit 55, Prior Art Chart for D/B/A IXO v. Morgan Stanley, cv-426-LED-JDL, Realtime Da LED-JDL, 6:10-cv-246-LED-JJ v. Thomson Reuters Corp., et a 425-LED-JDL, United States D February 4, 2011, citing Reyna	U.S. Pat. No. 7,777,651, 273 et al., 6:09-cv-326-LED-JDL ta, LLC D/B/A IXO v. CME DL, 6:10-cv-424-LED-JDL, F I., 6:09-cv-333-LED-JDL, 6:1 vistrict Court for the Eastern E	bages, Realtime ., 6:10-cv-248-L Group Inc., et a Realtime Data, L 0-cv-247-LED- District of Texas	ED-JDL, 6:10- l., 6:09-cv-327- LC D/B/A IXO JDL, 6:10-cv-		
	NPL130	Exhibit 56, Prior Art Chart for D/B/A IXO v. Morgan Stanley, cv-426-LED-JDL, Realtime Da LED-JDL, 6:10-cv-246-LED-JJ v. Thomson Reuters Corp., et a 425-LED-JDL, United States D February 4, 2011, citing RFC 1 Speed Serial Links," Network V 1990).	U.S. Pat. No. 7,777,651, 399 et al., 6:09-cv-326-LED-JDL tta, LLC D/B/A IXO v. CME DL, 6:10-cv-424-LED-JDL, F 1., 6:09-cv-333-LED-JDL, 6:1 District Court for the Eastern E 144: V. Jacobson, "Compress	pages, Realtime , 6:10-cv-248-L Group Inc., et a Realtime Data, L 0-cv-247-LED- District of Texas ing TCP/IP Hea	ED-JDL, 6:10- l., 6:09-cv-327- JLC D/B/A IXO JDL, 6:10-cv- Tyler Division, ders for Low-		
	NPL131	Exhibit 57, Prior Art Chart for U IXO v. Morgan Stanley, et al., 6: JDL, Realtime Data, LLC D/B/A cv-246-LED-JDL, 6:10-cv-424-I Corp., et al., 6:09-cv-333-LED-J States District Court for the East RFC 1661: Point-to-Point Protoco (William Simpson ed., Internet E Protocol Working Group, "PPP i Internet Engineering Task Force Protocol (CCP)," RFC 1962 (Inte	09-cv-326-LED-JDL, 6:10-cv- IXO v. CME Group Inc., et al ED-JDL, Realtime Data, LLC DL, 6:10-cv-247-LED-JDL, 6: ern District of Texas Tyler Divi ol Working Group, "The Point- ingineering Task Force 1994); J n HDLC-like Framing," RFC 1 1994); RFC 1962: Dave Rand,	248-LED-JDL, 6 , 6:09-cv-327-Ll D/B/A IXO v. T 10-cv-425-LED- sion, February 4 to-Point Protoco RFC 1662: Point 662 (William Sin "The PPP comp	:10-cv-426-LED- ED-JDL, 6:10- homson Reuters IDL, United , 2011, citing I," RFC 1661 -to-Point npson ed., ression Control		
		McGregor, "The PPP Internet Pr Engineering Task Force 1992); F IP," RFC 2509 (Internet Society	otocol Control Protocol (IPCP) RFC 2509: Mathias Engan et al. 1999).	," RFC 1332 (Int , "IP Header Cor	ernet		
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			Application Number	14/876,276	
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		T BY APPLICANT	First Named Inventor	James J. FALLON	
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	NPL132	Exhibit 58, Prior Art Chart for D/B/A IXO v. Morgan Stanley 6:10-cv-426-LED-JDL, Realtin 6:09-cv-327-LED-JDL, 6:10-cc LLC D/B/A IXO v. Thomson 247-LED-JDL, 6:10-cv-425-L District of Texas Tyler Division Degermark et al., "IP Header O	v, et al., 6:09-cv-326-LED-J me Data, LLC D/B/A IXO v-246-LED-JDL, 6:10-cv-4 Reuters Corp., et al., 6:09-c ED-JDL, United States Dist on, February 4, 2011, citing Compression," RFC 2507 (I	DL, 6:10-cv-248-LED-JDL, v. CME Group Inc., et al., 24-LED-JDL, Realtime Data, v-333-LED-JDL, 6:10-cv- trict Court for the Eastern RFC 2507: Mikael nternet Society 1999).	
	NPL133	Exhibit 59, Prior Art Chart for U.S. Pat. No. 7,777,651, 335 pages, Realtime Data, LLC D/B/A IXO v. Morgan Stanley, et al., 6:09-cv-326-LED-JDL, 6:10-cv-248-LED-JDL, 6:10-cv-248-LED-JDL, 6:10-cv-248-LED-JDL, 6:09-cv-327-LED-JDL, 6:10-cv-246-LED-JDL, 6:10-cv-424-LED-JDL, Realtime Data, LLC D/B/A IXO v. Thomson Reuters Corp., et al., 6:09-cv-333-LED-JDL, 6:10-cv-247-LED-JDL, 6:10-cv-425-LED-JDL, United States District Court for the Eastern District of Texas Tyler Division, February 4, 2011, citing Roper et al., U.S. Patent No.			
	NPL134	5,454,079. Exhibit 60, Prior Art Chart for D/B/A IXO v. Morgan Stanley 6:10-cv-426-LED-JDL, Realti 6:09-cv-327-LED-JDL, 6:10-c LLC D/B/A IXO v. Thomson 247-LED-JDL, 6:10-cv-425-L District of Texas Tyler Divisio 6,253,264 and International Pu	v, et al., 6:09-cv-326-LED-J me Data, LLC D/B/A IXO vv-246-LED-JDL, 6:10-cv-4 Reuters Corp., et al., 6:09-c ED-JDL, United States Dis on, February 4, 2011, citing	DL, 6:10-cv-248-LED-JDL, v. CME Group Inc., et al., 24-LED-JDL, Realtime Data, v-333-LED-JDL, 6:10-cv- trict Court for the Eastern Sebastian, U.S. Patent No.	
	NPL135	Exhibit 61, Prior Art Chart for D/B/A IXO v. Morgan Stanley 6:10-cv-426-LED-JDL, Realti 6:09-cv-327-LED-JDL, 6:10-c LLC D/B/A IXO v. Thomson 247-LED-JDL, 6:10-cv-425-L District of Texas Tyler Divisio No. 5,243,341.	/, et al., 6:09-cv-326-LED-J me Data, LLC D/B/A IXO vv-246-LED-JDL, 6:10-cv-4 Reuters Corp., et al., 6:09-c ED-JDL, United States Dis	DL, 6:10-cv-248-LED-JDL, v. CME Group Inc., et al., i24-LED-JDL, Realtime Data, v-333-LED-JDL, 6:10-cv- trict Court for the Eastern	
	NPL136	Exhibit 62, Prior Art Chart for D/B/A IXO v. Morgan Stanley 6:10-cv-426-LED-JDL, Realti 6:09-cv-327-LED-JDL, 6:10-c LLC D/B/A IXO v. Thomson 247-LED-JDL, 6:10-cv-425-L District of Texas Tyler Divisio No. 5,389,922.	v, et al., 6:09-cv-326-LED-J me Data, LLC D/B/A IXO :v-246-LED-JDL, 6:10-cv-4 Reuters Corp., et al., 6:09-c ED-JDL, United States Dis	DL, 6:10-cv-248-LED-JDL, v. CME Group Inc., et al., 424-LED-JDL, Realtime Data, v-333-LED-JDL, 6:10-cv- trict Court for the Eastern	

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			First Named Inventor	James J. FALLON		
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:	NPL137	D/B/A IXO v. Morgan Stanley, cv-426-LED-JDL, Realtime Dat LED-JDL, 6:10-cv-246-LED-JD v. Thomson Reuters Corp., et al 425-LED-JDL, United States Di	Exhibit 63, Prior Art Chart for U.S. Pat. No. 7,777,651, 102 pages, Realtime Data, LLC D/B/A IXO v. Morgan Stanley, et al., 6:09-cv-326-LED-JDL, 6:10-cv-248-LED-JDL, 6:10-cv-426-LED-JDL, Realtime Data, LLC D/B/A IXO v. CME Group Inc., et al., 6:09-cv-327-LED-JDL, 6:10-cv-246-LED-JDL, 6:10-cv-424-LED-JDL, Realtime Data, LLC D/B/A IXO v. Thomson Reuters Corp., et al., 6:09-cv-333-LED-JDL, 6:10-cv-247-LED-JDL, 6:10-cv-425-LED-JDL, United States District Court for the Eastern District of Texas Tyler Division, February 4, 2011, citing Shin, U.S. Patent No. 5,455,680.			
	NPL138	Exhibit 64, Prior Art Chart for U.S. Pat. No. 7,777,651, 126 pages, Realtime Data, LLC D/B/A IXO v. Morgan Stanley, et al., 6:09-cv-326-LED-JDL, 6:10-cv-248-LED-JDL, 6:10-cv-426-LED-JDL, Realtime Data, LLC D/B/A IXO v. CME Group Inc., et al., 6:09-cv-327-LED-JDL, 6:10-cv-246-LED-JDL, 6:10-cv-424-LED-JDL, Realtime Data, LLC D/B/A IXO v. Thomson Reuters Corp., et al., 6:09-cv-333-LED-JDL, 6:10-cv-247-LED-JDL, 6:10-cv-425-LED-JDL, United States District Court for the Eastern District of Texas Tyler Division, February 4, 2011, citing Taaffe et al., U.S. Patent No. 5,179,651.				
	NPL139	 February 4, 2011, citing Taaffe et al., U.S. Patent No. 5,179,651. Exhibit 65, Prior Art Chart for U.S. Pat. No. 7,777,651, 313 pages, Realtime Data, LLC D/B/A IXO v. Morgan Stanley, et al., 6:09-cv-326-LED-JDL, 6:10-cv-248-LED-JDL, 6:10-cv-426-LED-JDL, Realtime Data, LLC D/B/A IXO v. CME Group Inc., et al., 6:09-cv-327-LED-JDL, 6:10-cv-246-LED-JDL, 6:10-cv-424-LED-JDL, Realtime Data, LLC D/B/A IXO v. Thomson Reuters Corp., et al., 6:09-cv-333-LED-JDL, 6:10-cv-247-LED-JDL, 6:10-cv-424-LED-JDL, 6:10-cv-425-LED-JDL, United States District Court for the Eastern District of Texas Tyler Division, February 4, 2011, citing Telekurs Ticker - "Telekurs Ticker Service: Programmer's Reference," Telekurs (North America), Inc. (January 11, 1993); C. Helck. "Encapsulated Ticker: Ver. 1.0," Telekurs NA, 1-22 (July 14, 1993); A-T FINANCIAL OFFERS MANIPULATION, REDISTRIBUTION OF TICKER III, Micro Ticker Report, v 4, n 14 (Sept 5, 1989); V. Kulkosky, "Upping the Ante" Wall Street & Technology, v11 n5 pp: 8-11 (Oct 1993); "Telekurs to Launch New Int'l Feed/Internet Server," Wall Street & Technology, v15 n1 pp: 14 (Jan 1997); I. Schmerken, "Time running out for old technologies", Wall Street Computer Review, v7 n7 p14(7) (April, 1990); SCROLLING NEWS, Inside Market Data, v 10, n 11 (Feb 27, 1995); TELEKURS BUYS S&P TRADING SYSTEMS AND ITS TICKER III FEED, Micro Ticker Report, v 4, n 11 (July 10, 1989); TELEKURS MAY DEBUT 128 KPS TICKER BY YEAR'S END, Inside Market Data, v 9, n 21 (July 18, 1994); TELEKURS NOW CARRIES ALL DOW JONES' NEWS ON 56-KBPS TICKER, Inside Market Data, v9, n7 (Dec 20, 1993); TELEKURS SELLS NO. AMERICAN DIVISION IN MGMT. BUYOUT, Inside Market Data, v11, n3 (Oct 23, 1995). 				
	NPL140	Exhibit 66, Prior Art Chart for U D/B/A IXO v. Morgan Stanley, cv-426-LED-JDL, Realtime Dat LED-JDL, 6:10-cv-246-LED-JI v. Thomson Reuters Corp., et al 425-LED-JDL, United States D February 4, 2011, citing Tyler e	et al., 6:09-cv-326-LED-JDL, ta, LLC D/B/A IXO v. CME C DL, 6:10-cv-424-LED-JDL, Re ., 6:09-cv-333-LED-JDL, 6:10 istrict Court for the Eastern Di	6:10-cv-248-LED-JDL, 6:10- group Inc., et al., 6:09-cv-327- ealtime Data, LLC D/B/A 1XO 0-cv-247-LED-JDL, 6:10-cv- strict of Texas Tyler Division,		

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	NPL141	D/B/A cv-426 LED-J v. Tho 425-LI Februa "Inforr	chibit 67, Prior Art Chart for U.S. Pat. No. 7,777,651, 86 pages, Realtime Data, LLC /B/A IXO v. Morgan Stanley, et al., 6:09-cv-326-LED-JDL, 6:10-cv-248-LED-JDL, 6:10- -426-LED-JDL, Realtime Data, LLC D/B/A IXO v. CME Group Inc., et al., 6:09-cv-327- ED-JDL, 6:10-cv-246-LED-JDL, 6:10-cv-424-LED-JDL, Realtime Data, LLC D/B/A IXO Thomson Reuters Corp., et al., 6:09-cv-333-LED-JDL, 6:10-cv-247-LED-JDL, 6:10-cv- 25-LED-JDL, United States District Court for the Eastern District of Texas Tyler Division, ebruary 4, 2011, citing UNI International Standard ISO 3309-1984 (E) [1984].			
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	NPL143	D/B/A cv-426 LED-J v. Tho 425-LI	February 4, 2011, citing Unwired Planet, EP 0928070 A2. Exhibit 69, Prior Art Chart for U.S. Pat. No. 7,777,651, 80 pages, Realtime Data, LLC D/B/A IXO v. Morgan Stanley, et al., 6:09-cv-326-LED-JDL, 6:10-cv-248-LED-JDL, 6:10- cv-426-LED-JDL, Realtime Data, LLC D/B/A IXO v. CME Group Inc., et al., 6:09-cv-327- LED-JDL, 6:10-cv-246-LED-JDL, 6:10-cv-424-LED-JDL, Realtime Data, LLC D/B/A IXO v. Thomson Reuters Corp., et al., 6:09-cv-333-LED-JDL, 6:10-cv-247-LED-JDL, 6:10-cv- 425-LED-JDL, United States District Court for the Eastern District of Texas Tyler Division,			
	NPL144	Exhibi D/B/A cv-426 LED-J v. Tho 425-LI	February 4, 2011, citing Vange et al., U.S. Patent No. 7,127,518. Exhibit 70, Prior Art Chart for U.S. Pat. No. 7,777,651, 197 pages, Realtime Data, LLC D/B/A IXO v. Morgan Stanley, et al., 6:09-cv-326-LED-JDL, 6:10-cv-248-LED-JDL, 6:10- cv-426-LED-JDL, Realtime Data, LLC D/B/A IXO v. CME Group Inc., et al., 6:09-cv-327- LED-JDL, 6:10-cv-246-LED-JDL, 6:10-cv-424-LED-JDL, Realtime Data, LLC D/B/A IXO v. Thomson Reuters Corp., et al., 6:09-cv-333-LED-JDL, 6:10-cv-247-LED-JDL, 6:10-cv- 425-LED-JDL, United States District Court for the Eastern District of Texas Tyler Division, February 4, 2011, citing Wernikoff et al., U.S. Patent No. 3,394,352.			
	NPL145	Exhibi Chart Stanle Realtin 246-Ll Reuter JDL, U	it 71, Prior Art Chart for I for U.S. Pat. No. 7,777,65 y, et al., 6:09-cv-326-LEI me Data, LLC D/B/A 1X(ED-JDL, 6:10-cv-424-LE is Corp., et al., 6:09-cv-32 Jnited States District Cou	U.S. Pat. No. 7,777,651, 253 pa 51, 197 pages, Realtime Data, 1 D-JDL, 6:10-cv-248-LED-JDL D v. CME Group Inc., et al., 6: 2D-JDL, Realtime Data, LLC E 33-LED-JDL, 6:10-cv-247-LEI art for the Eastern District of Te 5. Patent No. 4,745,559; Boilen	ages, Exhibit 70, Prior Art LLC D/B/A IXO v. Morgan , 6:10-cv-426-LED-JDL, 09-cv-327-LED-JDL, 6:10-cv- 0/B/A IXO v. Thomson D-JDL, 6:10-cv-425-LED- exas Tyler Division, February	

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	NPL146	7,777,651, 197 pages, Realtime 326-LED-JDL, 6:10-ev-248-LI IXO v. CME Group Inc., et al., 424-LED-JDL, Realtime Data, 333-LED-JDL, 6:10-ev-247-LI for the Eastern District of Texa Liefke & Dan Suciu, "XMill: a Pennsylvania, Philadelphia, Per Liefke & Dan Suciu, "XMill: a SIGMOD, 2000; Hartmut Lieff SIGMOD Record, Vol. 29, No.	51, 253 pages, Exhibit 70, Prior Data, LLC D/B/A IXO v. Mor 3D-JDL, 6:10-cv-426-LED-JDL 6:09-cv-327-LED-JDL, 6:10-c LLC D/B/A IXO v. Thomson F 3D-JDL, 6:10-cv-425-LED-JDL s Tyler Division, February 4, 20 n Efficient Compressor for XM mnsylvania, MS-CIS-99-26 (Oc n Efficient Compressor for XM ce & Dan Suciu, "An Extensible .1 (March 2000); Dan Suciu, "I ty of Washington College of Co	Art Chart for U.S. Pat. No. gan Stanley, et al., 6:09-cv- , Realtime Data, LLC D/B/A v-246-LED-JDL, 6:10-cv- Reuters Corp., et al., 6:09-cv- , United States District Court 011, eiting XMill - Hartmut L Data," University of tober 18, 1999); Hartmut L Data," Proceedings of e Compressor for XML Data," Data Management on the	
	NPL147	BORMANN et al., "Robust H Internet-Draft, September 18,	leader Compression (ROHC), 2000, 111 pages.	" Network Working Group	
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	NPL149	Realtime Data, LLC d/b/a IX LED-JDL, 6:2010-cv-00247 17 pages.	Invalidity Contentions Pursua O vs. Thomson Reuters Corp. LED-JDL, 6:2010-cv-00425 I	, et al., 6:2009-cv-00333 .ED-JDL, October 29, 2010,	
	NPL150	Appendix A: U.S. Patent No. L.P.'s Invalidity Contentions d/b/a IXO vs. Thomson Reute 00247 LED-JDL, 6:2010-cv-	6,624,761 (The "761 Patent") Pursuant to Patent Local Rule ers Corp., et al., 6:2009-cv-00 00425 LED-JDL, October 29,	3-3, Realtime Data, LLC 333 LED-JDL, 6:2010-cv- 2010, 37 pages.	
	NPL151	L.P.'s Invalidity Contentions d/b/a IXO vs. Thomson Reute 00247 LED-JDL, 6:2010-cv-	7,161,506 (The "506 Patent") Pursuant to Patent Local Rule ers Corp., et al., 6:2009-cv-00 00425 LED-JDL, October 29,	3-3, Realtime Data, LLC 333 LED-JDL, 6:2010-cv- 2010, 63 pages.	
	NPL152	Appendix C: U.S. Patent No. L.P.'s Invalidity Contentions d/b/a IXO vs. Thomson Reut	7,400,274 (The 274 Patent), f Pursuant to Patent Local Rule ers Corp., et al., 6:2009-cv-00 00425 LED-JDL, October 29,	rom Defendant Bloomberg 3-3, Realtime Data, LLC 333 LED-JDL, 6:2010-cv-	

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			Application Number	14/876,276			
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	NPL153	Appendix D: U.S. Patent No. L.P.'s Invalidity Contentions F d/b/a IXO vs. Thomson Reute 00247 LED-JDL, 6:2010-cv-0	Pursuant to Patent Local Ru rs Corp., et al., 6:2009-cv-0	le 3-3, Realtime 0333 LED-JDL	Data, LLC , 6:2010-cv-		
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Equivalent of Form PTO/SB/08b (7-09)

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NPL263	High Performance x2/V.34+N.42bis 56K BPS Plug & Play External Voice/FAX/Data Modem User's Manual, 1997, 27 pgs.	
NPL264	H.323 Protocols Suite, www.protocols.com/pbook~h323.htm, 26 pages (referenced in Expert Report of Dr. James A. Storer on Invalidity filed on behalf of some of the defendants, filed in Realtime Data, LLC d/b/a IXO v. Packeteer, Inc. et al., Civil Action No. 6:08-cv-00144-LED, U.S. District Court for the Eastern District of Texas, June 10, 2009, and indicated as being last accessed in 2008, see e.g., Exhibit E, page 12).	
NPL265	LBX X Consortium Algorithms; rzdocs.uni- hohenheim.de/aix~4.33/ext~doc/usr/share/man/info/en~US/a~doc~lib./.x."l;1 X I 1R 6 Technical Specifications, December 1996, 3 pgs.	
NPL266	Basics of Images; www.geom.uiuc.edu/events/courses/1996/cmwh/Stills/basics.html, 1996, 5 pgs.	
NPL267	Parties' Joint Claim Construction and Prehearing Statement Pursuant to P.R. 4-3, filed in Realtime Data, LLC d/b/a/IXO v. Packeteer, Inc. et al., Civil Action No. 6:08-cv- 00144-LED; U.S. District Court for the Eastern District of Texas, February 18, 2009, 168 pages.	
NPL268	Declaration of Professor James A. Storer, Ph.D., relating to U.S. Patent No. 6,604,158, March 18, 2009, 10 pgs.	
NPL269	Declaration of Professor James A. Storer, Ph.D., relating to U.S. Patent No. 6,601,104, March 18, 2009, 8 pgs.	
NPL270	Declaration of Professor James A. Storer, Ph.D., relating to U.S. Patent No. 7,321,937, May 4, 2009, 15 pgs.	
NPL271	Declaration of Professor James A. Storer, Ph.D., relating to U.S. Patent No. 6,624,761, May 4, 2009, 6 pgs.	
NPL272	Declaration of Professor James A. Storer, Ph.D., relating to U.S. Patent No. 7,378,992, May 20, 2009, 6 pgs.	

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Substitute for form 1449/PTO	Complete if Known								
	Application Number	14/876,276							
INFORMATION DISCLOSURE	Filing Date	October 6, 2015							
STATEMENT BY APPLICANT	First Named Inventor	James J. FALLON							
(Use as many sheets as necessary)	Art Unit	2668							
	Examiner Name	To Be Assigned							
Sheet 36 of 105	Attorney Docket Number	2855.005000C							

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 number, publisher, city and/or country where published	T ²
	NPL273	Declaration of Professor James A. Storer, Ph.D., relating to U.S. Patent No. 7,161,506, May 26, 2009, 5 pgs.	
	NPL274	"Video Coding for Low Bit Rate Communication", International Telecommunication Union (ITU), Recommendation H.263, §3.4 (March 1996) ("ITU H.263"), 52 pgs.	
	NPL275	Order Adopting Report and Recommendation of United States Magistrate Judge, Realtime Data, LLC D/B/A Ixo v. Packeteer, Inc., et al., District Court for the Eastern District of Texas, No. 6:08cv144, August 24, 2009, 2 pgs.	
	NPL276	Second Amended Answer filed on behalf of Citrix Systems, Inc, (includes allegations of inequitable conduct on at least pages 24-43) filed in Realtime Data, LLC d/b/a/IXO v. Packeteer, Inc. et al., Civil Action No. 6:08-cv-00144-LED; U.S. District Court for the Eastern District of Texas, February 10, 2009, 45 pgs.	
	NPL277	Expert Report of James B. Gambrell on Inequitable Conduct filed on behalf of some of the defendants [Includes Appendices - Exhibits A-I] filed in Realtime Data, LLC d/b/a/IXO v. Packeteer, Inc. et al., Civil Action No. 6:08-cv-00144-LED; U.S. District Court for the Eastern District of Texas, June 10, 2009, 199 pgs.	
	NPL278	Expert Report of Dr. James A. Storer on Invalidity filed on behalf of some of the defendants [Includes Appendices - Exhibits A-K (Exhibit A has been redacted pursuant to a protective order)] filed in Realtime Data, LLC d/b/a IXO v. Packeteer, Inc. et al., Civil Action No. 6:08-cv-00144-LED; U.S. District Court for the Eastern District of Texas, June 10, 2009, 1090 pgs.	
	NPL279	Supplemental Expert Report of Dr. James A. Storer on Invalidity filed on behalf of some of the defendants [Includes Appendices - Exhibits 1-8] filed in Realtime Data, LLC d/b/a/IXO v. Packeteer, Inc. et al., Civil Action No. 6:08-cv-00144-LED; U.S. District Court for the Eastern District of Texas, June 19, 2009, 301 pgs.	
	NPL280	Deposition of Dr. James A. Storer conducted on behalf of the plaintiffs filed in Realtime Data, LLC d/b/a/IXO v. Packeteer, Inc. et al., Civil Action No. 6:08-cv-00144-LED; U.S. District Court for the Eastern District of Texas, February 27, 2009, 242 pgs.	
	NPL281	Deposition of Brian Von Herzen conducted on behalf of the plaintiffs filed in Realtime Data, LLC d/b/a/IXO v. Packeteer, Inc. et al., Civil Action No. 6:08-cv-00144-LED; U.S. District Court for the Eastern District of Texas, February 26, 2009, 241 pgs.	
	NPL282	Second Amended Complaint filed on behalf of the Plaintiff in Realtime Data, LLC d/b/a/IXO v. Packeteer, Inc. et al., Civil Action No. 6:08-cv-00144-LED; U.S. District Court for the Eastern District of Texas, February 10, 2009, 28 pgs.	
Examiner		Date	

Substitute for form 1449/PTO Complete if Known Application Number 14/876,276 INFORMATION DISCLOSURE Filing Date October 6, 2015 First Named Inventor James J. FALLON STATEMENT BY APPLICANT Art Unit 2668 (Use as many sheets as necessary) Examiner Name To Be Assigned Sheet 37 of 105 Attorney Docket Number 2855.005000C NON PATENT LITERATURE DOCUMENTS Include name of the author (in CAPITAL LETTERS), title of the article (when Examiner Cite T^2 appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, Initials* No.1 etc.), date, page(s), volume number, publisher, city and/or country where published Answers to the Second Amended Complaint and Counterclaims filed by Citrix Systems, Inc, in Realtime Data, LLC d/b/a/IXO v. Packeteer, Inc. et al., Civil Action No. 6:08-**NPL283** cv-00144-LED; U.S. District Court for the Eastern District of Texas, February 17, 2009, 46 ogs. Answers to the Second Amended Complaint and Counterclaims filed by F5 Networks, Inc, in Realtime Data, LLC d/b/a/IXO v. Packeteer, Inc. et al., Civil Action No. 6:08-NPL284 cv-00144-LED; U.S. District Court for the Eastern District of Texas, February 17, 2009, 17 pgs. Answers to the Second Amended Complaint and Counterclaims filed by Averitt Express, Inc, in Realtime Data, LLC d/b/a/IXO v. Packeteer, Inc. et al., Civil Action NPL285 No. 6:08-cv-00144-LED; U.S. District Court for the Eastern District of Texas, February 17, 2009, 17 pgs. Answers to the Second Amended Complaint and Counterclaims filed by DHL Express, Inc, in Realtime Data, LLC d/b/a/IXO v. Packeteer, Inc. et al., Civil Action No. 6:08-NPL286 cv-00144-LED; U.S. District Court for the Eastern District of Texas, February 17, 2009, 37 pgs. Answers to the Second Amended Complaint and Counterclaims filed by Expand Networks. Inc, Interstate Battery System of America, Inc., and O'Reilly Automotive, Inc. in Realtime NPL287 Data, LLC d/b/a/IXO v. Packeteer, Inc. et al., Civil Action No. 6:08-cv-00144-LED; U.S. District Court for the Eastern District of Texas, February 17, 2009, 21 pass. Answers to the Second Amended Complaint and Counterclaims filed by Blue Coat Systems, Inc., Packeteer, Inc., 7-Eleven, Inc., ABM Industries, Inc., ABM Janitorial Services-South NPL288 Central, Inc., and Build -A-Bear Workshop, Inc. in Realtime Data, LLC d/b/a/IXO v. Packeteer, Inc. et al., Civil Action No. 6:08-cv-00144-LED; U.S. District Court for the Eastern District of Texas, February 18, 2009, 84 pgs. Plaintiff's Response to the Answers to the Second Amended Complaint and Counterclaims filed by Citrix Systems, Inc, in Realtime Data, LLC d/b/a/IXO v. Packeteer, Inc. et al., Civil **NPL289** Action No. 6:08-cv-00144-LED; U.S. District Court for the Eastern District of Texas, March 4, 2009, 24 pgs. Plaintiff's Responses to the Answers to the Second Amended Complaint and Counterclaims filed by F5 Networks, Inc, in Realtime Data, LLC d/b/a/IXO v. Packeteer, Inc. et al., Civil **NPL290** Action No. 6:08-cv-00144-LED; U.S. District Court for the Eastern District of Texas, March 4, 2009, 5 pgs. Plaintiff's Responses to the Answers to the Second Amended Complaint and Counterclaims filed by Averitt Express, Inc, in Realtime Data, LLC d/b/a/IXO v. Packeteer, Inc. et al., Civil NPL291 Action No. 6:08-cv-00144-LED; U.S. District Court for the Eastern District of Texas, March 4, 2009, 5 pgs. Plaintiff's Responses to the Answers to the Second Amended Complaint and Counterclaims filed by DHL Express, Inc, in Realtime Data, LLC d/b/a/IXO v. Packeteer, Inc. et al., Civil NPL292 Action No. 6:08-cv-00144-LED; U.S. District Court for the Eastern District of Texas, March 4, 2009, 17 pgs. Examiner Date Signature Considered

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

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

Equivalent of Form PTO/SB/08b (7-09)

Substitute for form 1449/PTO **Complete if Known** Application Number 14/876,276 INFORMATION DISCLOSURE Filing Date October 6, 2015 First Named Inventor James J. FALLON STATEMENT BY APPLICANT Art Unit 2668 (Use as many sheets as necessary) Examiner Name To Be Assigned Attorney Docket Number 2855.005000C Sheet 38 of 105 NON PATENT LITERATURE DOCUMENTS Include name of the author (in CAPITAL LETTERS), title of the article (when Examiner Cite T^2 appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, No.1 Initials* etc.), date, page(s), volume number, publisher, city and/or country where published Plaintiff's Responses to the Answers to the Second Amended Complaint and Counterclaims filed by Expand Networks, Inc, Interstate Battery System of America, Inc., and O'Reilly NPL293 Automotive, Inc. in Realtime Data, LLC d/b/a/IXO v. Packeteer, Inc. et al., Civil Action No. 6:08-cv-00144-LED; U.S. District Court for the Eastern District of Texas, March 4, 2009, 15 pgs, Plaintiff's Responses to the Answers to the Second Amended Complaint and Counterclaims filed by Blue Coat Systems, Inc., Packeteer, Inc., 7-Eleven, Inc., ABM Industries, Inc., NPL294 ABM Janitorial Services-South Central, Inc., and Build -A-Bear Workshop, Inc. in Realtime Data, LLC d/b/a/IXO v. Packeteer, Inc. et al., Civil Action No. 6:08-cv-00144-LED; U.S. District Court for the Eastern District of Texas, March 4, 2009, 34 pgs. Opening Claim Construction Brief filed in Realtime Data, LLC d/b/a/IXO v. Packeteer, Inc. **NPL295** et al., Civil Action No. 6:08-cv-00144-LED; U.S. District Court for the Eastern District of Texas, March 5, 2009, 36 pgs. Declaration of Jordan Adler in support of the Opening Claim Construction Brief filed in NPL296 Realtime Data, LLC d/b/a/IXO v. Packeteer, Inc. et al., Civil Action No. 6:08-cv-00144-LED; U.S. District Court for the Eastern District of Texas, March 5, 2009, 214 pgs. Motion for Partial Summary Judgment for Invalidity of some of the Patents in Suit for Indefiniteness, including the '104 patent, filed on behalf of the defendants in Realtime Data, NPL297 LLC d/b/a/IXO v. Packeteer, Inc. et al., Civil Action No. 6:08-cv-00144-LED; U.S. District Court for the Eastern District of Texas, March 16, 2009, 22 pas. Declaration of Michele E. Moreland in support Motion for Partial Summary Judgment for Invalidity of some of the Patents in Suit for Indefiniteness, including the '104 patent, filed on **NPL298** behalf of the defendants in Realtime Data, LLC d/b/a/IXO v. Packeteer, Inc. et al., Civil Action No. 6:08-cv-00144-LE, March 16, 2009, 168 pgs. Declaration of James A. Storer in support Motion for Partial Summary Judgment for Invalidity of some of the Patents in Suit for Indefiniteness, including the '104 patent, filed on **NPL299** behalf of the defendants in Realtime Data, LLC d/b/a/IXO v. Packeteer, Inc. et al., Civil Action No. 6:08-cv-00144-LE, March 16, 2009, 27 pes. Joint Defendants Reply regarding Motion for Partial Summary Judgment for Invalidity of some of the Patents in Suit for Indefiniteness, including the '104 patent, filed on behalf of the NPL300 defendants in Realtime Data, LLC d/b/a/IXO v. Packeteer, Inc. et al., Civil Action No. 6:08cv-00144-LE, April 2, 2009, 20 pgs. Responsive Briefs in Support of Claim Construction filed by Blue Coats Systems, Inc., Packeteer, Inc., 7-Eleven, Inc., ABM Industries, Inc., ABM Janitorial Services-South NPL301 Central, Inc. and Build-A-Bear Workshop, Inc. in Realtime Data, LLC d/b/a/IXO v. Packeteer, Inc. et al., Civil Action No. 6:08-cv-00144-LED; U.S. District Court for the Eastern District of Texas, March 19, 2009, 451 pgs. Responsive Briefs in Support of Claim Construction filed by F5 Networks, Inc. and Averitt Express, Inc. in Realtime Data, LLC d/b/a/IXO v. Packeteer, Inc. et al., Civil Action No. NPL302 6:08-cv-00144-LED; U.S. District Court for the Eastern District of Texas, March 19, 2009, 20 pgs. Examiner Date Signature Considered

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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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Substitute for	form 1449/PT	0	Complete if Known									
			Application Number	14/876,276								
INFO	RMAT	ION DISCLOSURE	Filing Date	October 6, 2015	10100000							
			First Named Inventor	James J. FALLON								
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Sheet	39	of 105	Attorney Docket Number 2855.005000C									
		NON PATENT LI	TERATURE DOCUMENTS									
Examiner Initials*	Cite No. ¹	Include name of the autho appropriate), title of the iten etc.), date, page(s), volume t		serial, symposium, catalog,	T ²							
	NPL303	Responsive Briefs in Support of Networks, Inc., DHL Express (L O'Reilly Automotive Inc. in Rea Action No. 6:08-cv-00144-LED 19, 2009, 377 pgs.	JSA), Inc., Interstate Battery S Itime Data, LLC d/b/a/IXO v.	System of America, Inc., and Packeteer, Inc. et al., Civil								
	NPL304	Declaration of Dr. James A. Stor Construction filed on behalf of F Packeteer, Inc. et al., Civil Actio Eastern District of Texas, March	5 Networks, Inc. in Realtime in No. 6:08-cv-00144-LED; U	Data, LLC d/b/a/IXO v.								
	NPL305	Regarding Claim Construction fi	s.'s Motion to Exclude Dr. Brian Von Herzen's Opinions n filed in Realtime Data, LLC d/b/a/IXO v. Packeteer, Inc. et 00144-LED; U.S. District Court for the Eastern District of									
	NPL306	Plaintiff's Opposition to Defenda Herzen's Opinions Regarding Cl Packeteer, Inc. et al., Civil Actio Eastern District of Texas, April (aim Construction filed in Rea n No. 6:08-cv-00144-LED; U	ltime Data, LLC d/b/a/IXO v.								
	NPL307	Declaration of Karim Oussayef s Opposition to Defendant Citrix S Opinions Regarding Claim Cons Packeteer, Inc. et al., Civil Actio Eastern District of Texas, April 6	Systems, Inc.'s Motion to Excl truction filed in Realtime Dat n No. 6:08-cv-00144-LED; U	lude Dr. Brian Von Herzen's a, LLC d/b/a/IXO v.								
	NPL308	Order of the Court Denying Defe Von Herzen's Opinions Regardir Packeteer, Inc., et al., District Co 6, 2009, 1 pg.	endant Citrix Systems, Inc.'s N ng Claim Construction, Realti	me Data, LLC D/B/A Ixo v.								
	NPL309	Parties Joint Submission of Tern Data, LLC d/b/a/IXO v. Packeter District Court for the Eastern Dis	er, Inc. et al., Civil Action No	. 6:08-cv-00144-LED; U.S.								
	NPL310	Order of the Court Regarding the Data, LLC d/b/a/IXO v. Packeter District Court for the Eastern Dis	er, Inc. et al., Civil Action No	. 6:08-cv-00144-LED; U.S.								
	NPL311	Transcript of the Markman Hear v. Packeteer, Inc. et al., Civil Ac Eastern District of Texas, 174 pg	earing held on April 9, 2009 in Realtime Data, LLC d/b/a/IXO Action No. 6:08-cv-00144-LED; U.S. District Court for the pgs.									
	NPL312	Plaintiff's Reply Claim Construc Packeteer, Inc. et al., Civil Actio Eastern District of Texas, March	n No. 6:08-cv-00144-LED; U									
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Equivalent of Form PTO/SB/08b (7-09) Substitute for form 1449/PTO **Complete** if Known Application Number 14/876.276 INFORMATION DISCLOSURE October 6, 2015 Filing Date First Named Inventor James J. FALLON STATEMENT BY APPLICANT Art Unit 2668 (Use as many sheets as necessary) To Be Assigned Examiner Name Sheet 105 Attorney Docket Number 2855.005000C 40 of NON PATENT LITERATURE DOCUMENTS Include name of the author (in CAPITAL LETTERS), title of the article (when Examiner Cite T^2 appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, No.1 Initials* etc.), date, page(s), volume number, publisher, city and/or country where published Declaration of Brian von Herzen in Support of the Plaintiff's Reply Claim Construction Brief filed in Realtime Data, LLC d/b/a/IXO v. Packeteer, Inc. et al., Civil Action No. NPL313 6:08-cv-00144-LED; U.S. District Court for the Eastern District of Texas, March 30, 2009, 25 pgs. F5 Sur-Reply to Plaintiff's Claim Construction Brief filed by some of the defendants in NPL314 Realtime Data, LLC d/b/a/IXO v. Packeteer, Inc. et al., Civil Action No. 6:08-cv-00144-LED; U.S. District Court for the Eastern District of Texas, April 3, 2009, 12 pg. Citrix Sur-Reply to Plaintiff's Claim Construction Brief filed by some of the defendants NPL315 in Realtime Data, LLC d/b/a/IXO v. Packeteer, Inc. et al., Civil Action No. 6:08-cy-00144-LED; U.S. District Court for the Eastern District of Texas, April 3, 2009, 13 pgs. Blue Coat Sur-Reply to Plaintiff's Claim Construction Brief filed by some of the defendants in Realtime Data, LLC d/b/a/IXO v. Packeteer, Inc. et al., Civil Action No. NPL316 6:08-cv-00144-LED; U.S. District Court for the Eastern District of Texas, April 3, 2009, 12 pgs. Declaration of Michele Moreland in Support of Sur-Replies to Plaintiff's Claim Construction Brief filed by some of the defendants in Realtime Data, LLC d/b/a/IXO y, NPL317 Packeteer, Inc. et al., Civil Action No. 6:08-cv-00144-LED; U.S. District Court for the Eastern District of Texas, April 3, 2009, 8 pgs. Declaration of James Storer in Support of Sur-Replies to Plaintiff's Claim Construction Brief filed by some of the defendants in Realtime Data, LLC d/b/a/IXO v. Packeteer, NPL318 Inc. et al., Civil Action No. 6:08-cv-00144-LED; U.S. District Court for the Eastern District of Texas, April 7, 2009, 6 pgs. Plaintiff's Motion for Leave to Supplement the Parties' Joint Claim Construction and Prehearing Statement filed in Realtime Data, LLC d/b/a/IXO v. Packeteer, Inc. et al., NPL319 Civil Action No. 6:08-cv-00144-LED; U.S. District Court for the Eastern District of Texas, April 8, 2009, 123 pgs. Motion for Reconsideration of the Court's Order Denying Plaintiff's Motion for Leave to Supplement the Parties' Joint Claim Construction and Prehearing Statement filed in **NPL320** Realtime Data, LLC d/b/a/IXO v. Packeteer, Inc. et al., Civil Action No. 6:08-cv-00144-LED; U.S. District Court for the Eastern District of Texas, July 13, 2009, 3 pgs. Citrix Systems' Opposition to Realtime Data's Motion for Reconsideration of Realtime's Motion for Leave to Supplement the Parties' Joint Claim Construction, filed in Realtime **NPL321** Data, LLC d/b/a/IXO v. Packeteer, Inc. et al., Civil Action No. 6:08-cv-00144-LED; U.S. District Court for the Eastern District of Texas, July 27, 2009, 6 pss. Notice of Agreement to Claim Term between Plaintiff and Defendant filed in Realtime NPL322 Data, LLC d/b/a/IXO v. Packeteer, Inc. et al., Civil Action No. 6:08-cv-00144-LED; U.S. District Court for the Eastern District of Texas, April 22, 2009, 3 pgs.

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Substitute for	form 1449/PT	0	Complete if Known												
			Application Number 14/876,276												
INFO	DMAT	ION DISCLOSURE	Filing Date												
			First Named Inventor	October 6, 2015 James J. FALLON											
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	NPL323	Provisional Claim Constructio Data, LLC d/b/a/IXO v. Packe U.S. District Court for the Eas	teer, Inc. et al., Civil Action	No. 6:08-cv-00144-LED;											
	NPL324	Citrix Request for Considerati Order issued by the Court on J Realtime Data, LLC d/b/a/IXC 00144-LED; U.S. District Cou	une 22, 2009 filed on behalf) v. Packeteer, Inc. et al., Civ	of some of the defendants in il Action No. 6:08-cv-											
	NPL325	Blue Coat Request for Conside Construction Order issued by t defendants in Realtime Data, I 6:08-cv-00144-LED, U.S. Dis- 2009, 9 pgs.	the Court on June 22, 2009 fi LLC d/b/a/IXO v. Packeteer,	led on behalf of some of the Inc. et al., Civil Action No.											
8. 8. 	NPL326	F5 Request for Consideration a Order issued by the Court on J Realtime Data, LLC d/b/a/IXC 00144-LED; U.S. District Cou	une 22, 2009 filed on behalf) v. Packeteer, Inc. et al., Civ	of some of the defendants in il Action No. 6:08-cv-											
	NPL327	Comtech AHA Corporation's C Realtime Data, LLC d/b/a/IXC 00144-LED; U.S. District Cou) v. Packeteer, Inc. et al., Civ	il Action No. 6:08-cv-											
	NPL328	Report and Recommendation of Summary Judgment issued on Packeteer, Inc. et al., Civil Act Eastern District of Texas, 22 p	June 23, 2009, in Realtime E tion No. 6:08-cv-00144-LED	Pata, LLC d/b/a/IXO v.											
	NPL329	Blue Coat Defendants' Report Summary Judgment of Invalid Packeteer, Inc. et al., Civil Act Eastern District of Texas, July	and Recommendations Regar ity for Indefiniteness in Realt tion No. 6:08-cv-00144-LED	time Data, LLC d/b/a/IXO v.											
	NPL330	Plaintiff's Objections To and F States Magistrate Judge's Clain Data, LLC d/b/a/IXO v. Packe U.S. District Court for the Eas	Partially Unopposed Motion f m Construction Memorandun teer, Inc. et al., Civil Action	n and Order, in Realtime No. 6:08-cv-00144-LED;											
	NPL331	Defendant Citrix Opposition to Motion for Reconsideration of Order filed by Citrix Systems, Realtime Data, LLC d/b/a/IXC 00144-LED; U.S. District Cou	o Realtime's Objections to an Magistrate Love's Claim Cou Inc., filed on behalf of some V. Packeteer, Inc. et al., Civ	d Partially Unopposed nstruction Memorandum and of the defendants in il Action No. 6:08-cv-											

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NPL332	Unopposed Motion for Recons and Order, filed on behalf of so v. Packeteer, Inc. et al., Civil A	ideration of Magistrate Judge ome of the defendants in Rea Action No. 6:08-cv-00144-LE	e Love's Claim Construction ltime Data, LLC d/b/a/IXO										
NPL333	Unopposed Motion for Recons Memorandum and Order, filed LLC d/b/a/IXO v. Packeteer, I	ideration of Magistrate Judge on behalf of some of the def nc. et al., Civil Action No. 6:	e Love's Claim Construction fendants in Realtime Data, 08-cv-00144-LED; U.S.										
NPL334	Realtime Data's Response in C Request for Reconsideration o Realtime Data, LLC d/b/a/IXC	of Magistrate's Order Regarding Claim Construction, in O v. Packeteer, Inc. et al., Civil Action No. 6:08-cv- urt for the Eastern District of Texas, July 27, 2009, 13 pgs.											
NPL335	Plaintiff Realtime Data's Response Magistrate's Memorandum Op Realtime Data, LLC d/b/a/IXC	onse in Opposition to Blue Coat Defendants' Objection to inion and Order Regarding Claim Construction, in O v. Packeteer, Inc. et al., Civil Action No. 6:08-cv-											
NPL336	of Requests for Admission file	to Defendant Citrix System's Interrogatories and First Set ed in Realtime Data, LLC d/b/a/IXO v. Packeteer, Inc. et 00144-LED; U.S. District Court for the Eastern District of											
NPL337	Script for Defendants' Joint Claim Construction Technology Tutorial Presented to th Magistrate Judge in Realtime Data, LLC d/b/a/IXO v. Packeteer, Inc. et al., Civil Ac No. 6:08-cv-00144-LED; U.S. District Court for the Eastern District of Texas, filed April 18, 2008 and terminated February 2, 95 pgs.												
NPL338	Preliminary Data Sheet, 9600 1 000001-68, 68 pgs.	Data Compressor Processor, I	Hi/fn, 1997-99, HIFN										
NPL339	Data Sheet, 9751 Data Compre	ession Processor, 1997-99, H	IFN 000069-187, 119 pgs.										
NPL340	Signal Termination Guide, Ap	plication Note, Hi/fn, 1997-9	, Hi/fn, 1997-98, HIFN 000188-194, 7 pgs.										
NPL341	How LZS Data Compression V 207, 13 pgs.	orks, Application Note, Hi/fn, 1997-99, HIFN 000195-											
	No.1 NPL332 NPL333 NPL334 NPL335 NPL336 NPL337 NPL338 NPL339 NPL340	Cite No.1Include name of the author appropriate), title of the iter- etc.), date, page(s), volumeNPL332Defendant F5 Networks, Inc.'s Unopposed Motion for Recons and Order, filed on behalf of so v. Packeteer, Inc. et al., Civil A the Eastern District of Texas, JNPL333Defendants' Response in Oppo Unopposed Motion for Recons Memorandum and Order, filed LLC d/b/a/IXO v. Packeteer, In District Court for the Eastern I District Court for the Eastern I District Court for the Eastern I Realtime Data, LLC d/b/a/IXC 00144-LED; U.S. District Cou Plaintiff Realtime Data's Response in OR Realtime Data, LLC d/b/a/IXC 00144-LED; U.S. District CouNPL336Plaintiff's selected Responses to of Requests for Admission file al., Civil Action No. 6:08-cv-0 Texas, July 15, 2009, 151 pgs.NPL337Script for Defendants' Joint CI Magistrate Judge in Realtime I No. 6:08-cv-00144-LED; U.S. April 18, 2008 and terminatedNPL338Preliminary Data Sheet, 9600 I 000001-68, 68 pgs.NPL340Signal Termination Guide, AppNPL341How LZS Data Compression V	No.1appropriate), fitte of the field (book, magazine, journal, s etc.), date, page(s), volume number, publisher, city and/oDefendant F5 Networks, Inc.'s Opposition to Plaintiff's Obj Unopposed Motion for Reconsideration of Magistrate Judg and Order, filed on behalf of some of the defendants in Rea v. Packeteer, Inc. et al., Civil Action No. 6:08-cv-00144-LE the Eastern District of Texas, July 27, 2009, 4 pgs.Defendants' Response in Opposition to Realtime Data's Obj Unopposed Motion for Reconsideration of Magistrate Judg 										

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	NPL349	Differences Between the 9710 HIFN 000371-77, 7 pgs.	& 9711 Processors, Applica	tion Note, Hi/fn, 1997-99,												
	NPL350	Specification Update, 9710 Da 000378-388, 11 pgs.	ata Compression Processor, F	li/fn, 1997-99, HIFN												
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	NPL380	New IBM Magstar 3590 Mode Hardware Announcement, Apr			
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	NPL407	Proposed Amended Infringem Packeteer, Inc. et al., Civil Ac Eastern District of Texas, file Notified Document NOT su	ent Contentions filed in Realt tion No. 6:08-cv-00144-LED d April 18, 2008 and terminat (bmitted)	time Data, LLC d/b/a/IXO v. ; U.S. District Court for the ed February 2, 2010. (PTO					
	NPL408	Documents Concerning Agree Plaintiffs and Some of the Der Packeteer, Inc. et al., Civil Ac	fendants filed in Realtime Da	ta, LLC d/b/a/IXÕ v.					

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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 Applicant is to place a check mark here if English language Translation is attached.

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Sheet	61	of	105	Attorney Docket Number	2855.005000C	
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	NPL517	of the Realti Realti and R	NQDSLIB source come Data, LLC d/b/a me Data, LLC d/b/a ealtime Data, LLC d United States District	art for U.S. Pat. No. 7,417,568 comp ode (May 02, 2002 or earlier), from I IXO v. Morgan Stanley, et al., Civil IXO v. CME Group Inc., et al., Civil /b/a IXO v. Thomson Reuters, et al., ct Court Southern District of New Yo	Expert Report, filed in Action No. 1:11-cv-6696, I Action No. 1:11-cv-6697, Civil Action No. 1:11-cv-	
	NPL518	Exhib of the Realti Realti and Realti	it 7, Source Code Ch NQDSLIB source co me Data, LLC d/b/a me Data, LLC d/b/a ealtime Data, LLC d United States District	hart for U.S. Pat. No. 7,777,651 comp ode (April 29, 2002 or earlier), from IXO v. Morgan Stanley, et al., Civil IXO v. CME Group Inc., et al., Civil /b/a IXO v. Thomson Reuters, et al., et Court Southern District of New Yo	Expert Report, filed in Action No. 1:11-cv-6696, I Action No. 1:11-cv-6697, Civil Action No. 1:11-cv-	
	NPL519	Exhib of the Realtin Realtin and Re 6698,	it 8, Source Code Ch NQDSLIB source co me Data, LLC d/b/a me Data, LLC d/b/a ealtime Data, LLC d United States District	hart for U.S. Pat. No. 7,777,651 comp ode (May 02, 2002 or earlier), from F IXO v. Morgan Stanley, et al., Civil IXO v. CME Group Inc., et al., Civil /b/a IXO v. Thomson Reuters, et al., et Court Southern District of New Yo	Expert Report, filed in Action No. 1:11-cv-6696, Action No. 1:11-cv-6697, Civil Action No. 1:11-cv-	
	NPL520	d/b/a I d/b/a I LLC d	dity Expert Report of XO v. Morgan Stanl XO v. CME Group //b/a IXO v. Thomso	of Dr. James A. Storer (Redacted), fil ley, et al., Civil Action No. 1:11-cv-6 Inc., et al., Civil Action No. 1:11-cv- n Reuters, et al., Civil Action No. 1: strict of New York, filed June 15, 20	6696, Realtime Data, LLC 6697, and Realtime Data, 11-cv-6698, United States	
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	NPL545	Exhibit 9, Declaration of Rich MetroPCS Texas, LLC, et al., Court for the Eastern District of	Civil Action No. 6:10-cv-004	93, United States District						
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Equivalent of Form PTO/SB/08b (7-09) Substitute for form 1449/PTO Complete if Known **Application Number** 14/876,276 INFORMATION DISCLOSURE Filing Date October 6, 2015 James J. FALLON First Named Inventor STATEMENT BY APPLICANT Art Unit 2668 (Use as many sheets as necessary) To Be Assigned Examiner Name 2855.005000C Sheet 67 of 105 Attorney Docket Number NON PATENT LITERATURE DOCUMENTS Include name of the author (in CAPITAL LETTERS), title of the article (when Examiner Cite T^2 appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, Initials* No.1 etc.), date, page(s), volume number, publisher, city and/or country where published Copy of Non-Final Office Action for U.S. Appl. No. 12/684,624, mailed November 10, NPL574 2010, 5 pgs. Copy of Notice of Allowance for U.S. Appl. No. 12/123,081, mailed February 17, 2011, NPL575 7 pgs. Copy of Non-Final Office Action for U.S. Appl. No. 12/688,413, mailed September 27, NPL576 2010, 13 pgs. Copy of Notice of Allowance for U.S. Appl. No. 11/551,211, mailed January 31, 2011, NPL577 4 pgs. Copy of Notice of Allowance for U.S. Appl. No. 11/551,211, mailed September 22, NPL578 2010, 4 pgs. Copy of Notice of Allowance for U.S. Appl. No. 11/551,204, mailed January 11, 2011, **NPL579** 4 pgs. Copy of Notice of Allowance for U.S. Appl. No. 11/553,419, mailed September 22, NPL580 2010, 4 pgs. Copy of Non-Final Office Action for U.S. Appl. No. 11/400,008, mailed November 23, NPL581 2010, 7 pgs. Copy of Notice of Allowance for U.S. Appl. No. 11/651,365, mailed February 4, 2010, NPL582 8 pgs. Copy of Notice of Allowance for U.S. Appl. No. 11/651,365, mailed November 19, **NPL583** 2009, 8 pgs.

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Substitute for form 1449/PTO Complete if Known Application Number 14/876,276 **INFORMATION DISCLOSURE** Filing Date October 6, 2015 James J. FALLON First Named Inventor STATEMENT BY APPLICANT Art Unit 2668 (Use as many sheets as necessary) Examiner Name To Be Assigned Sheet 70 of 105 Attorney Docket Number 2855.005000C NON PATENT LITERATURE DOCUMENTS Include name of the author (in CAPITAL LETTERS), title of the article (when Examiner Cite T^2 appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, Initials* No.1 etc.), date, page(s), volume number, publisher, city and/or country where published Copy of Notice of Allowance for U.S. Appl. No. 11/551,204, mailed July 11, 2011, 5 NPL604 pages. Copy of Notice of Allowance for U.S. Appl. No. 12/684,624, mailed July 25, 2011, 5 NPL605 pages. Copy of Non-Final Office Action for U.S. Appl. No. 12/703,042, mailed July 28, 2011, NPL606 5 pages. Copy of Non-Final Office Action for U.S. Appl. No. 12/857,238, mailed August 10, NPL607 2011, 6 pages. Copy of Non-Final Office Action for U.S. Appl. No. 13/101,994, mailed August 16, **NPL608** 2011, 10 pages. Copy of Notice of Allowance for U.S. Appl. No. 11/551,211, mailed August 24, 2011, 5 NPL609 pages. Copy of Notice of Allowance for U.S. Appl. No. 12/684,624, mailed September 1, NPL610 2011, 9 pages. Copy of Notice of Allowance for U.S. Appl. No. 12/123,081, mailed September 26, NPL611 2011, 9 pages. Copy of Notice of Allowance for U.S. Appl. No. 11/551,204, mailed September 28, NPL612 2011, 5 pages. Copy of Notice of Allowance for U.S. Appl. No. 11/551,211, mailed October 18, 2011, **NPL613** 5 pages.

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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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	NPL614	Copy of Non-Final Office Act 2011, 6 pages.	ion for U.S. Appl. No. 13/154	4,239, mailed November 2,	
	NPL615	Copy of Notice of Allowance 2011, 8 pages.	for U.S. Appl, No. 12/703,04	2, mailed November 15,	
	NPL616	Copy of Non-Final Office Act 2011, 14 pages.	ion for U.S. Appl. No. 12/688	8,413, mailed November 28,	
	NPL617	Copy of Notice of Allowance 2011, 5 pages.	for U.S. Appl. No. 12/857,23	8, mailed December 30,	
	NPL618	Copy of Notice of Allowance 8 pages.	for U.S. Appl. No. 11/400,00	8, mailed February 6, 2012,	
	NPL619	Copy of Non-Final Office Act 7 pages.	ion for U.S. Appl. No. 12/69(0,125, mailed March 8, 2012,	
	NPL620	Copy of Notice of Allowance 2012, 8 pages.	for U.S. Patent Appl. No. 12/	703,042, mailed March 30,	
	NPL621	Copy of Non-Final Office Act 6 pages.	ion for U.S. Appl. No. 09/969	9,987, mailed April 11, 2012,	
	NPL622	Copy of Notice of Allowance pages.	for U.S. Appl. No. 11/553,41	9, mailed April 23, 2012, 6	
	NPL623	Copy of Notice of Allowance pages.	for U.S. Appl. No. 11/553,42	7, mailed May 7, 2012, 7	

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	NPL624	Copy of Non-Final Office Act 9 pages.	ion for U.S. Appl, No. 13/118	3,122, mailed May 16, 2012,	
	NPL625	Copy of Non-Final Office Act 12 pages.	ion for U.S. Appl. No. 13/101	1,994, mailed May 23, 2012,	
	NPL626	Copy of Notice of Allowance pages.	for U.S. Appl. No. 12/857,23	8, mailed May 29, 2012, 5	
	NPL627	Copy of Notice of Allowance pages.	for U.S. Appl. No. 11/400,00	8, mailed June 21, 2012, 8	
	NPL628	Copy of Final Office Action for pages.	or U.S. Appl. No. 13/154,239	, mailed June 26, 2012, 14	
	NPL629	Copy of Notice of Allowance pages.	for U.S. Appl. No. 12/857,23	8, mailed July 12, 2012, 5	
	NPL630	Copy of Notice of Allowance pages.	for U.S. Appl. No. 12/703,04	2, mailed July 16, 2012, 8	
	NPL631	Copy of Non-Final Office Act 14 pages.	ion for U.S. Appl. No. 13/482	2,800, mailed July 20, 2012,	
	NPL632	Copy of Notice of Allowance 2012, 5 pages.	for U.S. Appl. No. 11/553,42	7, mailed November 6,	
	NPL633	Copy of Notice of Allowance 2012, 9 pages.	for U.S. Appl. No. 12/703,04	2, mailed November 15,	

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	NPL634	Copy of Non-Final Office Act 2012, 17 pages.	ion for U.S. Appl. No. 12/857	7,238, mailed November 29,						
	NPL635	Copy of Final Office Action fo 7 pages.	or U.S. Appl. No. 09/969,987	, mailed December 4, 2012,						
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	NPL637	Copy of Supplemental Notice December 18, 2012, 6 pages.	of Allowability for U.S. Appl	l. No. 12/703,042, mailed						
	NPL638	Copy of Notice of Allowance for U.S. Appl. No. 12/690,125, mailed December 28, 2012, 5 pages.								
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	NPL640	Copy of Non-Final Office Action for U.S. Appl. No. 11/553,419, mailed January 15, 2013, 4 pages.								
	NPL641	Copy of Non-Final Office Act 2013, 15 pages.	ion for U.S. Appl. No. 13/482	2,800, mailed February 19,						
	NPL642	Copy of Notice of Allowance pages.	for U.S. Appl. No. 12/703,042	2, mailed March 4, 2013, 9						
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	NPL644	Copy of Notice of Allowance pages.	for U.S. Appl. No. 13/154,239	9, mailed April 24, 2013, 10				
	NPL645 Copy of Notice of Allowance for U.S. Appl. No. 11/553,427, mailed May 14, 2013, 6 pages.							
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	NPL652	Copy of Non-Final Office Act 12 pages.	ion for U.S. Appl. No. 13/118	3,122, mailed July 19, 2013,				
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	NPL654	Copy of Notice of Allowance for U.S. Appl. No. 13/118,122, mailed September 19, 2013, 6 pages.								
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	NPL659	International Search Report 1	for PCT/US00/42018, mailed J	uly 31, 2001, 3 pages.	*****					
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	NPL662	Copy of submission of prior March 3, 2011, 5 pgs.	art under 37 CFR 1.501, for U.	.S. Pat. No. 6,604,158,	*****					
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	NPL664	Copy of submission of prior an March 3, 2011, 5 pgs.	rt under 37 CFR 1.501, for U.	S. Pat. No. 6,601,104,						
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	NPL670	Ex Parte Reexamination Interv Reexam App. No. 90/009,428,		nber 3, 2009, for U.S.						
	NPL671	Request for Inter Partes Reexa 95/001,517, filed December 30		7,714,747, Control No.						
	NPL672	Replacement Request for Inter Control No. 95/001,533, filed		5. Patent No. 7,417,568,						
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	NPL674		iest for Inter Partes Reexamina 0,464, issued July 24, 2009, 2							
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NPL676 Non-Final Office Action in Inter Partes Reexamination of U.S. Pat. No. 7,321,937, Control No. 95/000,466, issued June 22, 2009, 11 pgs.										
	NPL677		uest for Inter Partes Reexamina 10,466, issued June 22, 2009, 1							
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	NPL685	Supplementary Declaration of Reexamination of U.S. Pat. No 30, 2009 1 pg.								
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	NPL689	Official Order Granting Reque 7,378,992, Control No. 95/000								
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	NPL692	Non-Final Office Action in Int Control No. 95/000,486, issued								
	NPL693	Right of Appeal Notice in Inte Control No. 95/000,464, issued		S. Pat. No. 6,624,761,						

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	NPL707	Corrected Request for Inter Pa June 15, 2009, 241 pages.								
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	NPL712	Action Closing Prosecution in Control No. 95/000,466 issued								
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	NPL714	Non-Final Office Action in Int Control No. 95/001,544, maile		J.S. Patent No. 7,400,274,							
	NPL715	Order Granting Request for In Control No. 95/001,581, maile		J.S. Patent No. 7,777,651,							
4 5	NPL716	Non-Final Office Action in Int Control No. 95/001,553, maile	on of U.S. Patent No. 7,714,747, Control No. 95/001,517,								
	NPL717	Order Granting Reexamination mailed March 9, 2011, 21 page									
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	NPL719	Examiner's Answer to Appeal 7,321,937, Control No. 95/000									
	NPL720	Non-Final Office Action in Int Control No. 95/001,581, maile		J.S. Patent No. 7,777,651,	 						
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			APPLICANT	First Named Inventor	James J. FALLON						
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	NPL725			Brief in Inter Partes Reexami ,479, mailed September 28, 2							
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	NPL727			e Reexamination of U.S. Pate March 18, 2011, 14 pages.	ent No. 6,601,104 B1,						
	NPL728	to Over Inter Pa	come the Claim Reject	Under 37 C.F.R § 41.71 Retr ions and Thereby Eliminating U.S. Patent No, 6,624,761, C es.	g the Issues on Appeal in						
	NPL729	Patent to Over Inter Pa	Owner's Rebuttal Brief come the Claim Reject	Under 37 C.F.R § 41.71 Retr ions and Thereby Eliminating U.S. Patent No, 7,378,992, C	g the Issues on Appeal in						
	NPL730	Patent to Over Inter Pa	Owner's Rebuttal Brief come the Claim Reject	Under 37 C.F.R § 41.71 Retr ions and Thereby Eliminating U.S. Patent No, 7,161,506, C	g the Issues on Appeal in						
	NPL731			secution in Inter Partes Reexa ,544, mailed November 18, 2							
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	NPL734		Action Closing Prosecution of Dec J.S. Patent No. 7,417,568, Contro 1985.								
	NPL735		x Parte Reexamination Certificat 04, Control No. 90/009,428, mai								
	NPL736		er Partes Reexamination of U.S. I nailed January 18, 2012, 5 pages.	Partes Reexamination of U.S. Patent No. 6,624,761, ailed January 18, 2012, 5 pages.							
	NPL737		er Partes Reexamination of U.S. I nailed January 18, 2012, 8 pages.	Partes Reexamination of U.S. Patent No. 7,321,937, iled January 18, 2012, 8 pages.							
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	NPL744	Examiner's Answer to Appeal 7,714,747, Control No. 95/001								
	NPL745	Right of Appeal Notice in Inte Control No. 95/001,533, maile		S. Patent No. 7,417,568,						
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	NPL747	95/001,922, filed March 2, 20								
	NPL748	Request for Inter Partes Reexa 95/001,923, filed March 2, 20 PAT-A to PAT-B, CC-A to CO	12, including accompanying I	Exhibits PA-A to PA-D,						
	NPL749	Request for Inter Partes Reexa 95/001,924, filed March 2, 20 PAT-A to PAT-B, CC-A to C	12, including accompanying I	Exhibits PA-A to PA-H,						
	NPL750	Request for Inter Partes Reexa 95/001,925, filed March 2, 20 PAT-A, CC-A to CC-C, Oth-A	12, including accompanying I	Exhibits PA-A to PA-C,						
	NPL751	Request for Inter Partes Reexa 95/001,926, filed March 2, 20 to PAT-C, CC-A to CC-B, Oth	12, with accompanying Exhib	its PA-A to PA-C, PAT-A						
	NPL752	Request for Inter Partes Reexa 95/001,927, filed March 2, 20 PAT-A to PAT-B, CC-A to CO	12, including accompanying I	Exhibits PA-A to PA-F,						
	NPL753	Request for Inter Partes Reexa 95/001,928, filed March 2, 20 CC-A to CC-B, Oth-A, and Fo	12, including Exhibits PA-A t	o PA-D, PAT-A to PAT-C,						

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	NPL754	Official Order Granting Reque 7,395,345, Control No. 95/00			
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	NPL756	Notice of Intent to Issue Inter Reexamination of U.S. Patent 21, 2012, 7 pages.			
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	NPL758	Notice of Intent to Issue Inter Reexamination of U.S. Patent 2012, 7 pages.			
	NPL759	Notice of Intent to Issue Inter Reexamination of U.S. Patent 2012, 15 pages.			** <b> </b>
	NPL760	Notice of Intent to Issue Inter Reexamination of U.S. Patent 2012, 5 pages.			
	NPL761	Official Order Granting Reque 7,321,937, Control no. 95/001			
	NPL762	Non-Final Office Action in In Control No. 95/001,922, maile		J.S. Patent No. 7,321.937,	
	NPL763	Official Order Granting Reque 7,161,506, Control No. 95/001			1

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	NPL764	Non-Final Office Action in In Control No. 95/001,926, maile		J.S. Patent No. 7,161,506,				
	NPL765 Official Order Granting Request for Inter Partes Reexamination of U.S. Patent No. 7,378,992, Control No. 95/001,928, mailed April 25, 2012, 8 pages.							
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	NPL767	Official Order Denying Reque 7,415,530, Control No. 95/001						
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	NPL769	Non-Final Office Action in In Control No. 95/001,923, maile		J.S. Patent No. 6,604,158,				
	NPL770	Petition Under 37 C.F.R. §§ 1 Reexamination Certificate in I Control No. 95/000,478, filed	nter Partes Reexamination of		<b> </b>			
	NPL771	Inter Partes Reexamination Ce 7,321,937, Control No. 95/000						
	NPL772		est for Inter Partes Reexamination of U.S. Patent No. ,924, mailed May 17, 2012, 12 pages.					
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	NPL774	Patent Owner's Response to O Reexamination of U.S. Patent 2012, 21 pages.							
	NPL775	Inter Partes Reexamination Ce 7,161,506, Control No. 95/000							
	NPL776	Inter Partes Reexamination Ce 6,624,761, Control No. 95/000							
	NPL777	Action Closing Prosecution in Control No. 95/001,581, maile		f U.S. Patent No. 7,777,651,					
	NPL778	Patent Owner's Response to O Reexamination of U.S. Patent 2012, 11 pages.							
	NPL779	Patent Owner's Response to O Reexamination of U.S. Patent 2012, 20 pages.							
	NPL780		Office Action of April 25, 2012 in Inter Partes nt No. 7,378,992, Control No. 95/001,928, filed June 25,						
	NPL781	Patent Owner's Response to O Reexamination of U.S. Patent 2012, 19 pages.							
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	NPL784	Right of Appeal Notice for Int Control No. 95/001,581, maile		.S. Patent No. 7,777,651,					
	Notice of Intent to Issue Inter Partes Reexamination Certificate in Inter PartesNPL785Reexamination of U.S. Patent No. 6,604,158, Control No. 95/000,486, mailed August30, 2012, 5 pages.								
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	NPL787	Decision on Petition for Super Claims 1-2, 16-21, and 23 (37 of U.S. Patent No. 7,415,530, pages.	CFR §§ 1.927 and 1.181) in I	Inter Partes Reexamination					
	NPL788	Decision on Petition Under 37 Intent to Issue Reexamination No. 7,378,992, Control No. 95	Certificate in Inter Partes Ree	examination of U.S. Patent					
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	NPL791	Non-Final Office Action in In Control No. 95/001,927, maile							
	NPL792	Patent Owner's Request to Rec 41.77(b) in Inter Partes Reexa 95/001,517, filed September 2	mination of U.S. Patent No. 7						
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	NPL794	Inter Partes Reexam Certificate 7,378,992, Control No. 95/000							
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	NPL797	Non-Final Office Action in Int Control No. 95/001,922, maile							
	NPL798	Patent Owner's Rebuttal Brief U.S. Patent No. 7,417,568, Cor							
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	NPL800	Patent Owner's Supplemental A Response to Office Action of C Patent No. 7,321,937, Control	October 18, 2012 in Inter Part	tes Reexamination of U.S.					
	NPL801	Patent Owner's Response to Of Reexamination of U.S. Patent 1 21, 2012, 51 pages.							
	NPL802	Action Closing Prosecution in Control No. 95/001,926, maile	in Inter Partes Reexamination of U.S. Patent No. 7,161,506, iled March 5, 2013, 23 pages.						
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	NPL804	Examiner's Answer to Appeal 7,777,651, Control No. 95/001								
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	NPL817	Examiner's Determination Und U.S. Patent No. 7,714,747, Co								
	NPL818	Patent Owner's Supplemental Reexamination of U.S. Patent 2013, 20 pages.								
	NPL819	Patent Owner's Supplemental Partes Reexamination of U.S. 6, 2013, 24 pages.								
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	NPL821	Patent Owner's Response to A Reexamination of U.S. Patent 2013, 29 pages.								
	NPL822	Patent Owner's Comments in I 41.77(e) in Inter Partes Reexan 95/001,517, filed May 10, 201	nination of U.S. Patent No. 7							
	NPL823	Patent Owner's Supplemental l in Inter Partes Reexamination filed May 15, 2013, 13 pages.								

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			First Named Inventor	James J. FALLON		
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Examiner Initials*	Cite No. ¹	appropriate), title of the iter	or (in CAPITAL LETTERS), n (book, magazine, journal, s number, publisher, city and/c	erial, symposium, catalog,	T ²	
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Substitute for form 1449/PTO INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Use as many sheets as necessary)			Complete if Known					
			Application Number	14/876,276				
			Filing Date	October 6, 2015				
			First Named Inventor	James J. FALLON				
			Art Unit 2668					
			Examiner Name	To Be Assigned	s			
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