UNITED STATES PATENT AND TRADEMARK OFFICE

CERTIFICATE OF CORRECTION

PATENT NO. : 7,693,002 B2 Page 1 of 1

APPLICATION NO. : 11/548132 DATED : April 6, 2010

INVENTOR(S): Lin

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

Column 12, line 13, claim 14: "appling" to read as --applying--

Column 13, line 59, claim 26: "the second portion" to read as --a second portion--

Column 13, line 62, claim 26: "a second portion" to read as --the second portion--

Column 14, line 24, claim 29: "the selected wordline driver" to read as --a selected wordline driver-

Column 16, line 4, claim 38: "wheren" to read as --wherein--

Column 16, line 7, claim 38: "a clock signal" to read as --the clock signal--

Signed and Sealed this Fifth Day of July, 2011

David J. Kappos

Director of the United States Patent and Trademark Office

061478IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Patent No. : 7,693,002 Confirmation No. 4884

Applicant : Jentsung Lin

Filed: October 10, 2006

Art Unit : 2827

Examiner : Michael Thanh Tran

Docket No. : 061478

Customer No. : 23696

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

TRANMITTAL ACCOMPANYING CERTIFICATE OF CORRECTION

Dear Sir:

Attached hereto is a Certificate of Correction for the referenced patent number 7,693,002. The exact page and line number where the error occurs in the application file are:

Column 12, line 13, claim 14: "appling" to read as --applying--

Column 13, line 59, claim 26: "the second portion" to read as --a second portion--

Column 13, line 62, claim 26: "a second portion" to read as --the second portion--

Column 14, line 24, claim 29: "the selected wordline driver" to read as --a selected wordline driver--

Column 16, line 4, claim 38: "wheren" to read as --wherein--

Column 16, line 7, claim 38: "a clock signal" to read as --the clock signal--

Please charge any fees or overpayments that may be due with this response to Deposit Account No. 17-0026.

Respectfully submitted,

Dated: June 8, 2011 By: /Peter M. Kamarchik/

Peter M. Kamarchik, Reg. No. 63,529

919.297.3170

QUALCOMM Incorporated Attn: Patent Department

5775 Morehouse Drive

San Diego, California 92121-1714

Telephone: (858) 845-4265 Facsimile: (858) 658-2502 Approved for use through 08/31/2010. OMB 0651-0033

U.S. Patent and Trademark Office; U.S. DEPARTMENT OFCOMMERCE
Under the Paperwork Reduction Act of 1995, no persons are required to respond to a Collection of information unless it displays a valid OMBControl number. (Also Form PTO-1050)

UNITED STATES PATENT AND TRADEMARK OFFICE CERTIFICATE OF CORRECTION

Page <u>1</u> of <u>1</u>

PATENT NO.: 7.693.002 APPLICATION NO.: 11/548,132 ISSUE DATE: Apr. 6, 2010

INVENTOR(S): Lin

It is certified that an error appears/errors appear on the above-mentioned Letters Patent is hereby corrected as shown below:

Column 12, line 13, claim 14: "appling" to read as --applying--

Column 13, line 59, claim 26: "the second portion" to read as --a second portion--

Column 13, line 62, claim 26: "a second portion" to read as -- the second portion--

Column 14, line 24, claim 29: "the selected wordline driver" to read as --a selected wordline driver-

Column 16, line 4, claim 38: "wheren" to read as --wherein--

Column 16, line 7, claim 38: "a clock signal" to read as -- the clock signal--

MAILING ADDRESS OF SENDER:

Kamarchik Peter M. QUALCOMM Incorporated 5775 Morehouse Drive San Diego, California 92121

This collection of information is required by 37 CFR 1.322, 1.323, and 1.324. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 1.0 hour to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Attention Certificate of Corrections Branch, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

Electronic Patent Application Fee Transmittal							
Application Number:	115	548132					
Filing Date:	10-	-Oct-2006					
Title of Invention:	DYNAMIC WORD LINE DRIVERS AND DECODERS FOR MEMORY ARRAYS						
First Named Inventor/Applicant Name:	Jentsung Lin						
Filer:	Pet	ter M. Kamarchik/M	ichelle Sanfilip	ро			
Attorney Docket Number:	061478						
Filed as Large Entity							
Utility under 35 USC 111(a) Filing Fees							
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)		
Basic Filing:							
Pages:							
Claims:							
Miscellaneous-Filing:							
Petition:							
Patent-Appeals-and-Interference:							
Post-Allowance-and-Post-Issuance:							
Certificate of correction		1811	1	100	100		
Extension-of-Time:							

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Miscellaneous:				
	Tot	al in USD	(\$)	100

Electronic Acknowledgement Receipt						
EFS ID:	10261766					
Application Number:	11548132					
International Application Number:						
Confirmation Number:	4884					
Title of Invention:	DYNAMIC WORD LINE DRIVERS AND DECODERS FOR MEMORY ARRAYS					
First Named Inventor/Applicant Name:	Jentsung Lin					
Customer Number:	23696					
Filer:	Peter M. Kamarchik/Michelle Sanfilippo					
Filer Authorized By:	Peter M. Kamarchik					
Attorney Docket Number:	061478					
Receipt Date:	08-JUN-2011					
Filing Date:	10-OCT-2006					
Time Stamp:	16:24:46					
Application Type:	Utility under 35 USC 111(a)					

Payment information:

Submitted with Payment	yes
Payment Type	Deposit Account
Payment was successfully received in RAM	\$100
RAM confirmation Number	3175
Deposit Account	170026
Authorized User	

The Director of the USPTO is hereby authorized to charge indicated fees and credit any overpayment as follows:

Charge any Additional Fees required under 37 C.F.R. Section 1.16 (National application filing, search, and examination fees)

Charge any Additional Fees required under 37 C.F.R. Section 1.17 (Patent application and reexamination processing fees)

Charge any Additional Fees required under 37 C.F.R. Section 1.19 (Document supply fees)

Charge any Additional Fees required under 37 C.F.R. Section 1.20 (Post Issuance fees)

Charge any Additional Fees required under 37 C.F.R. Section 1.21 (Miscellaneous fees and charges)

File Listing:

Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1	Request for Certificate of Correction	061478.pdf	69327	no	3
'	nequestroi certificate of correction	33147 S.pul	3ffa49fc621cdd87e2f7972f5e3d6b62f577d 003	110)
Warnings:	·				
Information:					
2	Fee Worksheet (SB06)	fee-info.pdf	30165	no	2
-	rec worksheet (3500)	ree imo.pui	646c107500e70a8adb5f16f7cdb2340b5d0 aee6c		-
Warnings:					
Information:					
		Total Files Size (in bytes)	9	9492	

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

New Applications Under 35 U.S.C. 111

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

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

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

New International Application Filed with the USPTO as a Receiving Office

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



United States Patent and Trademark Office

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

 APPLICATION NO.
 ISSUE DATE
 PATENT NO.
 ATTORNEY DOCKET NO.
 CONFIRMATION NO.

 11/548.132
 04/06/2010
 7693002
 061478
 4884

23696 7590 03/17/2010

QUALCOMM INCORPORATED 5775 MOREHOUSE DR. SAN DIEGO, CA 92121

ISSUE NOTIFICATION

The projected patent number and issue date are specified above.

Determination of Patent Term Adjustment under 35 U.S.C. 154 (b)

(application filed on or after May 29, 2000)

The Patent Term Adjustment is 0 day(s). Any patent to issue from the above-identified application will include an indication of the adjustment on the front page.

If a Continued Prosecution Application (CPA) was filed in the above-identified application, the filing date that determines Patent Term Adjustment is the filing date of the most recent CPA.

Applicant will be able to obtain more detailed information by accessing the Patent Application Information Retrieval (PAIR) WEB site (http://pair.uspto.gov).

Any questions regarding the Patent Term Extension or Adjustment determination should be directed to the Office of Patent Legal Administration at (571)-272-7702. Questions relating to issue and publication fee payments should be directed to the Application Assistance Unit (AAU) of the Office of Data Management (ODM) at (571)-272-4200.

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

Jentsung Lin, Cardiff by the Sea, CA;

PART B - FEE(S) TRANSMITTAL

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

INSTRUCTIONS: This appropriate. All further indicated unless correct maintenance for notifica		or transmitting the ig the Patent, advantage in Block 1,	issue file and PUBL ace orders and notification by (a) specifying a new	CATE	t)-273-2885 ON FBE (if orguinations of the second order or	ed). Blo ill be ass and/or ()	cks 1 through 5 st tiled to the current b) indicating s sepa	iouid t corresp cate T	e completed where condence address as EE ADDRESS' for
	ENCE ADDRESS (Note: Fig. 18	ock 3 for any change of so	Khooso	0303	: A certificate of r) Transmittal, This is Each additional its own certificate	DONNEL S	uch us an assummer	r dome x any : st or fo	stic mailings of the other accompanying rmal drawing, must
23696	7890 11/49	/2009		559.655					
QUALCOMM 5775 MOREBO SAN DEGO, C		Đ		I bes State addre trans	Cest chy certify that this s Postal Service which issed to the Mail suitted to the USPT	ificate of s Fee(s) ith suffic Stop 18 O (371)	Mailing or Trans Transmittal is being ient postage for firs SUE FEE subtress 273-2885, on the di	Missior depos i class above, ite indi	sited with the United mail in an envelope or being facsimile eated below.
									(Depositor's assec)
									(Sipostara)
					·····				(Date)
APPLICATION NO.	FRANG DATE		First Named inve	NTOR		ATYXXX	EY EXXXET NO.	CON	EIRMATION NO.
11/548,132	10/10/2006	***************************************	Jeotsung Lia	********	······	······			
APPLINITYPE			DECODERS FOR MEN			muniqui			
L	SMALL ENTITY	issue ree din			PREV. PA(D ISSUE		307AL FEB(S) 00.00		DATEOUE
nonprovisional	<u> </u>	\$1510	\$300		\$0		31810		02/19/2010
EXAN		ART VSET	CLASSI-SUSCLAS						
	AEL THANH ence address or indicatio	2827	365-230060				***************************************		
CFR 1-363). Change of corresp Address form PTO/8 Change Address* Ind PTO/8B/47; Rev 03-4 Number is required.	condegree address (or Cha B/172) attached. lication (or "Fre Address 12 or more recent) strach	nge of Corresponde * Indication form and, Use of a Custon	(i) the names of or agonis OR, ali (2) the same of registered autors 2 registered pater listed, as name w	up to crastiv single sy or a at atter all be	ntent front page, list 3 registered patent rity, 1 firm (having as a gent) and the name mays or agents. If a printed.	attorney member	2 Peter	. Ka	J. Paule marchik alatsky
	iess an assignee is ident th in 37 CFR 3.11. Comp		ON THE PATENT (seim ignee data will appear on is NOT a substitute for fill (B) RESIDENCE:	the pe	dent. II an assigne esignment			enner	n has been filed for
QUALCOM	M Incorporat	ted	San Die	go,	CA				
Please check the appropr	riste assignee estegory or	categories (will no	s be printed on the putent)		Individual 🏻 Co	qxxxtics	t or other private gar	ep enti	ity 🚨 Government
	are submitted: No small eatity discount p		4b. Payment of Fee(s) A check is each Payment by one The Director is overpayment, to	ised. dit can	i. Form PTO-2038	is attact			
	dus (from status sadicate is SMALL ENTITY stati		7. 🚨 b. Applicant is 1	gaol on	ger claiming SMAL	L ENTI	TY stains, See 37 C	7K 1.2	7(gg)(2).
NOTE: The Issue Pee ar interest as shown by the	ul Publication Fee (if seq records of the United Sis	uired) will not be as ues Patent and Tend	reeped from anyone other kmark Office.	iban il	ne applicant; a regi:	stered att	omey or agent; or fl	e assig	mee or other party in
Authorized Signsture	:IJandules.	, 1/1/2	Leg		Date	<u>Ke c</u>	22,2016	<u>)</u>	
	m Nícholas (). Pauley	. /		Registration N				AND CONTRACTOR OF THE
meanina, vagina aa.	210-1400.		rmation is required to obta (CFR 1.14. This collection if vary depositing upon the it to the Charl information S OR COMPLETED FOR						
Under the Paperwork Ke	eduction Act of 1995, no	persons <mark>are requ</mark> ires	d to respond to a collection	of inf	ornation unless it c	lisplays c	r valid OMB control	simix	g.

PTOL-85 (Rev. 08/07) Approved for use through 08/31/2010.

OMB 0631-0033

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

Electronic Patent Application Fee Transmittal							
Application Number:	lication Number: 11548132						
Filing Date:	10-	-Oct-2006					
Title of Invention:	DY	DYNAMIC WORD LINE DRIVERS AND DECODERS FOR MEMORY ARRAYS					
First Named Inventor/Applicant Name:	Jer	Jentsung Lin					
Filer:	Nic	Nicholas John Pauley/Joann Vachon					
Attorney Docket Number:	061478						
Filed as Large Entity							
Utility under 35 USC 111(a) Filing Fees							
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)		
Basic Filing:							
Pages:							
Claims:							
Miscellaneous-Filing:							
Petition:							
Patent-Appeals-and-Interference:							
Post-Allowance-and-Post-Issuance:							
Utility Appl issue fee		1501	1	1510	1510		
Publ. Fee- early, voluntary, or normal		1504	1	300	300		

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Extension-of-Time:				
Miscellaneous:				
	Tot	al in USD	(\$)	1810

Electronic Acknowledgement Receipt						
EFS ID:	6929485					
Application Number:	11548132					
International Application Number:						
Confirmation Number:	4884					
Title of Invention:	DYNAMIC WORD LINE DRIVERS AND DECODERS FOR MEMORY ARRAYS					
First Named Inventor/Applicant Name:	Jentsung Lin					
Customer Number:	23696					
Filer:	Nicholas John Pauley/Joann Vachon					
Filer Authorized By:	Nicholas John Pauley					
Attorney Docket Number:	061478					
Receipt Date:	02-FEB-2010					
Filing Date:	10-OCT-2006					
Time Stamp:	13:12:17					
Application Type:	Utility under 35 USC 111(a)					

Payment information:

Submitted with Payment	yes
Payment Type	Deposit Account
Payment was successfully received in RAM	\$1810
RAM confirmation Number	9414
Deposit Account	170026
Authorized User	

The Director of the USPTO is hereby authorized to charge indicated fees and credit any overpayment as follows:

Charge any Additional Fees required under 37 C.F.R. Section 1.16 (National application filing, search, and examination fees)

Charge any Additional Fees required under 37 C.F.R. Section 1.17 (Patent application and reexamination processing fees)

Charge any Additional Fees required under 37 C.F.R. Section 1.19 (Document supply fees)

Charge any Additional Fees required under 37 C.F.R. Section 1.20 (Post Issuance fees)

Charge any Additional Fees required under 37 C.F.R. Section 1.21 (Miscellaneous fees and charges)

File Listing:

Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1	Issue Fee Payment (PTO-85B)	061478_IFP_02-02-10.pdf	1332522	no	1
'	issue ree rayment (r 10 03b)	001470_II1 _02 02 10.pdi	fe981aaf7e72e878636fb8ccf87ee2c821665 0ee		
Warnings:					
Information:					
2	Fee Worksheet (PTO-875)	fee-info.pdf	31917	no	2
_	, , , , , , , , , , , , , , , , , , , ,	, 55	8a40e66ca94fede2416e24ee12909470804 cb165		_
Warnings:					
Information:					
		Total Files Size (in bytes)	13	64439	

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

New Applications Under 35 U.S.C. 111

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

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

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

New International Application Filed with the USPTO as a Receiving Office

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

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

NOTICE OF ALLOWANCE AND FEE(S) DUE

23696 7590 11/19/2009 QUALCOMM INCORPORATED 5775 MOREHOUSE DR.

SAN DIEGO, CA 92121

EXAMINER

TRAN, MICHAEL THANH

ART UNIT PAPER NUMBER

2827

DATE MAILED: 11/19/2009

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
11/548,132	10/10/2006	Jentsung Lin	061478	4884

TITLE OF INVENTION: DYNAMIC WORD LINE DRIVERS AND DECODERS FOR MEMORY ARRAYS

APPLN. TYPE	SMALL ENTITY	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	NO	\$1510	\$300	\$0	\$1810	02/19/2010

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

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

HOW TO REPLY TO THIS NOTICE:

I. Review the SMALL ENTITY status shown above.

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

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

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

If the SMALL ENTITY is shown as NO:

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

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

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

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

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

Page 1 of 3

PART B - FEE(S) TRANSMITTAL

Complete and send this form, together with applicable fee(s), to: Mail Mail Stop ISSUE FEE

Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450 or Fax (571)-273-2885

INSTRUCTIONS: This form should be used for transmitting the ISSUE FEE and PUBLICATION FEE (if required). Blocks 1 through 5 should be completed where appropriate. All further correspondence including the Patent, advance orders and notification of maintenance fees will be mailed to the current correspondence address as indicated unless corrected below or directed otherwise in Block 1, by (a) specifying a new correspondence address; and/or (b) indicating a separate "FEE ADDRESS" for maintenance fee notifications.

Note: A certificate of mailing can only be used for domestic mailings of the Fee(s) Transmittal. This certificate cannot be used for any other accompanying papers. Each additional paper, such as an assignment or formal drawing, must have its own certificate of mailing or transmission. CURRENT CORRESPONDENCE ADDRESS (Note: Use Block 1 for any change of address) 23696 7590 11/19/2009 Certificate of Mailing or Transmission **OUALCOMM INCORPORATED** I hereby certify that this Fee(s) Transmittal is being deposited with the United States Postal Service with sufficient postage for first class mail in an envelope addressed to the Mail Stop ISSUE FEE address above, or being facsimile transmitted to the USPTO (571) 273-2885, on the date indicated below. 5775 MOREHOUSE DR. SAN DIEGO, CA 92121 (Depositor's name (Signature (Date APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. 11/548 132 10/10/2006 061478 4884 Jentsung Lin TITLE OF INVENTION: DYNAMIC WORD LINE DRIVERS AND DECODERS FOR MEMORY ARRAYS APPLN. TYPE SMALL ENTITY ISSUE FEE DUE PUBLICATION FEE DUE PREV. PAID ISSUE FEE TOTAL FEE(S) DUE DATE DUE nonprovisional NO \$1510 \$300 \$0 \$1810 02/19/2010 EXAMINER ART UNIT CLASS-SUBCLASS TRAN, MICHAEL THANH 365-230060 2827 1. Change of correspondence address or indication of "Fee Address" (37 CFR 1.363). 2. For printing on the patent front page, list (1) the names of up to 3 registered patent attorneys or agents OR, alternatively, ☐ Change of correspondence address (or Change of Correspondence Address form PTO/SB/122) attached. (2) the name of a single firm (having as a member a "Fee Address" indication (or "Fee Address" Indication form PTO/SB/47; Rev 03-02 or more recent) attached. Use of a Customer registered attorney or agent) and the names of up to 2 registered patent attorneys or agents. If no name is listed, no name will be printed. Number is required. 3. ASSIGNEE NAME AND RESIDENCE DATA TO BE PRINTED ON THE PATENT (print or type) PLEASE NOTE: Unless an assignee is identified below, no assignee data will appear on the patent. If an assignee is identified below, the document has been filed for recordation as set forth in 37 CFR 3.11. Completion of this form is NOT a substitute for filing an assignment. (A) NAME OF ASSIGNEE (B) RESIDENCE: (CITY and STATE OR COUNTRY) Please check the appropriate assignee category or categories (will not be printed on the patent): 🗖 Individual 📮 Corporation or other private group entity 📮 Government 4a. The following fee(s) are submitted: 4b. Payment of Fee(s): (Please first reapply any previously paid issue fee shown above) 🗖 Issue Fee A check is enclosed. Dublication Fee (No small entity discount permitted) Payment by credit card. Form PTO-2038 is attached. The Director is hereby authorized to charge the required fee(s), any deficiency, or credit any overpayment, to Deposit Account Number ______ (enclose an extra copy of this fo Advance Order - # of Copies 5. Change in Entity Status (from status indicated above) a. Applicant claims SMALL ENTITY status. See 37 CFR 1.27 □ b. Applicant is no longer claiming SMALL ENTITY status. See 37 CFR 1.27(g)(2). NOTE: The Issue Fee and Publication Fee (if required) will not be accepted from anyone other than the applicant; a registered attorney or agent; or the assignee or other party in interest as shown by the records of the United States Patent and Trademark Office. Authorized Signature Date Typed or printed name Registration No. This collection of information is required by 37 CFR 1.311. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, Virginia 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, Virginia 22313-1450. Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

PTOL-85 (Rev. 08/07) Approved for use through 08/31/2010.



UNITED STATES PATENT AND TRADEMARK OFFICE

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

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
11/548,132	10/10/2006	Jentsung Lin	061478	4884
23696	7590 11/19/2009		EXAM	INER
QUALCOMM I	NCORPORATED		TRAN, MICH	AEL THANH
5775 MOREHOU			ART UNIT	PAPER NUMBER
SAN DIEGO, CA	x 92121		2827	
			DATE MAILED: 11/19/200	9

Determination of Patent Term Adjustment under 35 U.S.C. 154 (b)

(application filed on or after May 29, 2000)

The Patent Term Adjustment to date is 0 day(s). If the issue fee is paid on the date that is three months after the mailing date of this notice and the patent issues on the Tuesday before the date that is 28 weeks (six and a half months) after the mailing date of this notice, the Patent Term Adjustment will be 0 day(s).

If a Continued Prosecution Application (CPA) was filed in the above-identified application, the filing date that determines Patent Term Adjustment is the filing date of the most recent CPA.

Applicant will be able to obtain more detailed information by accessing the Patent Application Information Retrieval (PAIR) WEB site (http://pair.uspto.gov).

Any questions regarding the Patent Term Extension or Adjustment determination should be directed to the Office of Patent Legal Administration at (571)-272-7702. Questions relating to issue and publication fee payments should be directed to the Customer Service Center of the Office of Patent Publication at 1-(888)-786-0101 (571)-272-4200.

	Application No.	Applicant(s)
Notice of Allowability	11/548,132	LIN, JENTSUNG
Notice of Allowability	Examiner	Art Unit
	MICHAEL T. TRAN	2827
The MAILING DATE of this communication appe All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RI of the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED in this ap or other appropriate communication GHTS. This application is subject to and MPEP 1308.	plication. If not included will be mailed in due course. THIS
1. This communication is responsive to <u>amendment filed Sept</u>	<u>tember 15, 2009</u> .	
2. X The allowed claim(s) is/are <u>1-16,22-25,28-35,39-47 and 49</u>	0. The drawings filed October 10, 20	006 have been approved.
 3. Acknowledgment is made of a claim for foreign priority unapplication. a) All b) Some* c) None of the: 1. Certified copies of the priority documents have 2. Certified copies of the priority documents have 3. Copies of the certified copies of the priority documents have International Bureau (PCT Rule 17.2(a)). * Certified copies not received: 	been received. been received in Application No	
Applicant has THREE MONTHS FROM THE "MAILING DATE" on noted below. Failure to timely comply will result in ABANDONM THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.		complying with the requirements
4. A SUBSTITUTE OATH OR DECLARATION must be subminiformal PATENT APPLICATION (PTO-152) which give		
 5. ☐ CORRECTED DRAWINGS (as "replacement sheets") mus (a) ☐ including changes required by the Notice of Draftspers 1) ☐ hereto or 2) ☐ to Paper No./Mail Date (b) ☐ including changes required by the attached Examiner's Paper No./Mail Date Identifying indicia such as the application number (see 37 CFR 1. each sheet. Replacement sheet(s) should be labeled as such in the control of the post of the control of th	on's Patent Drawing Review (PTO- s Amendment / Comment or in the C .84(c)) should be written on the drawine header according to 37 CFR 1.121(sit of BIOLOGICAL MATERIAL I	Office action of ngs in the front (not the back) of d). must be submitted. Note the
attached Examiner's comment regarding REQUIREMENT I	FOR THE DEPOSIT OF BIOLOGIC	AL MATERIAL.
Attachment(s) 1. ☐ Notice of References Cited (PTO-892)	5. ☐ Notice of Informal F	Patent Application
 Notice of Neterences Cited (FTO-052) Notice of Draftperson's Patent Drawing Review (PTO-948) 	6. ☐ Interview Summary	1.1
	Paper No./Mail Da	te
Information Disclosure Statements (PTO/SB/08), Paper No./Mail Date	7. 🔲 Examiner's Amendi	ment/Comment
Examiner's Comment Regarding Requirement for Deposit of Biological Material	8. ☐ Examiner's Stateme	ent of Reasons for Allowance
/MICHAEL T TRAN/	5. <u></u>	
Primary Examiner, Art Unit 2827		

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

Notice of Allowability

Part of Paper No./Mail Date 20091109



UNITED STATES PATENT AND TRADEMARK OFFICE

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

BIB DATA SHEET

CONFIRMATION NO. 4884

SERIAL NUMB	ER	FILING OF	271(c)		CLASS	GRO	UP AR	UNIT	ATTO	ORNEY DOCKET NO.
11/548,132		10/10/2			365		2827			061478
		RUL	E							
APPLICANTS Jentsung L	in, Ca	rdiff by the S	ea, CA;							
** CONTINUING										
** FOREIGN API										
** IF REQUIRED 03/01/2007		EIGN FILING	LICENS	E GRA	ANTED **					
Foreign Priority claimed 35 USC 119(a-d) conditi		Yes No	☐ Metaf	ter	STATE OR COUNTRY		EETS WINGS	TOT.		INDEPENDENT CLAIMS
Verified and /M	ICHAEL ' RAN/		☐ Allowa	ince	CA		5	27		6
	xaminer's S	Signature	Initials							
ADDRESS										
QUALCOM 5775 MOR SAN DIEG UNITED S	EHOU O, CA	92121	<u>-</u> D							
TITLE										
DYNAMIC	W ORI	D LINE DRIV	ERS AND	DEC	ODERS FOR ME	MOR	/ ARRA	/S		
							☐ All Fe	es		
_						li	1.16	ees (Fil	ing)	
I FILINGS FEE I		Authority has	•		aper EPOSIT ACCOUI	_{nt}	1.17	ees (Pr	ocess	ing Ext. of time)
		to			21 0011 700001	`` i	1 .18	ees (lss	sue)	
						li	☐ Other			
						li	☐ Credi	t		

BIB (Rev. 05/07).

EAST Search History

EAST Search History (Prior Art)

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
L1	5592	365/230.06.ccls.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/11/09 07:05
L2	141	L1 and (((word adj line\$1) or wordline\$1) same driver\$1 same clock same address)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/11/09 07:05
L3	0	365/233.ccls.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/11/09 07:06
L4	0	L3 and (((word adj line\$1) or wordline\$1) same driver\$1 same clock same address)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/11/09 07:06
L5	13	365/233.5.ccls. and (((word adj line\$1) or wordline\$1) same driver\$1 same clock same address)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/11/09 07:07

11/9/2009 7:07:52 AM

C:\ Documents and Settings\ mtran1\ My Documents\ EAST\ Workspaces\ 11548132. wsp

Index of Claims Application/Control No. Applicant(s)/Patent Under Reexamination LIN, JENTSUNG Examiner MICHAEL T TRAN Art Unit 2827

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

☐ Claims	renumbered	in the same	order as pr	esented by	applicant		□ СРА	□ т.	D. 🗆	R.1.47
CLA	MIA					DATE				
Final	Original	11/12/2007	07/25/2008	01/16/2009	03/23/2009	06/14/2009	11/09/2009			
1	1	✓	=	=	=	=	=			
2	2	0	=	Ш	=	II	=			
3	3	0	=	Ш	=	II	=			
4	4	✓	=	Ш	=	II	=			
5	5	0	=	Ш	=	II	=			
6	6	0	=	Ш	=	II	=			
7	7	✓	=	=	=	✓	=			
8	8	✓	=	=	=	✓	=			
9	9	✓	=	=	=	✓	=			
10	10	0	=	=	=	✓	=			
11	11	✓	=	=	=	✓	=			
12	12	✓	=	=	=	✓	=			
13	13	0	=	=	=	✓	=			
14	14	0	=	=	=	✓	=			
15	15	✓	=	=	=	✓	=			
16	16	✓	=	=	=	✓	=			
	17	✓	N	N	-	-	-			
	18	✓	N	N	-	-	-			
	19	0	N	N	-	-	-			
	20	0	N	N	-	-	-			
	21	0	N	N	-	-	-			
17	22	✓	✓	=	=	✓	=			
18	23	0	✓	=	=	0	=			
19	24	0	✓	=	=	0	=			
20	25	√	✓	=	=	✓	=			
	26		N	N	-	-	-			
	27		N	N	-	-	-			
21	28		=	=	=	=	=			
22	29		=	=	=	=	=			
23	30		=	=	=	=	=			
24	31		=	=	=	=	=			
25	32		=	=	=	=	=			
26	33		=	=	=	=	=			
27	34		=	=	=	=	=			
28	35		=	=	=	=	=			
	36		N	N	-	-	-			

U.S. Patent and Trademark Office

Part of Paper No.: 20091109

Index of Claims

Application/Control No.

Applicant(s)/Patent Under Reexamination

LIN, JENTSUNG

Examiner

MICHAEL T TRAN

2827

✓	Rejected	-	Cancelled	N	Non-Elected	Α	Appeal
=	Allowed	÷	Restricted	I	Interference	O	Objected
					–		_ _

☐ Claims i	renumbered	in the same	order as pr	esented by	applicant		□ СРА	□ т.ш	D. 🗆	R.1.47
CLA	AIM					DATE				
Final	Original	11/12/2007	07/25/2008	01/16/2009	03/23/2009	06/14/2009	11/09/2009			
	37		N	N	-	-	-			
	38		N	N	-	-	-			
29	39		✓	=	=	=	=			
30	40		✓	=	=	=	=			
31	41			=	=	=	=			
32	42			=	=	=	=			
33	43			=	=	=	=			
34	44			=	=	=	=			
35	45			=	=	=	=			
36	46			=	=	✓	=			
37	47			=	=	0	=			
	48			✓	-	-	-			
38	49						=			

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Issue Classification	11548132	LIN, JENTSUNG
	Examiner	Art Unit
	MICHAEL T TRAN	2827

		ORIG	INAL			INTERNATIONAL CLASSIFICATION									
	CLASS		,	SUBCLASS		CLAIMED						NON-CLAIMED			
365			230.06			G	1	1	С	11 / 00 (2006.01.01)					
CROSS REFERENCE(S)												+			
CLASS SUBCLASS (ONE SUBCLASS PER BLOCK)															
365	233.5														
	<u> </u>														
	1														
						l									

	Claims re	numbere	d in the s	ame orde	r as prese	ented by a	pplicant		СР	A [] T.D.		R.1.	47	
Final	Original	Final	Original	Final	Original	Final	Original	Final	Original	Final	Original	Final	Original	Final	Original
1	1		17	26	33	38	49								
2	2		18	27	34										
3	3		19	28	35										
4	4		20		36										
5	5		21		37										
6	6	17	22		38										
7	7	18	23	29	39										
8	8	19	24	30	40										
9	9	20	25	31	41										
10	10		26	32	42										
11	11		27	33	43										
12	12	21	28	34	44										
13	13	22	29	35	45										
14	14	23	30	36	46										
15	15	24	31	37	47										
16	16	25	32		48										

NONE	Total Claims Allowed:		
(Assistant Examiner)	(Date)	3	8
/MICHAEL T TRAN/ Primary Examiner.Art Unit 2827	11/09/2009	O.G. Print Claim(s)	O.G. Print Figure
(Primary Examiner)	(Date)	1	1

U.S. Patent and Trademark Office Part of Paper No. 20091109

Search Notes



230.06

updated

updated

233

Class

365

365

Application/Control No.	Applicant(s)/Patent Under Reexamination
11548132	LIN, JENTSUNG

Examiner

TRAN, MICHAEL T 2827

SEARCHED		
Subclass	Date	Examiner
	11/11/07	mt
	11/11/07	mt
	3/23/09	mt

11/9/09

mt

Art Unit

SEARCH NOTES				
Search Notes	Date	Examiner		
east [see attached]	11/11/07	mt		
check 2nd non-final not yet "approved"	4/22/08	mt		
east	1/15/09	mt		
east	3/23/09	mt		
east	6/14/09	mt		
east	11/09/09	mt		

INTERFERENCE SEARCH					
Class	Subclass	Date	Examiner		
365	230.06	3/23/09	mt		
365	233.5	3/23/09	mt		
	updated	11/9/09	mt		

/MICHAEL T TRAN/ Primary Examiner.Art Unit 2827

Attorney Docket No.: 961478

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:

Jentsung Lin

Title:

DYNAMIC WORD LINE DRIVERS AND DECODERS FOR MEMORY

ARRAYS

App. No.:

11/548,132

Filed:

October 10, 2006

Examiner:

TRAN, Michael Thanh

Group Art Unit:

2827

Customer No.: 23696

Confirmation No.:

4884

Atty. Dkt. No.: 061478

M/S: AMENDMENT

Commissioner for Patents

PO Box 1450

Alexandria, VA 22313-1450

RESPONSE TO NON-FINAL OFFICE ACTION

Dear Sir:

In response to the Non-Final Office Action mailed June 17, 2009 ("Office Action"), please reconsider the above-identified application in light of the following amendments and remarks:

REMARKS

Claims 7, 11, 14 and 22 are presently amended. Claim 49 is presently added. No new matter has been added. Claims 1-16, 22-25, 28-35, 39-47 and 49 are currently pending.

The Office indicates, at page 9 of the Office Action, that claims 1-6, 28-35, 39 and 40 are allowable. Applicant thanks the Examiner for these allowances.

The Office has rejected claims 7-10, 11-16, 22, 25, and 46 under 35 U.S.C. §102. Independent claims 7, 11, and 22 are presently amended to include allowable subject matter identified by the Office at page 5 of the Office Action. Specifically, the Office admits that the prior art of record does not show, among other subject matter, "second logic to decode a second portion of the memory address, the second logic to selectively activate a particular wordline driver of the selected group of wordline drivers according to the second portion of the memory address." Applicants presently amend independent claims 7, 11, and 22 to include this allowable subject matter. Claims 7, 11, and 22 are therefore allowable.

Claims 8-10 depend from claim 7. Claims 8-10 are therefore allowable, at least by virtue of their dependence from allowable claim 7. Claims 12-16 and 46 depend from claim 11. Claims 12-16 and 46 are therefore allowable, at least by virtue of their dependence from allowable claim 7. Claim 25 depends from claim 22. Claim 25 is allowable at least by virtue of its dependence form claim 22. Additionally, Applicant has added claim 49 which depends from claim 22. Claim 49 is allowable, at least by virtue of its dependence from claim 22.

Applicant respectfully submits that pending claims 1-16, 22-25, 28-35, 39-47 and 49 are in condition for allowance.

Attorney Docket No.: 061478

CONCLUSION

Applicant respectfully requests an indication of the allowability of each of the pending claims.

The Examiner is invited to contact the undersigned attorney at the telephone number listed below if such a call would in any way facilitate allowance of this application.

The Commissioner is hereby authorized to charge any fees, which may be required, or credit any overpayment, to Deposit Account Number 17-0026.

Respectfully submitted,

<u> Sylvaba 15, 2009</u> Date Peter Michael Kamarchik, Reg. No. 63,529

QUALCOMM Incorporated Attn: Patent Department 5775 Morehouse Drive

San Diego, California 92121-1714 Telephone: (858) 658-5787 Facsimile: (858) 658-2502

Electronic Acknowledgement Receipt			
EFS ID:	6077738		
Application Number:	11548132		
International Application Number:			
Confirmation Number:	4884		
Title of Invention:	DYNAMIC WORD LINE DRIVERS AND DECODERS FOR MEMORY ARRAYS		
First Named Inventor/Applicant Name:	Jentsung Lin		
Customer Number:	23696		
Filer:	Nicholas John Pauley/Joann Denbow		
Filer Authorized By:	Nicholas John Pauley		
Attorney Docket Number:	061478		
Receipt Date:	15-SEP-2009		
Filing Date:	10-OCT-2006		
Time Stamp:	16:51:49		
Application Type:	Utility under 35 USC 111(a)		

Payment information:

Submitted with Payment no	Submitted with Payment	no
---------------------------	------------------------	----

File Listing:

Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1	Amendment/Req. Reconsideration-After	061478 OAR 09-15-09.pdf	7214843	no	12
'	Non-Final Reject	001470_0/M_07 13 03.pai	6adc7bb32b0921fdb41bf05c533e9dd29b1 8a1e1		12
Warnings:			'	,	

Information:

Total	Files	Size (in b	ytes):
-------	-------	--------	------	--------

7214843

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

New Applications Under 35 U.S.C. 111

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

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

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

New International Application Filed with the USPTO as a Receiving Office

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

Attorney Docket No.: 061478

CLAIM AMENDMENTS:

The following listing of claims will replace all prior versions, and listings, of claims in the application:

1. (Original) A circuit device comprising:

first logic to receive a clock signal and a first portion of a memory address of a memory array, the first logic to decode the first portion of the memory address and to apply the clock signal to a selected clock output of a plurality of clock outputs associated with a selected group of a plurality of wordline drivers that are associated with the memory array; and

second logic to decode a second portion of the memory address, the second logic to selectively activate a particular wordline driver of the selected group of wordline drivers according to the second portion of the memory address.

- 2. (Original) The circuit device of claim 1, wherein the first logic comprises a conditional clock generator to receive the clock signal and to selectively apply the clock signal to the selected clock output.
- 3. (Original) The circuit device of claim 2, wherein the conditional clock generator selectively applies the clock signal to the selected clock output according to the first portion of the memory address.
- 4. (Original) The circuit device of claim 1, wherein the first logic comprises a decoder to decode at least two address bits to determine the first portion of the memory address.
- 5. (Original) The circuit device of claim 1, wherein the first logic generates four conditional clock outputs, wherein one of the four conditional clock outputs is active at a time, the first logic to apply the one conditional clock output as the selected clock output.

Page 2 of 12

- 6. (Original) The circuit device of claim 1, wherein the selected group of wordline drivers comprises four wordline drivers, each of the four wordline drivers is associated with a respective wordline of the memory array, wherein the four wordline drivers share a common address input.
- 7. (Currently Amended) A method of selecting a particular wordline of a memory array, the method comprising:

decoding a first portion of a memory address of the memory array;

selectively providing a clock signal to a selected group of a plurality of wordline drivers based on [[a]]the first portion of [[a]]the memory address of the memory array, wherein each of the plurality of wordline drivers is associated with a wordline of the memory array; and

decoding a second portion of the memory address; and

activating a particular wordline driver of the selected group of wordline drivers according to [[a]]the second portion of the memory address.

- 8. (Previously presented) The method of claim 7, further comprising: receiving the clock signal;
- selectively applying the clock signal to one of a plurality of clock outputs according to the first portion of the memory address.
- (Original) The method of claim 7, further comprising:
 determining a clock output according to the first portion of the memory address using a conditional clock generator.
- 10. (Original) The method of claim 7, wherein each wordline driver in the selected group of wordline drivers has a shared address input to receive the second portion of the memory address.

Page 3 of 12

- 11. (Currently Amended) A circuit device comprising:

 means for decoding a first portion of a memory address of a memory array;

 means for selectively providing a clock signal to a selected group of wordline drivers

 based on [[a]]the first portion of [[a]]the memory address of a memory array; and

 means for decoding a second portion of the memory address; and

 means for activating a particular wordline driver of the selected group of wordline drivers

 according to [[a]]the second portion of the memory address.
- 12. (Original) The circuit device of claim 11, wherein each of the wordline drivers is associated with a wordline of the memory array.
 - 13. (Original) The circuit device of claim 12, further comprising:
 - a conditional clock generator including an address input to receive the first portion of the memory address and a clock input to receive a clock signal, the conditional clock generator to selectively apply the clock signal to one of a plurality of clock outputs according to the first portion of the memory address.
- 14. (Currently Amended) The circuit device of claim 12, further comprising a decoder to decode the memory address to determine the second portion of the memory address and wherein the means for decoding a second portion of the memory address further comprises means for applying to apply the second portion of the memory address to a shared address line.
- 15. (Original) The circuit device of claim 12, wherein the circuit device comprises an integrated circuit.
- 16. (Original) The circuit device of claim 15, wherein the integrated circuit includes the memory array.
 - 17-21. (Canceled).

- 22. (Currently Amended) A circuit device comprising: an address input;
- a plurality of clock outputs;
- a group of wordline drivers coupled to a wordline of a memory array, each wordline driver of the group of wordline drivers coupled to the address input and coupled to a respective clock output of the plurality of clock outputs; and logic comprising:
 - first logic to receive a clock signal and a first portion of a memory address of the memory array, the first logic to decode the first portion of the memory address and to apply the clock signal to a selected clock output of the plurality of clock outputs; and
 - second logic to decode a second portion of the memory address, the second logic to selectively activate a particular wordline driver of the group of wordline drivers according to the second portion of the memory address select a particular wordline driver of the group of wordline drivers according to the second portion of the memory address and to selectively apply a clock signal to one of the plurality of clock outputs to activate the selected wordline driver.
- 23. (Original) The circuit device of claim 22, wherein the selected wordline driver of the group of wordline drivers is in an active evaluation state wherein other wordline drivers of the group of wordline drivers are in a static precharge state.
- 24. (Original) The circuit device of claim 23, wherein a state of the wordline driver is determined by the selective application of the clock signal.
- 25. (Original) The circuit device of claim 22, wherein the logic comprises a conditional clock generator.

26-27. (Canceled).

28. (Previously presented) A circuit device comprising:

first logic to receive a clock signal and a first portion of a memory address of a memory array, the first logic to decode the first portion of the memory address and to apply the clock signal to a selected clock output of a plurality of clock outputs associated with a selected group of a plurality of wordline drivers that are associated with the memory array, wherein the first logic comprises a conditional clock generator to receive the clock signal and to selectively apply the clock signal to the selected clock output; and

second logic to decode a second portion of the memory address, the second logic to selectively activate a particular wordline driver of the selected group of wordline drivers according to the second portion of the memory address.

- 29. (Previously presented) The circuit device of claim 28, wherein the conditional clock generator selectively applies the clock signal to the selected clock output according to the first portion of the memory address.
 - 30. (Previously presented) A circuit device comprising:

first logic to receive a clock signal and a first portion of a memory address of a memory array, the first logic to decode the first portion of the memory address and to apply the clock signal to a selected clock output of a plurality of clock outputs associated with a selected group of a plurality of wordline drivers that are associated with the memory array, wherein the first logic comprises a decoder to decode at least two address bits to determine the first portion of the memory address; and

second logic to decode a second portion of the memory address, the second logic to selectively activate a particular wordline driver of the selected group of wordline drivers according to the second portion of the memory address.

Page 6 of 12

U.S. App. No.: 11/548,132

31. (Previously presented) A circuit device comprising:

first logic to receive a clock signal and a first portion of a memory address of a memory array, the first logic to decode the first portion of the memory address and to apply the clock signal to a selected clock output of a plurality of clock outputs associated with a selected group of a plurality of wordline drivers that are associated with the memory array, wherein the first logic generates four conditional clock outputs, wherein one of the four conditional clock outputs is active at a time, the first logic to apply the one conditional clock output as the selected clock output; and

second logic to decode a second portion of the memory address, the second logic to selectively activate a particular wordline driver of the selected group of wordline drivers according to the second portion of the memory address.

32. (Previously presented) A circuit device comprising:

first logic to receive a clock signal and a first portion of a memory address of a memory array, the first logic to decode the first portion of the memory address and to apply the clock signal to a selected clock output of a plurality of clock outputs associated with a selected group of a plurality of wordline drivers that are associated with the memory array, wherein the selected group of wordline drivers comprises four wordline drivers, each of the four wordline drivers is associated with a respective wordline of the memory array, wherein the four wordline drivers share a common address input; and

second logic to decode a second portion of the memory address, the second logic to selectively activate a particular wordline driver of the selected group of wordline drivers according to the second portion of the memory address.

Page 7 of 12

U.S. App. No.: 11/548,132

Attorney Docket No.: 061478

33. (Previously presented) A method of selecting a particular wordline of a memory array, the method comprising:

selectively providing a clock signal to a selected group of a plurality of wordline drivers based on a first portion of a memory address of the memory array, wherein each of the plurality of wordline drivers is associated with a wordline of the memory array, wherein each wordline driver in the selected group of wordline drivers has a shared address input to receive the second portion of the memory address; and activating a particular wordline driver of the selected group of wordline drivers according to a second portion of the memory address.

- 34. (Previously presented) A circuit device comprising:
- means for selectively providing a clock signal to a selected group of wordline drivers based on a first portion of a memory address of a memory array, wherein each of the wordline drivers is associated with a wordline of the memory array;
- a conditional clock generator including an address input to receive the first portion of the memory address and a clock input to receive the clock signal, the conditional clock generator to selectively apply the clock signal to one of a plurality of clock outputs according to the first portion of the memory address; and means for activating a particular wordline driver of the selected group of wordline drivers
 - eans for activating a particular wordline driver of the selected group of wordline drivers according to a second portion of the memory address.
- 35. (Previously presented) The circuit device of claim 34, further comprising a decoder to decode the memory address to determine the second portion of the memory address and to apply the second portion of the memory address to a shared address line.
 - 36-38. (Canceled).

- 39. (Previously presented) A circuit device comprising:
- an address input;
- a plurality of clock outputs;
- a group of wordline drivers coupled to a wordline of a memory array, each wordline driver of the group of wordline drivers coupled to the address input and coupled to a respective clock output of the plurality of clock outputs, wherein the selected wordline driver of the group of wordline drivers is in an active evaluation state and wherein other wordline drivers of the group of wordline drivers are in a static precharge state; and

logic comprising:

first logic to receive a clock signal and a first portion of a memory address of the memory array, the first logic to decode the first portion of the memory address and to apply the clock signal to a selected clock output of the plurality of clock outputs; and

second logic to decode a second portion of the memory address, the second logic to select a particular wordline driver of the group of wordline drivers according to the second portion of the memory address and to selectively apply a clock signal to one of the plurality of clock outputs to activate the selected wordline driver.

- 40. (Previously presented) The circuit device of claim 39, wherein a state of the one wordline driver is determined by the selective application of the clock signal.
- 41. (Previously presented) The circuit device of claim 1, wherein the first logic comprises a conditional clock generator to receive the clock signal and to selectively apply the clock signal to the selected clock output, and wherein the first logic is further to generate multiple conditional clock outputs, wherein one of the multiple conditional clock outputs is an active conditional clock output, the first logic to apply the active conditional clock output as the selected clock output.

Page 9 of 12

- 42. (Previously presented) The circuit device of claim 2, wherein the conditional clock generator selectively applies the clock signal to the selected clock according to one of the first portion and the second portion of the memory address.
- 43. (Previously presented) The circuit device of claim 1, wherein the first logic generates a plurality of conditional clock outputs, wherein one of the plurality of conditional clock outputs is active at a time, the first logic to apply the active conditional clock output as the selected clock output.
- 44. (Previously presented) The circuit device of claim 1, wherein the selected group of wordline drivers comprises four wordline drivers, each of the four wordline drivers associated with a respective wordline of the memory array, wherein the four wordline drivers share a common address input, and wherein the first logic is further to generate four conditional clock outputs, wherein one of the four conditional clock outputs is an active conditional clock output, the first logic to apply the active conditional clock output as the selected clock output.
- 45. (Previously presented) The method of claim 1, wherein each wordline driver in the selected group of wordline drivers has a shared address input to receive the second portion of the memory address.
- 46. (Previously presented) The circuit device of claim 11, wherein each of the wordline drivers is associated with a corresponding wordline of the memory array.
- 47. (Previously presented) The circuit device of claim 22, wherein the selected wordline driver of the group of wordline drivers is in an active evaluation state, wherein other wordline drivers of the group of wordline drivers are in a static precharge state, and wherein the logic comprises a conditional clock generator.
 - 48. (Canceled).
- 49. (New) The circuit device of claim 22, wherein the second logic selects the particular wordline driver of the group of wordline drivers according to the second portion of the memory address and selectively applies a clock signal to one of the plurality of clock outputs to selectively activate the particular wordline.

Page 10 of 12

PTO/SB/06 (07-06)
Approved for use through 1/31/2007. OMB 0651-0032
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

P	ATENT APPL		E DET	ERMINATION	_	Application or Docket Number 11/548,132			ing Date 10/2006	To be Mailed		
	AI	PPLICATION A	AS FILE (Column 1		Column 2)		SMALL	ENTITY \Box	OR		HER THAN ALL ENTITY	
	FOR		JMBER FIL		MBER EXTRA	Г	RATE (\$)	FEE (\$)	J.,	RATE (\$)	FEE (\$)	
	BASIC FEE (37 CFR 1.16(a), (b),	or (c))	N/A		N/A		N/A	(1)	1	N/A	(,,	
	SEARCH FEE (37 CFR 1.16(k), (i),		N/A		N/A	1	N/A		1	N/A		
	EXAMINATION FE (37 CFR 1.16(o), (p),	E	N/A		N/A		N/A		1	N/A		
	AL CLAIMS CFR 1.16(i))		min	us 20 = *		1	x \$ =		OR	x \$ =		
IND	EPENDENT CLAIM	IS	mi	inus 3 = *		1	x \$ =		1	x \$ =		
(37 CFR 1.16(h)) If the specification and drawings exceed 10 sheets of paper, the application size fee du is \$250 (\$125 for small entity) for each additional 50 sheets or fraction thereof. Se 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s).												
	MULTIPLE DEPEN											
* If t	he difference in col	umn 1 is less than	zero, ente	r "0" in column 2.			TOTAL		J	TOTAL		
	APP	(Column 1)	AMEND	DED - PART II (Column 2)	(Column 3)		OTHER THAN SMALL ENTITY OR SMALL ENTITY					
ΤN	09/15/2009 CLAIMS REMAINING NUMBER PREVIOU		HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA		RATE (\$)	ADDITIONAL FEE (\$)		RATE (\$)	ADDITIONAL FEE (\$)		
AMENDMENT	Total (37 CFR 1.16(i))	* 38	Minus	** 48	= 0	1	x \$ =		OR	X \$52=	0	
뷞	Independent (37 CFR 1.16(h))	* 11	Minus	***15	= 0		x \$ =		OR	X \$220=	0	
٨ME	Application S	ize Fee (37 CFR 1	.16(s))									
	FIRST PRESEN	NTATION OF MULTIF	LE DEPEN	DENT CLAIM (37 CFF	R 1.16(j))				OR			
							TOTAL ADD'L FEE		OR	TOTAL ADD'L FEE	0	
		(Column 1)		(Column 2)	(Column 3)							
		CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA		RATE (\$)	ADDITIONAL FEE (\$)		RATE (\$)	ADDITIONAL FEE (\$)	
MENT	Total (37 CFR 1.16(i))	*	Minus	**	= 0		x \$ =		OR	x \$ =		
	Independent (37 CFR 1.16(h))	*	Minus	***	= 0		x \$ =		OR	x \$ =		
AMEND	Application Size Fee (37 CFR 1.16(s))											
FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(j))									OR			
						•	TOTAL ADD'L FEE		OR	TOTAL ADD'L FEE		
** If	the entry in column the "Highest Numb f the "Highest Numb "Highest Number F	er Previously Paid oer Previously Paid	For" IN TH	HIS SPACE is less HIS SPACE is less	than 20, enter "20 s than 3, enter "3".			nstrument Ex		er:		

This collection of information is required by 37 CFR 1.16. The information is required to obtain or retain a benefit by the rubblish is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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



United States Patent and Trademark Office

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

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
11/548,132	10/10/2006	Jentsung Lin	061478	4884		
	7590 06/17/200 INCORPORATED	EXAM	IINER			
5775 MOREHO SAN DIEGO, O	OUSE DR.		TRAN, MICHAEL THANH			
SAN DIEGO, C	A 92121		ART UNIT	PAPER NUMBER		
			2827			
			NOTIFICATION DATE	DELIVERY MODE		
			06/17/2009	ELECTRONIC		

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

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

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

us-docketing@qualcomm.com kascanla@qualcomm.com nanm@qualcomm.com

	Application No.	Applicant(s)
Office Action Comments	11/548,132	LIN, JENTSUNG
Office Action Summary	Examiner	Art Unit
	MICHAEL T. TRAN	2827
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be timulated and will expire SIX (6) MONTHS from cause the application to become ABANDONE!	J. nely filed the mailing date of this communication. D (35 U.S.C. § 133).
Status		
1)⊠ Responsive to communication(s) filed on <u>04 Ju</u>	ine 2009.	
	action is non-final.	
3)☐ Since this application is in condition for allowar closed in accordance with the practice under E		
Disposition of Claims		
4)⊠ Claim(s) <u>1-16,22-25,28-35 and 39-47</u> is/are pe	nding in the application	
4a) Of the above claim(s) is/are withdray	- · · ·	
5) Claim(s) <u>1-6,28-35,39 and 40</u> is/are allowed.		
6)⊠ Claim(s) <u>7-16,22,25 and 46</u> is/are rejected.		
7)⊠ Claim(s) <u>23,24 and 47</u> is/are objected to.		
8) Claim(s) are subject to restriction and/or	election requirement.	
Application Papers		
9)☐ The specification is objected to by the Examine	r.	
10) The drawing(s) filed on is/are: a) acce	epted or b) objected to by the E	Examiner.
Applicant may not request that any objection to the	drawing(s) be held in abeyance. See	37 CFR 1.85(a).
Replacement drawing sheet(s) including the correcti	on is required if the drawing(s) is obj	ected to. See 37 CFR 1.121(d).
11)☐ The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.
Priority under 35 U.S.C. § 119		
12) ☐ Acknowledgment is made of a claim for foreign a) ☐ All b) ☐ Some * c) ☐ None of:		-(d) or (f).
1. Certified copies of the priority documents		
2. Certified copies of the priority documents		
 Copies of the certified copies of the prior application from the International Bureau 	•	ed III triis National Stage
* See the attached detailed Office action for a list		d.
	·	
Attachment(s)		
1) Notice of References Cited (PTO-892)	4)	
 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 60409. 	5) Notice of Informal Page 1990 Other:	

U.S. Patent and Trademark Office PTOL-326 (Rev. 08-06)

Art Unit: 2827

DETAILED ACTION

1. In response to the Communications dated June 4, 2009, claims 1-16, 22-25, 28-35, 39-47 are active in this application.

Specification

If there are cross-reference to related applications, please include the respective patent numbers, if known.

Information Disclosure Statement

3. The information disclosure statements filed June 4, 2009 have been considered.

Claim Objections

4. Claims 23, 24 and 47 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Claim Rejections- 35 U.S.C. § 102

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C.

102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- (e) the invention was described in-
- (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effect under this subsection of a national application published under section 122(b) only if the international application designating the United States was published under Article 21(2)(a) of such treaty in the English language; or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that a patent shall not be deemed filed in the United States for the purposes of this subsection based on the filing of an international application filed under the treaty defined in section 351(a).

Art Unit: 2827

6. Claims 7-10 are rejected under 35 U.S.C 102(b) as being anticipated by Watanabe et al.

[20040190352].

With respect to claim 7, Watanabe et al. disclose, in the figures, a method of selecting a particular wordline of a memory array [see figure 3, via 10i], the method comprising: selectively providing a clock signal [via 1] to a selected group of a plurality of wordline drivers [via 15ia] based on a first portion [via 37b] of a memory address of the memory array, wherein each of the plurality of wordline drivers is associated with a wordline of the memory array; and activating a particular wordline driver of the selected group of wordline drivers according to a second portion [37c] of the memory address.

With respect to claim 8, Watanabe et al. disclose, in the figures, receiving the clock signal; selectively applying the clock signal to one of a plurality of clock outputs according to the first portion of the memory address. See figure 3, element 10i.

With respect to claim 9, Watanabe et al. disclose, in the figures, determining a clock output according to the first portion of the memory address using a conditional clock generator. See figure 3, element 1.

With respect to claim 10, Watanabe et al. disclose, in the figures, each wordline driver in the selected group of wordline drivers has a shared address input to receive the second portion of the memory address. See figure 3, elements 1 and 10i.

7. Claims 11-16 and 46 are rejected under 35 U.S.C 102(b) as being anticipated by Watanabe et al. [20040190352].

With respect to claim 11, Watanabe et al. disclose, in the figures, a circuit device comprising: means for selectively providing a clock signal [figure 3, 1] to a selected group of wordline drivers [15ia] based on a first portion of a memory address [ADDIN connected to 37b] of a memory array; and means for activating a particular wordline driver of the selected group of wordline drivers

Art Unit: 2827

according to a second portion of the memory address [37c].

With respect to claim 12, Watanabe et al. disclose, in the figures, each of the wordline drivers is associated with a wordline of the memory array. See figure 3.

With respect to claim 13, Watanabe et al. disclose, in the figures, a conditional clock generator including an address input to receive the first portion of the memory address and a clock input to receive a clock signal, the conditional clock generator to selectively apply the clock signal to one of a plurality of clock outputs according to the first portion of the memory address. See figure 3, element 1.

With respect to claim 14, Watanabe et al. discloses, in the figures, a decoder to decode the memory address to determine the second portion of the memory address and to apply the second portion of the memory address to a shared address line. See figure 3, element 10i.

With respect to claim 15, Watanabe et al. discloses, in the figures, the circuit device comprises an integrated circuit. See figure 3, any elements.

With respect to claim 16, Watanabe et al. discloses, in the figures, the integrated circuit includes the memory array. See figure 3, element MBi.

With respect to claim 46, Watanabe et al. discloses, each of the wordline drivers is associated with a corresponding wordline of the memory array. See figure 60.

8. Claims 22 and 25 are rejected under 35 U.S.C 102(b) as being anticipated by Watanabe et al. [20040190352].

With respect to claim 22, Watanabe et al. disclose, in the figures, a circuit device comprising: an address input [see figure 3, electrode coupled to ADD]; a plurality of clock outputs [see figure 3, 10i]; a group of wordline drivers [15ia] coupled to a wordline of a memory array, each wordline driver of the group of wordline drivers coupled to the address input and coupled to a respective clock output of the plurality of clock outputs; and logic comprising: first logic to receive a clock signal [41] and a first portion

Art Unit: 2827

of a memory address of the memory array, the first logic to decode the first portion of the memory address and to apply the clock signal to a selected clock output of the plurality of clock outputs; and second logic [15ia] to decode a second portion of the memory address, the second logic to select a particular wordline driver of the group of wordline drivers according to the second portion of the memory address and to selectively apply a clock signal to one of the plurality of clock outputs to activate the selected wordline driver.

With respect to claim 25, Watanabe et al. disclose, in the figures, the logic comprises a conditional clock generator. See figure 3, element 1.

Allowable Subject Matter

- 9. Claims 1-6, 28-35, 39 and 40 are allowable over the prior art of record.
- 10. The following is an Examiner's statement of reasons for the indication of allowable subject matter: the prior art of records does not show (in addition to the other elements in the claim) the following:
 - second logic to decode a second portion of the memory address, the second logic to selectively activate a particular wordline driver of the selected group of wordline drivers according to the second portion of the memory address.
 - the selected wordline driver of the group ofwordline drivers is in an active evaluation state wherein other wordline drivers of the group ofwordline drivers are in a static precharge state.
 - the selected wordline driver of the group ofwordline drivers is in an active evaluation state, wherein other wordline drivers of the group of wordline drivers are in a static precharge state, and wherein the logic comprises a conditional clock generator.
 - second logic to decode a second portion of the memory address, the second logic to selectively activate a particular wordline driver of the selected group of wordline drivers according to the second portion of the memory address.
 - each wordline driver in the selected group ofwordline drivers has a shared address input to
 receive the second portion of the memory address; and activating a particular wordline driver of
 the selected group ofwordline drivers according to a second portion of the memory address.

Art Unit: 2827

a conditional clock generator including an address input to receive the first portion of the memory
address and a clock input to receive the clock signal, the conditional clock generator to selectively
apply the clock signal to one of a plurality of clock outputs according to the first portion of the
memory address; and means for activating a particular wordline driver of the selected group of
wordline drivers according to a second portion of the memory address.

second logic to decode a second portion of the memory address, the second logic to select a
particular wordline driver of the group ofwordline drivers according to the second portion of the
memory address and to selectively apply a clock signal to one of the plurality of clock outputs to
activate the selected wordline driver.

Conclusion

11. When responding to the Office action, Applicants are advised to provide the Examiner with line and page numbers of the application and/or references cited to assist the Examiner in the prosecution of this case.

12. .Any inquiry concerning this communication or earlier communications

from the Examiner should be directed to Michael T. Tran whose telephone number is (571) 272-1795.

The Examiner can normally be reached on Monday-Thursday from 7:30-6:00 P.M.

13. Any inquiry of a general nature or relating to the status of this application.

should be directed to the Group receptionist whose telephone number is (571) 272-1650.

/Michael T. Tran/ Michael T. Tran Art Unit 2827 June 15, 2009

Notice of References Cited	Application/Control No. 11/548,132	Applicant(s)/Patent Under Reexamination LIN, JENTSUNG		
Notice of References Offed	Examiner	Art Unit		
	MICHAEL T. TRAN	2827	Page 1 of 1	

U.S. PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	Classification
*	Α	US-2004/0190352	09-2004	Watanabe et al.	365/191
	В	US-			
	n	US-			
	D	US-			
	Е	US-			
	F	US-			
	G	US-			
	Н	US-			
	_	US-			
	J	US-			
	К	US-			
	L	US-			
	М	US-			

FOREIGN PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Country	Name	Classification
	N					
	0					
	Р					
	Ø					
	R					
	ß					
	Т					

NON-PATENT DOCUMENTS

		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
*		Include as applicable: Author, Title Date, Publisher, Edition or Volume, Pertinent Pages)
	С	
	>	
	W	
	х	

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

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

Notice of References Cited

Part of Paper No. 20090613

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Index of Claims	11548132	LIN, JENTSUNG
	Examiner	Art Unit
	MICHAEL T TRAN	2827

✓	Rejected	-	Cancelled	N	Non-Elected	Α	Appeal		
=	Allowed	÷	Restricted	ı	Interference	O	Objected		
☐ Claims renumbered in the same order as presented by applicant ☐ CPA ☐ T.D. ☐ R.1.47									

	renumbered	1	•					
CL	AIM					DATE		
Final	Original	11/12/2007	07/25/2008	01/16/2009	03/23/2009	06/14/2009		
	1	✓	=	=	=	II		
	2	0	=	=	=	II		
	3	0	=	=	=	II		
	4	✓	=	=	=	II		
	5	0	=	=	=	II		
	6	0	=	=	=	II		
	7	✓	=	=	=	\		
	8	✓	=	=	=	✓		
	9	✓	=	=	=	✓		
	10	0	=	=	=	√		
	11	✓	=	=	=	√		
	12	✓	=	=	=	√		
	13	0	=	=	=	✓		
	14	0	=	=	=	✓		
	15	✓	=	=	=	✓		
	16	✓	=	=	=	✓		
	17	✓	N	N	-	-		
	18	✓	N	N	-	-		
	19	0	N	N	-	-		
	20	0	N	N	-	-		
	21	0	N	N	-	-		
	22	✓	✓	=	=	✓		
	23	0	✓	=	=	0		
	24	0	✓	=	=	0		
	25	✓	✓	=	=	✓		
	26		N	N	-	-		
	27		N	N	-	•		
	28		=	=	=	II		
	29		=	=	=	II		
	30		=	=	=	=		
	31		=	=	=	=		
	32		=	=	=	=		
	33		=	=	=	=		
	34		=	=	=	=		
	35		=	=	=	=		
	36		N	N	-	1		

U.S. Patent and Trademark Office

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Index of Claims	11548132	LIN, JENTSUNG
	Examiner	Art Unit
	MICHAEL T TRAN	2827

✓	Rejected		Rejected - Cancelled N		Non-Elected			A	Appeal					
= Allowed			÷ Restricted				I Interference				O Objected		jected	
	☐ Claims renumbered in the same order as presented by applicant ☐ CPA ☐ T.D. ☐ R.1.47													
	CLA	IM							DATE					
Fi	inal	Original	11/12/20	007	07/25/2008	01/16/2009	03/23/	2009	06/14/2009					
		37			N	N	-		-					
		38			N	N	-		-					
		39			✓	=	=		=					
		40			✓	=	=		=					
		41				=	=		=					
		42				=	=		=					
		43				=	=		=					

=

=

=

✓

0

=

45

46 47

48

Search Notes



Application/Control No.	Applicant(s)/Patent Under Reexamination
11548132	LIN, JENTSUNG
Examiner	Art Unit
TRAN, MICHAEL T	2827

	SEARCHED						
Class	Subclass	Date	Examiner				
365	230.06	11/11/07	mt				
365	233	11/11/07	mt				
	updated	3/23/09	mt				

SEARCH NOTES					
Search Notes	Date	Examiner			
east [see attached]	11/11/07	mt			
check 2nd non-final not yet "approved"	4/22/08	mt			
east	1/15/09	mt			
east	3/23/09	mt			
east	6/14/09	mt			

		INTERFERENCE SEA	ARCH	
Class		Subclass	Date	Examiner
365	230.06		3/23/09	mt
365	233.5		3/23/09	mt

/MICHAEL T TRAN/ Primary Examiner.Art Unit 2827
Timely Examinor, we once 2017

EAST Search History

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
S1	0	Lin-Jentsung.in.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/11 17:06
S 2	83	clock same (partical or portion) same address same driver same ((word adj line\$1) or wordline\$1)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/11 17:07
S3	71	@ay< "2006" and S2	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/11 17:40
\$4	17745	column same row same driver	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/11 17:39
S5	2195	column same row same driver same clock	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/11 17:40
S6	287	column same row same driver same clock same ((word adj line\$1) or wordline\$1)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/11 17:40
S7	258	@ay<"2006" and S6	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM TDB	OR	ON	2007/11/11 20:16

S8	10867	address\$2 same driver same (share or "same")	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/11 20:19
S9	8974	@ay< "2006" and S8	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/11 20:19
S10	1691	S9 and (driver same ((word adj line\$1) or wordline\$1))	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/11 20:20
S11	726	S10 and (address\$2 same clock\$3)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/11 20:21
S12	240	S11 and (clock same generator)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/12 08:08
S13	6	"5459684".did. or "6856574".did. or "5596539".did.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/12 08:39
S14	525	select\$5 same clock same ((word adj line \$1) or wordline\$1) same driver same address\$2	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/12 08:40
S15	466	@ay<"2006" and S14	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/12 08:40

S16	296	S15 and ((activat\$3 or enabl\$3) same driver same address\$2)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/12 11:42
S17	114	((word adj line\$1) or wordline\$1) same driver\$1 same clock\$1 same address\$2 same invert\$3	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/12 14:02
S18	99	@ay<"2006" and S17	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/12 15:07
S19	706	((word adj line\$1) or wordline\$1) same driver\$1 same clock\$1 same address\$2	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/12 14:02
S20	27	S19 and driver\$1.ti.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/12 15:06
S21	685	clock same ((word adj line\$1) or wordline\$1) same driver\$1 same address	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/12 15:07
S22	614	@ay<"2006" and S21	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/12 16:17
S23	4037	365/233.ccls.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/12 16:17

\$25	4306	365/230.06.ccls.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	MOR	ON	2007/11/12 16:18
S 26	97	\$25 and (((word adj line\$1) or wordline\$1) same driver\$1 same clock same address)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/12 16:18
S 27	33961	address\$3 same (portion\$1 or segment \$1 or part\$1) same driv \$3	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2008/04/22 11:41
\$28	3541	S27 and (address\$3 same ((word adj line \$1) or wordline\$1))	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2008/04/22 11:42
S 29	739	\$28 and (address\$3 same clock\$3 same ((word adj line\$1) or wordline\$1))	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2008/04/22 11:44
S30	653	@ay< "2006" and S29	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2008/04/22 11:45
S31	63	(first adj fuse) same (second adj fuse) same compar\$3	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2008/04/22 14:01
S 32	2	"6728158".did.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2008/04/22 14:23

S33	6	"20020166028".did. or "6233191".did. or "4365319".did.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2008/04/23 14:14
S34	33961	address\$3 same (portion\$1 or segment \$1 or part\$1) same driv \$3	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2008/04/23 14:15
S35	3541	\$34 and (address\$3 same ((word adj line \$1) or wordline\$1))	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2008/04/23 14:15
S36	739	\$35 and (address\$3 same clock\$3 same ((word adj line\$1) or wordline\$1))	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2008/04/23 14:15
S37	653	@ay<"2006" and \$36	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2008/04/23 14:15
S38	3	S33 and S37	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2008/04/23 14:15
S39	6	"6856574".did. or "5602796".did. or "20010015926".did.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2008/04/23 15:01
S40	6	"20040190035".did. or "20050052904".did. or "20040246806".did.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2008/07/15 21:50

S41	2	"6549480".did.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2008/07/16 09:03
S42	4392	address\$3 same (clock \$3) same ((word adj line\$1) or wordline\$1)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/15 08:28
S43	536	address\$3 same (clock \$3) same ((word adj line\$1) or wordline\$1) same (high or activat \$3 or enabl\$3) same driver\$1	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/15 08:29
S44	421	@ay<"2006" and S43	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/15 08:30
S 45	0	365/233.ccls.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/15 08:30
S46	0	S45 and (((word adj line\$1) or wordline\$1) same driver\$1 same clock same address)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/15 08:30
S48	5238	365/230.06.ccls.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/15 08:32
S50	0	dual same bit\$1 same flash same paage	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/15 11:35

S 51	63	dual same bit\$1 same flash same page	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/15 11:35
S52	41	\$51 and simultaneous \$2	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/15 11:35
S53	19	S51 and "at same time"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/15 11:49
S54	104901	(portion or part) same memory same address \$3	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/15 17:49
S55	104901	(portion or part) same memory same address \$3	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/15 17:50
S56	462	(portion or part) same memory same address \$3 same clock\$3 same ((word adj line\$1) or wordline\$1)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/15 17:51
S 57	100	(portion or part) same memory same address \$3 same clock\$3 same ((word adj line\$1) or wordline\$1) same driver\$1	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/15 17:51
S58	100	(portion or part) same memory same address \$3 same clock\$3 same ((word adj line\$1) or wordline\$1) same driver\$1	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/15 17:54

S 59	75	@ay< "2006" and S58	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/15 17:54
S60	462	(portion or part) same memory same address \$3 same clock\$3 same ((word adj line\$1) or wordline\$1)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/15 18:13
S61	384	@ay<"2006" and \$60	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/15 18:13
S62	309	S61 not S59	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/15 18:13
S63	626	memory same address \$3 same clock\$3 same ((word adj line\$1) or wordline\$1) same driver\$1	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/15 21:35
S64	501	@ay<"2006" and S63	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/15 21:35
S65	498	S64 not S62	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/15 21:35
S66	857	address\$3 same clock \$3 same ((word adj line \$1) or wordline\$1) same driver\$1	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/16 09:19

S67	687	@ay<"2006" and \$66	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/16 09:20
S68	100	(portion or part) same memory same address \$3 same clock\$3 same ((word adj line\$1) or wordline\$1) same driver\$1	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/16 09:20
S69	75	@ay<"2006" and S68	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/16 09:20
S70	462	(portion or part) same memory same address \$3 same clock\$3 same ((word adj line\$1) or wordline\$1)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/16 09:20
S71	384	@ay<"2006" and S70	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/16 09:20
S72	309	S71 not S69	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/16 09:20
S73	626	memory same address \$3 same clock\$3 same ((word adj line\$1) or wordline\$1) same driver\$1	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/16 09:20
S74	501	@ay<"2006" and S73	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/16 09:20

S75	498	S74 not S72	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/16 09:20
S76	189	S67 not S75	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/16 09:20
S77	1	"5826056".did. and S76	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/16 11:50
S78	0	"5826056"".did"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/16 11:50
S79	2	"5826056".did. and (address\$3 same clock \$3 same driver\$1)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/16 11:51
S80	2	"4365319".did.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/16 12:23
S81	5324	365/230.06.ccls.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/03/23 09:07
S82	136	S81 and (((word adj line\$1) or wordline\$1) same driver\$1 same clock same address)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/03/23 09:07

S83	130	365/233.\$.ccls. and (((word adj line\$1) or wordline\$1) same driver\$1 same clock same address)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/03/23 09:08
S84	12	365/233.5.ccls. and (((word adj line\$1) or wordline\$1) same driver\$1 same clock same address)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/03/23 09:09
S85	2	"2004190352".did.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/06/13 17:15
S86	0	"20041900352".did.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/06/13 17:20
S87	2	"20040190352".did.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/06/13 17:21

6/14/2009 7:09:28 AM

C:\ Documents and Settings\ mtran1\ My Documents\ EAST\ Workspaces\ 11548132.wsp

Receipt date: 06/04/2009 11548132 - GAU: 2827

Doc code: IDS Doc description: Information Disclosure Statement (IDS) Filed PTO/S8/06s (64-08)
Approved for use through 05/31/2009, OMB 0661-0031
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

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

	Application Number		11548132	
	Filing Date		2096-10-10	,
INFORMATION DISCLOSURE	First Named Inventor	LIN		Same
STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99)	Art Unit		2827	harmon
(1406 (O) paminapion anasi ai vi is ilsa)	Examiner Name	me TRAN, MICHAEL THANH		******
	Attorney Docket Numb	9f	061478	·

					U.S.F	PATENTS				
Examiner Cite Initial* No Patent Numbe		Patent Number	Kind Code ¹	, Issue Date		Name of Patentee or Applicant of cited Document		Pages,Columns,Lines where Relevant Passages or Relev Figures Appear		
	1	7092305		2006-08	J-15	WATANABE ET AL.				
If you wisi	1 to ac	Ldd additional U.S. Pate	nt citatio	i n inform	ation pl	ease click the	Add button.	l		
			U.S.P	ATENT	APPLIC	CATION PUB	LICATIONS			
Examiner Initial*	Cite No	Publication Number	Kind Code ¹	Publica Date	ition	Name of Patentee or Applicant F		Relev	'ages,Columns,Lines where lelevant Passages or Releva igures Appear	
	1									
If you wis	n to ac	idd additional U.S. Pubi	ished Ap	plication	citation	n information i	please click the Ad	d butto	n.	*********
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,				FOREIG	on pat	ENT DOCUM	IENTS	***************************************		
Examiner Initial*	Cite No	Foreign Document Number ³	Countr Code ² i	•	Kind Code ⁴	Publication Date	Name of Patente Applicant of cited Document		Pages Columns Lines where Relevant Passages or Relevant Figures Appear	ms.
	1									
If you wis	n to a	idd additional Foreign P	latent Do	cument	citation	information p	lease click the Add	buttor	}	i
			NON	I-PATE	NT LITE	RATURE DO	CUMENTS			
Examiner Initials*	Cite No	Include name of the a (book, magazine, jou publisher, city and/or	mal, sen	al, symp	osium,	catalog, etc),				Ţŝ

88S Web 2.1.13

Receipt date: 06/04/2009 11548132 - GAU: 2827

	**********	*************	***************************************	Application Number		11648132		
				Filing Date		2006-10-10		
1	INFORMATION DISCLOSURE STATEMENT BY APPLICANT			First Named Inventor LIN		••••••	**************	
1				Art Unit	····	2627		
(380) (37)	Not for submission under 37 CFR 1.99)			Examiner Name TRAN, MICHAEL THANH				
				Attorney Docket Numl	Attorney Docket Number 051478			*****
	4	1	RNATIONAL SEARCH REP NT OFFICE - 2008-05-14	ORT - PCT/US07/080993 -	INTER	NATIONAL SEARCH AUTHORITY - EUROI		
WRITTEN OPINION - PCT/US07/080993 - INTE 2 OFFICE - 2008-05-14					L SEAL	RCH AUTHORITY - EUROPEAN PATENT		
If you wis	ih to a	dd add	itional non-patent literatu	ire document citation info	rmatio	n please click the Add button		
				EXAMINER SIGNA	TURE	ee.	10000	
Examine	r Signs	iture	/Michael Tran/			Date Considered 06/14	/2009	
						mance with MPEP 609. Draw line throu th next communication to applicant.	ıgh a	
Standard S * Kind of do	T,3). 14 ocument	or Japa by the a	inese patent documents, the in	dication of the year of the reign	of the E	office that issued the document, by the two-letter of imperor must precede the serial number of the pater of ST, 16 if possible. Supplicant is to place a one	tent docum	ent

EFS Web 2,1,13

INTERNATIONAL SEARCH REPORT

International application No

		101/032	007/000993				
A. CLASSI INV.	FICATION OF SUBJECT MATTER G11C8/08 G11C8/12 G11C11/	408					
According to	o International Patent Classification (IPC) onto both national classifi	cation and IPC					
B. FIELDS	SEARCHED	THE RESERVE THE THE PERSON OF	MANAGARANAN MANAGARAN MANAGAR				
Minimum do G11C	cumentation searched (classification system followed by classifica	tion symbols)					
	on searched other than minimum documentation to the extent that						
EPO-In	ata bese consulted during the International search (name of data E	ase and, where practical, search terms (ised)				
с. росим	ENTS CONSIDERED TO BE RELEVANT	***************************************	***************************************				
Category*	Gitation of document, with indication, where appropriate, of the r	elevant passages	Relevant to claim No.				
Χ	US 2004/190352 A1 (WATANABE NAOY AL) 30 September 2004 (2004-09-3	A [JP] ET	11-27				
А	They be supposition, month (month 02, c	· w /	1-10				
**************************************	abstract figures 3,34 paragraphs [0176] - [0199] paragraphs [0400] - [0403]						
A	US 2005/052904 A1 (CHO BEAK-HYUN AL) 10 March 2005 (2005-03-10) abstract figure 4 paragraphs [0038] - [0058]	1-27					
А	US 2004/246806 A1 (HA CHANG WAN 9 December 2004 (2004-12-09) abstract figure 1 paragraphs [0039] - [0043]	[US])	1-27				
☐ Funt	her documents are listed in the continuation of Box C.	X See patent family annex.					
* Special c	extegories of cited documents ;	"T" later document published after the	international filing date				
consid	ent defining the general state of the art which is not tered to be of particular relevance document but published on or after the international	or priority date and not in conflict cited to understand the principle of invention	with the application but or theory underlying the				
filing date *L* document which may throw doubts on priority claim(s) or which is client to exhabite the nutrilication data of another which is client to exhabite the nutrilication data of another which is client to exhabite the nutrilication data of another "L" document which may throw doubts on priority claim(s) or involve an inventive step when the document is taken alone							
"O" docume other r	citation or other special reason (as specified) "O" document referring to an oral disclosure, use, exhibition or other means "O" document referring to an oral disclosure, use, exhibition or other means "O" document referring to an oral disclosure, use, exhibition or other means or one other such document is combined with one or more other such documents, such combination being obvious to a person skilled						
iaterti	*P* document published prior to the international filing date but later than the priority date claimed '&' document member of the same patent family						
Date of the	actual completion of the international search	Date of mailing of the international	search report				
6	May 2008	14/05/2008					
Name and r	ทฮฟักg address of the ISA/ European Patent Office, P.B. 5818 Patentilaan 2 NL 2280 HV โฟรฟฟ์ห	Authorized officer	,				
-	Tel (+31-70) 340-2040, Tx. 31 651 epo ni, Fax: (+31-70) 340-3016	Operti, Antonio					

Form PCT/ISA/210 (second sheet) (April 2005)

INTERNATIONAL SEARCH REPORT

information on patent family members

International application No PCT/US2007/080993

Patent document cited in search report	AATTERNEY'S	Publication date	Patent family Publication member(s) date
US 2004190352	A1	30-09-2004	NONE
US 2005052904	A1	10-03-2005	KR 20050025730 A 14-03-2005 US 2006215435 A1 28-09-2006 US 2006250885 A1 09-11-2006
US 2004246806	A1	09-12-2004	NONE

Form POT/ISA/210 (patent family annex) (April 2005)

PATENT COOPERATION TREATY

rom th	he NATIONAL SEAR	CHING AUTHORITY							
To:					PCT				
	see form PCT/ISA/220			WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (PCT Rule 43bis.1) Date of mailing (day/month/year) see form PCT/ISA/210 (second sheet)					
Applia	cant's or agent's file	reference		FOR FURTH	ER ACTION				
	form PCT/ISA/22			See paragraph 2					
	ational application N /US2007/080993			(day/month/year)	Priority date (day/month/year) 10.10.2006				
Intern	national Patent Class	ification (IPC) or both national cla	assification	and IPC					
		C8/12 G11C11/408							
Amali									
Appli QUA	cant ALCOMM INCO!	RPORATED							
1.	⊠ Box No. I	ntains indications relating	to the fo	llowing items:					
	☐ Box No. II	Priority	n with roa	and to novelty in	ventive step and industrial applicability				
	☐ Box No. III	Lack of unity of invention	n with req	egard to novelty, inventive step and industrial applicability					
	☐ Box No. IV ☐ Box No. V		Rule 43 <i>b</i> xplanatio	is.1(a)(i) with regans supporting suc	ard to novelty, inventive step or industrial h statement				
	☐ Box No. VI	Certain documents cited	•	,, ,					
	☑ Box No. VII	Certain defects in the intern	ational ap	plication					
	Box No. VIII	Certain observations on the	internation	onal application					
2.	FURTHER ACT	ION							
	written opinion o	of the International Preliminary coses an Authority other than reau under Rule 66.1 <i>bis</i> (b) th	/ Examini this one	ng Authority ("IPt to be the IPFA ar	on will usually be considered to be a EA") except that this does not apply where nd the chosen IPEA has notifed the nternational Searching Authority				
	aubmit to the ID	EA a written reply together, w mailing of Form PCT/ISA/220	here ann	rooriate, with ame	of the IPEA, the applicant is invited to endments, before the expiration of 3 months 22 months from the priority date,				
	For further optic	ns, see Form PCT/ISA/220.							
3.		ils, see notes to Form PCT/IS/	A/220.						
					•				
Nan	ne and mailing addre	ess of the ISA:	Date of	f completion of inion	Authorized Officer				
-	D-80298 Tel. +49 8	Patent Office Munich 39 2399 - 0 Tx: 523656 epmu d 89 2399 - 4465	see for PCT/IS	m	Operti, Antonio Telephone No. +49 89 2399-5781				

Form (PCT/ISA/237) (Cover Sheet) (April 2005)

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/US2007/080993

	Вс	x No	o. I Basis of the opinion
1.	Wi	th re	gard to the language, this opinion has been established on the basis of:
	\boxtimes	the	e international application in the language in which it was filed
		a t pu	ranslation of the international application into , which is the language of a translation furnished for the rposes of international search (Rules 12.3(a) and 23.1 (b)).
2.			is opinion has been established taking into account the rectification of an obvious mistake authorized or notified to this Authority under Rule 91 (Rule 43bis.1(a))
3.			gard to any nucleotide and/or amino acid sequence disclosed in the international application and eary to the claimed invention, this opinion has been established on the basis of:
	a.	type	of material:
			a sequence listing
			table(s) related to the sequence listing
	b.	form	at of material:
			on paper
			in electronic form
	c.	time	of filing/furnishing:
			contained in the international application as filed.
			filed together with the international application in electronic form.
			furnished subsequently to this Authority for the purposes of search.
4.		ha cc	addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto as been filed or furnished, the required statements that the information in the subsequent or additional spies is identical to that in the application as filed or does not go beyond the application as filed, as opropriate, were furnished.

Form PCT/ISA/237 (April 2007)

5. Additional comments:

Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes: Claims

No:

No:

<u>1-10</u> 11-27

Inventive step (IS)

Yes: Claims

Claims

Claims

1-10

Industrial applicability (IA)

Yes: Claims

11-27 1-27

No: Claims

2. Citations and explanations

see separate sheet

Box No. VII Certain defects in the international application

The following defects in the form or contents of the international application have been noted:

see separate sheet

Box No. VIII Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

see separate sheet

Re Item V.

- 1. The following document D1: US 2004/190352 A1 (WATANABE NAOYA [JP] ET is referred to in this communication; the numbering will be adhered to the rest of the procedure.
- 2. The subject-matter of the apparatus claims 1, as far as they can be understood (see Item VIII below), is neither disclosed neither rendered obvious by the available prior art, because it applies the clock signal only to a selected clock output (for ex. CLK<0>), so that the clock drives a single line (130) of a group of wordline drivers (104..106). This apparatus has the advantage of reducing the power consumption and additionally it reduces the layout complexity of the circuit design.

These apparatus claim 1 would thus appear to meet requirements of Art 33(1) PCT with respect to the available prior art.

Although these apparatus claim 1 would thus appear to meet requirements of Art. 33(1) PCT with respect to the available prior art, amendment is required to overcome the clarity objections under Item VIII.

- 3. The same argumentation is also valid for the method according to independent claim 7 and its dependent claims 8-10 representing the same combination of features as apparatus claims 1-6, but formulated as a method. Thus, the subject-matter of claims 7 and 8-10 would thus appear to meet the requirements of novelty and inventive step and thus satisfies the criterion set forth in Article 33(1) PCT.
- 4. The subject-matter of the claim 11 is not new in the sense of Article 33(2) PCT. The document D1 discloses (the references in parentheses applying to this document): means for selectively providing a clock (figure 3, 1) to a selected group of wordlines (15ia and other drivers connected to the other local control circuit 10a) based on a first portion address (ADDIN connected to 37b), means for activating a particular wordline drivers based on a second portion address (37c).
- 5. The additional features of dependent claims 12-16 appear to add nothing of inventive

Form PCT/ISA/237 (Separate Sheet) (Sheet 1) (EPO-April 2005)

significance to claim 11, as the additional features introduced by said dependent claims refer only to minor implementing details which are disclosed or obviously derivable from the cited prior art references or fall within the general knowledge of a person skilled in the art.

6. The subject-matter claims 17-27 essentially corresponds to the subject-matter of claims 11-16. The same objections raised in respect of claims 11-16 (under points above), therefore, apply, mutatis mutandis, to the claims 17-27.

Re Item VII

c)

ù

- 1. To meet the requirements of Rule 5.1(a)(ii) PCT, the document D1 should be identified in the description and the relevant background art disclosed therein should be briefly discussed.
- 2. Any independent claim should be in the proper two-part "characterized" form recommended by Rule 63(b) PCT, having a preamble that correctly reflects the nearest prior art represented by document D1.
- 3. Reference signs in parentheses should be inserted in the claims to increase their intelligibility, Rule 6.2(b) PCT.

Re Item VIII

1. Claim 1 lacks an essential feature so that Art 6 PCT read in combination with Rule 6.3(b) PCT.

Subject-matter of claim 1 does not say **how** to associate a selected clock with a selected group of a plurality of wordline drivers (claim 1 lines 5-6). According to figure 1, the selected clock output is associated to a **plurality** of wordline drivers (106, 106) and not to a **selected** (for ex. 104) group of a plurality of wordline drivers.

2. The various definition of the invention given by the independent claims 1, 11, 17, 22 and

Form PCT/ISA/237 (Separate Sheet) (Sheet 2) (EPO-April 2005)

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (SEPARATE SHEET)

International application No.

PCT/US2007/080993

26 are such that the claims as a whole are not concise, so that Article 6 PCT is not met.

Form PCT/ISA/237 (Separate Sheet) (Sheet 3) (EPO-April 2005)

Electronic Patent <i>I</i>	App	olication Fee	Transmi	ttal		
Application Number:	11548132					
Filing Date:	10-	Oct-2006				
Title of Invention:	DYNAMIC WORD LINE DRIVERS AND DECODERS FOR MEMORY ARRAYS					
First Named Inventor/Applicant Name:	Jentsung Lin					
Filer:	Nicholas John Pauley/Joann Denbow					
Attorney Docket Number:	06	1478				
Filed as Large Entity						
Utility under 35 USC 111(a) Filing Fees						
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)	
Basic Filing:						
Pages:						
Claims:						
Miscellaneous-Filing:						
Petition:						
Patent-Appeals-and-Interference:						
Post-Allowance-and-Post-Issuance:						
Extension-of-Time:						

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Miscellaneous:				
Request for continued examination	1801	1	810	810
	Tot	(\$)	810	

Electronic Acl	knowledgement Receipt
EFS ID:	5457884
Application Number:	11548132
International Application Number:	
Confirmation Number:	4884
Title of Invention:	DYNAMIC WORD LINE DRIVERS AND DECODERS FOR MEMORY ARRAYS
First Named Inventor/Applicant Name:	Jentsung Lin
Customer Number:	23696
Filer:	Nicholas John Pauley/Joann Denbow
Filer Authorized By:	Nicholas John Pauley
Attorney Docket Number:	061478
Receipt Date:	04-JUN-2009
Filing Date:	10-OCT-2006
Time Stamp:	18:09:16
Application Type:	Utility under 35 USC 111(a)

Payment information:

Submitted with Payment	yes
Payment Type	Deposit Account
Payment was successfully received in RAM	\$810
RAM confirmation Number	4390
Deposit Account	170026
Authorized User	

The Director of the USPTO is hereby authorized to charge indicated fees and credit any overpayment as follows:

Charge any Additional Fees required under 37 C.F.R. Section 1.16 (National application filing, search, and examination fees)

Charge any Additional Fees required under 37 C.F.R. Section 1.17 (Patent application and reexamination processing fees)

Charge any Additional Fees required under 37 C.F.R. Section 1.19 (Document supply fees)

Charge any Additional Fees required under 37 C.F.R. Section 1.20 (Post Issuance fees)

Charge any Additional Fees required under 37 C.F.R. Section 1.21 (Miscellaneous fees and charges)

File Listing:

Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1	Transmittal Letter	061478_RCE_06-04-09.pdf	2297520	no	3
·			9895a79a2aa9a4040c59dc797fc1667ee7a0 7131		_
Warnings:					
Information:					
2	Transmittal Letter	061478_SIDS_06-04-09.pdf	3748185	no	4
			ee9228848c2c0b237440482d9d5c96aab2e 0e828		
Warnings:					
Information:					
3	NPL Documents	061478_2008-05-14_ISR.pdf	1610559	no	2
			628f09ca27d3e3f79613e257b4dee50dd5c 929cb	5	
Warnings:					
Information:					
4	NPL Documents	061478_2008-05-14_WO.pdf	224359	no	6
·			4b3ee8a0e272f2a0d93656292eeb65f0112 21179		
Warnings:					
Information:					
5	Fee Worksheet (PTO-875)	fee-info.pdf	30459	no	2
			ff61450b7b6bf11bea641d11dfc2babb57c5 681a		
Warnings:					
Information:					
		Total Files Size (in bytes)	79	11082	

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

New Applications Under 35 U.S.C. 111

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

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

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

New International Application Filed with the USPTO as a Receiving Office

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

	REQU	JEST FC	R CONTINUEL (Submitted	D EXAMINATION OF THE PROPERTY	N(RCE)TRANSMITTAI -Web)	!	
Application Number	11548132	Filing Date	2006-10-10	Docket Number (if applicable)	061478	'Art Unit	2827
First Named Inventor	LIN, Jentsung			Examiner Name	TRAN, Michael Thanh		•
Request for C	ontinued Examina	tion (RCE)	practice under 37 CF	7 CFR 1.114 of the FR 1.114 does not ap s form is located at V	above-identified application. oply to any utility or plant applica WWW.USPTO.GOV	ation filed	prior to June 8,
	·	_		UIRED UNDER 37			
in which they entered, appli	were filed unless a cant must request	applicant ins non-entry o	structs otherwise. If a of such amendment(s	applicant does not wi s).	nents enclosed with the RCE wi sh to have any previously filed t	inentered	amendment(s)
Previously submission	y submitted. If a fir in even if this box	nal Office ad is not check	ction is outstanding, a ked.	any amendments file	d after the final Office action ma	y be con	sidered as a
☐ Co	nsider the argume	ents in the A	ppeal Brief or Reply	Brief previously filed	on		
Ott	ner						
Ar	nendment/Reply						
⊠ Inf	ormation Disclosu	re Statemer	nt (IDS)	•			
Aff	idavit(s)/ Declarati	on(s)	•				
Ot	her		U				<u>.</u>
			MIS	CELLANEOUS			
				requested under 37 ler 37 CFR 1.17(i) re	CFR 1.103(c) for a period of mo quired)	onths _	
Other							
				FEES			
	ctor is hereby auti	FR 1.17(e) i horized to c 10026	s required by 37 Cf harge any underpay	FR 1.114 when the iment of fees, or cred	RCE is filed. it any overpayments, to		
	5	SIGNATUR	RE OF APPLICAN	T, ATTORNEY, OF	R AGENT REQUIRED		
□ Patent	Practitioner Signa	ature					
Applic	ant Signature						
L							

EFS - Web 2.0

PTO/SB/30EFS (08/06)
Approved for use through 08/31/2006. OMB 0651-0031
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it contains a valid OMB control number.

Signature of Registered U.S. Patent Practitioner							
Signature	Peter M. Kamarchik	Date (YYYY-MM-DD)	2009-06-04				
Name	Peter M. Kamarchik	Registration Number	63529				

This collection of information is required by 37 CFR 1.114. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450.

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

Privacy Act Statement

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

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

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

EFS - Web 2.0

Doc code: IDS

Doc description: Information Disclosure Statement (IDS) Filed

PTO/SB/08a (04-09)
Approved for use through 05/31/2009. OMB 0651-0031
formation Disclosure Statement (IDS) Filed
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it contains a valid OMB control number.

11548132 **Application Number** 2006-10-10 Filing Date INFORMATION DISCLOSURE LIN First Named Inventor STATEMENT BY APPLICANT 2827 Art Unit (Not for submission under 37 CFR 1.99) TRAN, MICHAEL THANH **Examiner Name** Attorney Docket Number 061478

				· · · · · · · · · · · · · · · · · · ·	U.S.F	PATENTS					
Examiner Initial*	Cite No	Patent Number	Kind Code ¹ Issue Date		I I I I I I I I I I I I I I I I I I I		· · · · · · · · · · · · · · · · · · ·			s,Columns,Lines where rant Passages or Relev es Appear	
	1	7092305		2006-08-15		WATANABE ET AL.					
If you wisl	h to ac	dd additional U.S. Pater	t citatio	n inform	ation pl	ease click the	Add button.				
			U.S.P	ATENT	APPLIC	CATION PUBL	ICATIONS	_			
Examiner Initial*	Cite No	Publication Number	Kind Code ¹			Name of Patentee or Applicant of cited Document		Pages,Columns,Lines wher Relevant Passages or Rele Figures Appear			
	1			-							
If you wis	h to a	dd additional U.S. Publi	shed Ap	plication	citatio	n information p	lease click the Ad	d butto	on.		
				FOREIG	SN PAT	ENT DOCUM	ENTS				
Examiner Initial*	Cite No	Foreign Document Number ³	Country Code ² i		untry Kind Publication Ap		Name of Patentee or Applicant of cited Document		Pages, Columns, Lines where Relevant Passages or Relevant Figures Appear	T 5	
	1	·									
If you wis	h to a	dd additional Foreign Pa	atent Do	cument	citation	information pl	ease click the Ado	butto	n		
			NOI	N-PATE	NT LITE	RATURE DO	CUMENTS				
Examiner Initials*	Cite No	Include name of the ar (book, magazine, journ publisher, city and/or of	nal, seri	al, symp	osium,	catalog, etc), o	the article (when a date, pages(s), vol	approp ume-is	riate), title of the item ssue number(s),	T5	

INFORMATION DISCLOSURE STATEMENT BY APPLICANT

(Not for submission under 37 CFR 1.99)

		· · · · · · · · · · · · · · · · · · ·		
Application Number		11548132		
Filing Date		2006-10-10		
First Named Inventor LIN				
Art Unit		2827		
Examiner Name TRAN		I, MICHAEL THANH		
Attorney Docket Number		061478		

	1		ERNATIONAL SEARCH REPORT - PCT/US07/080993 - INTERNATIONAL SEARCH AUTHORITY - EUROPEAN ENT OFFICE - 2008-05-14
	2	1	TTEN OPINION - PCT/US07/080993 - INTERNATIONAL SEARCH AUTHORITY - EUROPEAN PATENT ICE - 2008-05-14
If you wis	sh to a	dd ad	ditional non-patent literature document citation information please click the Add button
			EXAMINER SIGNATURE
Examine	r Sign	ature	Date Considered
			f reference considered, whether or not citation is in conformance with MPEP 609. Draw line through a primance and not considered. Include copy of this form with next communication to applicant.
Standard S	ST.3). ³ ocumen	For Jap t by the	TO Patent Documents at www.USPTO.GOV or MPEP 901.04. ² Enter office that issued the document, by the two-letter code (WIPO panese patent documents, the indication of the year of the reign of the Emperor must precede the serial number of the patent document appropriate symbols as indicated on the document under WIPO Standard ST.16 if possible. ⁵ Applicant is to place a check mark here ion is attached.

INFORMATION DISCLOSURE STATEMENT BY APPLICANT

(Not for submission under 37 CFR 1.99)

Application Number	-	11548132	
Filing Date		2006-10-10	
First Named Inventor	LIN		
Art Unit	.1	2827	
Examiner Name	TRA	N; MICHAEL THANH	
Attorney Docket Numb	per	061478	

		CERTIFICATION	STATEMENT	
Plea	se see 37 CFR 1.	97 and 1.98 to make the appropriate selection	on(s):	
	from a foreign pa	of information contained in the information of atent office in a counterpart foreign applications sure statement. See 37 CFR 1.97(e)(1).	disclosure statement was f lition not more than three i	first cited in any communication months prior to the filing of the
OR				·
	foreign patent of after making reas any individual de	information contained in the information difice in a counterpart foreign application, an sonable inquiry, no item of information containing attention and the content of th	d, to the knowledge of the nined in the information dis-	person signing the certification closure statement was known to
	See attached cer	tification statement.		
	Fee set forth in 3	7 CFR 1.17 (p) has been submitted herewith	١.	
X	None			
	ignature of the ap	SIGNA* plicant or representative is required in accord		3. Please see CFR 1.4(d) for the
Sign	nature	Peter M. Kamaralish	Date (YYYY-MM-DD)	2009-6-4
Nan	ne/Print	PETER M. KAMARCHIK	Registration Number	63529

This collection of information is required by 37 CFR 1.97 and 1.98. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 1 hour to complete, including gathering, preparing and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

Privacy Act Statement

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

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

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

Receipt date: 05/29/2008 Doc code:IDS

EFS Web 2.1.1

11548132 - GAU: 2827
PTO/SB/08a (03-08)
Approved for use through 05/31/2008. OMB 0651-0031
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

Doc description: Information Disclosure Statement (IDS) Filed

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 Number 11548132 Filing Date 2006-10-10 INFORMATION DISCLOSURE First Named Inventor Jentsung Lin STATEMENT BY APPLICANT Art Unit 2827 (Not for submission under 37 CFR 1.99) Tran, Michael Thanh **Examiner Name** Attorney Docket Number 061478

					U.S.F	PATENTS			Remove		
Examiner Initial*	er Cite No Patent Number		Kind Code ¹	Issue C)ate	Name of Patentee or Applicant of cited Document		Pages,Columns,Line Relevant Passages Figures Appear			
	1			-							
If you wisl	n to ac	dd additional U.S. Pater	nt citatio	n inform	ation pl	ease click the	Add button.		Add		
						CATION PUBI			Remove		
Examiner Initial*	Examiner Cite Initial* Publication Number				ition	Name of Patentee or Applicant of cited Document		Pages,Columns,Lines v Relevant Passages or F Figures Appear			
<u> </u> 09	2004/0190352 1 20040190035 - 26		2004-09-30 Watanabe, Naoya								
	2	20050052904		2005-03-10		Cho, Beak-Hung					
	3	20040246806		2004-12	2-09	Ha, Chang Wan					
If you wisl	h to ac	l dd additional U.S. Publis	shed Ap	plication	citation	n information p	lease click the Add	button	Add		
				FOREIG	3N PAT	ENT DOCUM	ENTS		Remove		
Examiner Initial*	Cite No	Foreign Document Number ³	Country Code ²			Publication Date	Applicant of cited		Pages,Columns,Line where Relevant Passages or Relevant Figures Appear		T5
	1										

ALL REFERENCES CONSIDERED EXCEPT WHERE LINED THROUGH. /MT/

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

NOTICE OF ALLOWANCE AND FEE(S) DUE

23696 7590 04/02/2009 UALCOMM INCORPORATED

QUALCOMM INCORPORATED 5775 MOREHOUSE DR. SAN DIEGO, CA 92121 EXAMINER

TRAN, MICHAEL THANH

ART UNIT PAPER NUMBER

2827

DATE MAILED: 04/02/2009

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
11/548,132	10/10/2006	Jentsung Lin	061478	4884

TITLE OF INVENTION: DYNAMIC WORD LINE DRIVERS AND DECODERS FOR MEMORY ARRAYS

APPLN. TYPE	SMALL ENTITY	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	NO	\$1510	\$300	\$0	\$1810	07/02/2009

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

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

HOW TO REPLY TO THIS NOTICE:

I. Review the SMALL ENTITY status shown above.

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

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

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

If the SMALL ENTITY is shown as NO:

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

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

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

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

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

Page 1 of 3

PART B - FEE(S) TRANSMITTAL

Complete and send this form, together with applicable fee(s), to: Mail

Mail Stop ISSUE FEE
Commissioner for Patents
P.O. Box 1450
Alexandria, Virginia 22313-1450
or Fax (571)-273-2885

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

indicated unless corrected maintenance fee notificati	d below or directed oth	nerwise in Block 1, by (a) specifying a new con	respondence address	; and/or (b) i	ndicating a sep	arate "FEE ADDRESS" for
CURRENT CORRESPONDE	NCE ADDRESS (Note: Use Bl	ock 1 for any change of address)	N F P h	fote: A certificate of ee(s) Transmittal. Th apers. Each addition ave its own certificat	mailing can is certificate al paper, such e of mailing o	only be used for cannot be used to as an assignment r transmission.	or domestic mailings of the for any other accompanying ent or formal drawing, must
23696	7590 04/02.	/2009	_			ailing or Trans	emission
QUALCOMM I 5775 MOREHOU SAN DIEGO, CA		D	I S a tu	hereby certify that the tates Postal Service ddressed to the Mai ansmitted to the USF	nis Fee(s) Tra with sufficien I Stop ISSUI TO (571) 273	nsmittal is being t postage for fir E FEE address 3-2885, on the d	g deposited with the United st class mail in an envelope above, or being facsimile late indicated below.
							(Depositor's name)
							(Signature)
			L				(Date)
APPLICATION NO.	FILING DATE		FIRST NAMED INVENT	OR	ATTORNEY	DOCKET NO.	CONFIRMATION NO.
11/548,132	10/10/2006	•	Jentsung Lin		06	1478	4884
TITLE OF INVENTION:			_	_			
APPLN. TYPE	SMALL ENTITY	ISSUE FEE DUE	PUBLICATION FEE DU		E FEE TO	ΓAL FEE(S) DUE	
nonprovisional	NO	\$1510	\$300	\$0		\$1810	07/02/2009
EXAMI	NER	ART UNIT	CLASS-SUBCLASS				
TRAN, MICHA		2827	365-230060				
1. Change of corresponder CFR 1.363).			(1) the names of up	e patent front page, li to 3 registered pate		1	
Address form PTO/SB/	ndence address (or Cha /122) attached.	nge of Correspondence	or agents OR, altern (2) the name of a si	ngle firm (having as	a member a	2	
☐ "Fee Address" indic PTO/SB/47; Rev 03-02 Number is required.	cation (or "Fee Address' or more recent) attach	' Indication form ed. Use of a Customer	registered attorney of 2 registered patent a listed, no name will	or agent) and the nan ttorneys or agents. If	nes of up to no name is	3	
3. ASSIGNEE NAME AN			•	• • •			
PLEASE NOTE: Unle recordation as set forth	ss an assignee is identi in 37 CFR 3.11. Comp	ified below, no assignee pletion of this form is NO	data will appear on the T a substitute for filing	e patent. If an assign an assignment.	nee is identifi	ed below, the d	locument has been filed for
(A) NAME OF ASSIG	NEE		(B) RESIDENCE: (CI	TY and STATE OR	COUNTRY)		
Please check the appropria	ate assignee category or	categories (will not be pr	rinted on the patent):	☐ Individual ☐ C	orporation or	other private gr	oup entity Government
4a. The following fee(s) as	re submitted:	41	b. Payment of Fee(s): (F	lease first reapply a	ny previously	y paid issue fee	shown above)
Issue Fee			A check is enclose				
	o small entity discount p of Copies		Payment by credit The Director is her			ed fee(s), any de	eficiency, or credit any
			overpayment, to De	posit Account Numb	er	(enclose a	an extra copy of this form).
 Change in Entity State a. Applicant claims 	us (from status indicated SMALL ENTITY statu		☐ b. Applicant is no l	onger claiming SMA	LL ENTITY	status. See 37 C	FR 1.27(g)(2).
NOTE: The Issue Fee and interest as shown by the re	Publication Fee (if requeecords of the United Sta	uired) will not be accepte tes Patent and Trademark					he assignee or other party in
Authorized Signature _				Date			
Typed or printed name				Registration 1	No		
This collection of informa an application. Confidenti submitting the completed this form and/or suggestic Box 1450, Alexandria, Vi Alexandria, Virginia 2231 Under the Paperwork Red	3-1450.						d by the USPTO to process) ng gathering, preparing, and me you require to complete partment of Commerce, P.O. for Patents, P.O. Box 1450, 1 number.

PTOL-85 (Rev. 08/07) Approved for use through 08/31/2010.



UNITED STATES PATENT AND TRADEMARK OFFICE

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

APPLICATION NO.	FIL	ING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
11/548,132	10	0/10/2006	Jentsung Lin	061478	4884
23696	7590	04/02/2009		EXAM	INER
QUALCOMM :	INCORP	ORATED		TRAN, MICH	AEL THANH
5775 MOREHOU	JSE DR.			ART UNIT	PAPER NUMBER
SAN DIEGO, CA	A 92121			2827	

DATE MAILED: 04/02/2009

Determination of Patent Term Adjustment under 35 U.S.C. 154 (b)

(application filed on or after May 29, 2000)

The Patent Term Adjustment to date is 0 day(s). If the issue fee is paid on the date that is three months after the mailing date of this notice and the patent issues on the Tuesday before the date that is 28 weeks (six and a half months) after the mailing date of this notice, the Patent Term Adjustment will be 0 day(s).

If a Continued Prosecution Application (CPA) was filed in the above-identified application, the filing date that determines Patent Term Adjustment is the filing date of the most recent CPA.

Applicant will be able to obtain more detailed information by accessing the Patent Application Information Retrieval (PAIR) WEB site (http://pair.uspto.gov).

Any questions regarding the Patent Term Extension or Adjustment determination should be directed to the Office of Patent Legal Administration at (571)-272-7702. Questions relating to issue and publication fee payments should be directed to the Customer Service Center of the Office of Patent Publication at 1-(888)-786-0101 (571)-272-4200.

	Application No.	Applicant(s)
Notice of Allowability	11/548,132	LIN, JENTSUNG
Notice of Allowability	Examiner	Art Unit
	MICHAEL T. TRAN	2827
The MAILING DATE of this communication appear All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT R of the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED in this ap or other appropriate communication IGHTS. This application is subject to	plication. If not included will be mailed in due course. THIS
1. \boxtimes This communication is responsive to <u>amendment filed Mar</u>	<u>rch 19, 2009</u> .	
2. The allowed claim(s) is/are <u>1-16,22-25,28-35 and 39-47.</u>	The drawings filed October 10, 2006	have been approved.
 3. Acknowledgment is made of a claim for foreign priority under the content of the cont	e been received. e been received in Application No	
Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDONN THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.		complying with the requirements
4. A SUBSTITUTE OATH OR DECLARATION must be subminFORMAL PATENT APPLICATION (PTO-152) which give		
5. CORRECTED DRAWINGS (as "replacement sheets") mus (a) including changes required by the Notice of Draftspers 1) hereto or 2) to Paper No./Mail Date (b) including changes required by the attached Examiner's Paper No./Mail Date Paper No./Mail Date Identifying indicia such as the application number (see 37 CFR 1 each sheet. Replacement sheet(s) should be labeled as such in the state of t	son's Patent Drawing Review (PTO s Amendment / Comment or in the C .84(c)) should be written on the drawi he header according to 37 CFR 1.121(Office action of ngs in the front (not the back) of d).
 DEPOSIT OF and/or INFORMATION about the depo attached Examiner's comment regarding REQUIREMENT 		
Attachment(s) 1. ☐ Notice of References Cited (PTO-892)	5. ☐ Notice of Informal F	Potent Application
 Notice of References Cited (PTO-692) D Notice of Draftperson's Patent Drawing Review (PTO-948) 	6. ☐ Interview Summary	1.1
	Paper No./Mail Da 7. ☐ Examiner's Amendi	te
3. Information Disclosure Statements (PTO/SB/08), Paper No./Mail Date	7. ☐ Examiner's Amendi	nenvComment
Examiner's Comment Regarding Requirement for Deposit of Biological Material	_	ent of Reasons for Allowance
/MICHAEL T TDAN/	9.	
/MICHAEL T TRAN/ Primary Examiner, Art Unit 2827		

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

Notice of Allowability

Part of Paper No./Mail Date 20090323

Index of Claims Index of Claims Application/Control No. Applicant(s)/Patent Under Reexamination LIN, JENTSUNG Examiner TRAN, MICHAEL T 2827

=	Rejected Allowed	÷		tricted	N	Non-Ele			+	App	
☐ Claiı	☐ Claims renumbered in the same order as presented by applicant ☐ CPA ☐ T.D. ☐ R.1.47										
С	LAIM					DATE					
Final	Original	11/12/2007	07/25/2008	01/16/2009	03/23/2009						
1	1	✓	=	=	=						
2	2	0	=	=	=					·	
3	3	0	=	=	=						

CLA	MIA					DATE		
Final	Original	11/12/2007	07/25/2008	01/16/2009	03/23/2009			
1	1	✓	=	=	=			
2	2	0	=	=	=			
3	3	0	=	=	=			
4	4	√	=	=	=			
5	5	0	=	=	=			
6	6	0	=	=	=			
12	7	✓	=	=	=			
13	8	✓	=	=	=			
14	9	✓	=	=	=			
15	10	0	=	=	=			
16	11	✓	=	=	=			
17	12	✓	=	=	=			
18	13	0	=	=	=			
19	14	0	=	=	=			
20	15	✓	=	=	=			
21	16	✓	=	=	=			
	17	✓	N	N	-			
	18	✓	N	N	-			
	19	0	N	N	-			
	20	0	N	N	-			
	21	0	N	N	-			
23	22	✓	✓	=	=			
24	23	0	✓	=	=			
25	24	0	✓	=	=			
26	25	✓	✓	=	=			
	26		N	N	-			
	27		N	N	-			
28	28		=	=	=			
29	29		=	=	=			
30	30		=	=	=			
31	31		=	=	=			
32	32		=	=	=			
33	33		=	=	=			
34	34		=	=	=			
35	35		=	=	=			
	36		N	N	-			

U.S. Patent and Trademark Office

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Index of Claims	11548132	LIN, JENTSUNG
	Examiner	Art Unit
	TRAN, MICHAEL T	2827

V	Rejected		Can	celled	_	Non-E	Elected	Α	App	oeal
=	Allowed	÷	Res	tricted	l	Interf	erence	o	Obje	ected
☐ Claim	s renumbered	in the same	order as pr	esented by	applicant		□ СРА] T.C). <u> </u>	R.1.47
CI	_AIM					DATE				
Final	Original	11/12/2007	07/25/2008	01/16/2009	03/23/2009					
	37		N	N	-					
	38		N	N	-					
36	39		√	=	=					

=

=

=

=

=

=

=

=

U.S. Patent and Trademark Office Part of Paper No.: 20090323

Issue Classification	Application/Control No.	Applicant(s)/Patent Under Reexamination
	11548132	LIN, JENTSUNG
	Examiner	Art Unit
	MICHAEL T TRAN	2827

		ORIG	INAL							INTERNATIONAL	. CLA	ASS	IFIC.	ATION	
	CLASS		;	SUBCLASS		CLAIMED							N	ON-CLAIME	D
365			230.06			G	1	1	С	11 / 00 (2006.01.01)					
	CROSS REFERENCE(S)														
CLASS	ASS SUBCLASS (ONE SUBCLASS PER BLOCK)														
365	233.5														
						_									
						\vdash					+				_
	I										1				

	Claims re	numbere	d in the s	ame orde	r as prese	ented by a	applicant		СР	Α [] T.D.		R.1.	47	
Final	Original	Final	Original	Final	Original	Final	Original	Final	Original	Final	Original	Final	Original	Final	Original
1	1		17	33	33										
2	2		18	34	34										
3	3		19	35	35										
4	4		20		36										
5	5		21		37										
6	6	23	22		38										
12	7	24	23	36	39										
13	8	25	24	37	40										
14	9	26	25	7	41										
15	10		26	11	42										
16	11		27	8	43										
17	12	28	28	9	44										
18	13	29	29	10	45										
19	14	30	30	22	46										
20	15	31	31	27	47										
21	16	32	32		48										

NONE		Total Clain	ns Allowed:
(Assistant Examiner)	(Date)	3	7
/MICHAEL T TRAN/ Primary Examiner.Art Unit 2827	03/23/2009	O.G. Print Claim(s)	O.G. Print Figure
(Primary Examiner)	(Date)	1	1

U.S. Patent and Trademark Office Part of Paper No. 20090323



UNITED STATES PATENT AND TRADEMARK OFFICE

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

BIB DATA SHEET

CONFIRMATION NO. 4884

SERIAL NUM	BER	FILING or DATI	371(c)		CLASS	GR	OUP ART	UNIT	ATTC	RNEY DOCKET
11/548,13	2	10/10/2			365		2827		061478	
		RULI	E							
Jentsung	APPLICANTS Jentsung Lin, Cardiff by the Sea, CA;									
** CONTINUIN										
** FOREIGN A	PPLICA	TIONS *****	******	*****	*					
** IF REQUIRE 03/01/200		EIGN FILING	LICENS	E GRA	ANTED **					
Foreign Priority claims 35 USC 119(a-d) cond	ditions met		☐ Met aff Allowa	ter .nce	STATE OR COUNTRY		HEETS WINGS	TOT.		INDEPENDENT CLAIMS
	'MICHAEL TRAN/ Examiner's		Initials		CA		5	27		6
ADDRESS		, i								
QUALCOMM INCORPORATED 5775 MOREHOUSE DR. SAN DIEGO, CA 92121 UNITED STATES										
TITLE										
DYNAMIC WORD LINE DRIVERS AND DECODERS FOR MEMORY ARRAYS										
							☐ All Fe	es		
☐ 1.16 Fees (Filing)										
FILING FEE RECEIVED FEES: Authority has been given in Paper No to charge/credit DEPOSIT ACCOUNT 1.17 Fees (Proce					ocessi	ssing Ext. of time)				
		for following:								
	Other									
							☐ Credit			

BIB (Rev. 05/07).

EAST Search History

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
L1	5324	365/230.06.ccls.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/03/23 09:07
L2	136	L1 and (((word adj line\$1) or wordline\$1) same driver\$1 same clock same address)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/03/23 09:07
L3	130	365/233.\$.ccls. and (((word adj line\$1) or wordline\$1) same driver\$1 same clock same address)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/03/23 09:08
L4	12	365/233.5.ccls. and (((word adj line\$1) or wordline\$1) same driver\$1 same clock same address)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/03/23 09:09

3/23/2009 9:44:15 AM

C:\ Documents and Settings\ mtran1\ My Documents\ EAST\ Workspaces\ 11548132. wsp

Attorney Docket No.: 061478

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Jentsung Lin

Title: DYNAMIC WORD LINE DRIVERS AND DECODERS FOR MEMORY

ARRAYS

App. No.: 11/548,132 Filed: October 10, 2006

Examiner: TRAN, Michael Thanh Group Art Unit: 2827

Customer No.: 23696 Confirmation No.: 4884

Atty. Dkt. No.: 061478

M/S: AF

Commissioner for Patents

PO Box 1450

Alexandria, VA 22313-1450

RESPONSE TO FINAL OFFICE ACTION

Dear Sir:

In response to the Final Office Action mailed January 28, 2009 ("Final Office Action"), please reconsider the above-identified application in light of the following amendments and remarks:

Entry Approved /mt/ 3/21/09

CLAIM AMENDMENTS:

The following listing of claims will replace all prior versions, and listings, of claims in the application:

1. (Original) A circuit device comprising:

first logic to receive a clock signal and a first portion of a memory address of a memory array, the first logic to decode the first portion of the memory address and to apply the clock signal to a selected clock output of a plurality of clock outputs associated with a selected group of a plurality of wordline drivers that are associated with the memory array; and

second logic to decode a second portion of the memory address, the second logic to selectively activate a particular wordline driver of the selected group of wordline drivers according to the second portion of the memory address.

- 2. (Original) The circuit device of claim 1, wherein the first logic comprises a conditional clock generator to receive the clock signal and to selectively apply the clock signal to the selected clock output.
- 3. (Original) The circuit device of claim 2, wherein the conditional clock generator selectively applies the clock signal to the selected clock output according to the first portion of the memory address.
- 4. (Original) The circuit device of claim 1, wherein the first logic comprises a decoder to decode at least two address bits to determine the first portion of the memory address.
- 5. (Original) The circuit device of claim 1, wherein the first logic generates four conditional clock outputs, wherein one of the four conditional clock outputs is active at a time, the first logic to apply the one conditional clock output as the selected clock output.

- 6. (Original) The circuit device of claim 1, wherein the selected group of wordline drivers comprises four wordline drivers, each of the four wordline drivers is associated with a respective wordline of the memory array, wherein the four wordline drivers share a common address input.
- 7. (Original) A method of selecting a particular wordline of a memory array, the method comprising:
 - selectively providing a clock signal to a selected group of a plurality of wordline drivers based on a first portion of a memory address of the memory array, wherein each of the plurality of wordline drivers is associated with a wordline of the memory array; and
 - activating a particular wordline driver of the selected group of wordline drivers according to a second portion of the memory address.
 - 8. (Previously presented) The method of claim 7, further comprising: receiving the clock signal;
 - selectively applying the clock signal to one of a plurality of clock outputs according to the first portion of the memory address.
 - 9. (Original) The method of claim 7, further comprising:
 - determining a clock output according to the first portion of the memory address using a conditional clock generator.
- 10. (Original) The method of claim 7, wherein each wordline driver in the selected group of wordline drivers has a shared address input to receive the second portion of the memory address.

- 11. (Original) A circuit device comprising:
- means for selectively providing a clock signal to a selected group of wordline drivers based on a first portion of a memory address of a memory array; and means for activating a particular wordline driver of the selected group of wordline drivers according to a second portion of the memory address.
- 12. (Original) The circuit device of claim 11, wherein each of the wordline drivers is associated with a wordline of the memory array.
 - 13. (Original) The circuit device of claim 12, further comprising:
 - a conditional clock generator including an address input to receive the first portion of the memory address and a clock input to receive a clock signal, the conditional clock generator to selectively apply the clock signal to one of a plurality of clock outputs according to the first portion of the memory address.
- 14. (Original) The circuit device of claim 12, further comprising a decoder to decode the memory address to determine the second portion of the memory address and to apply the second portion of the memory address to a shared address line.
- 15. (Original) The circuit device of claim 12, wherein the circuit device comprises an integrated circuit.
- 16. (Original) The circuit device of claim 15, wherein the integrated circuit includes the memory array.
 - 17-21. (Canceled).

- 22. (Previously presented) A circuit device comprising:
- an address input;
- a plurality of clock outputs;
- a group of wordline drivers coupled to a wordline of a memory array, each wordline driver of the group of wordline drivers coupled to the address input and coupled to a respective clock output of the plurality of clock outputs; and logic comprising:
 - first logic to receive a clock signal and a first portion of a memory address of the memory array, the first logic to decode the first portion of the memory address and to apply the clock signal to a selected clock output of the plurality of clock outputs; and
 - second logic to decode a second portion of the memory address, the second logic to select a particular wordline driver of the group of wordline drivers according to the second portion of the memory address and to selectively apply a clock signal to one of the plurality of clock outputs to activate the selected wordline driver.
- 23. (Original) The circuit device of claim 22, wherein the selected wordline driver of the group of wordline drivers is in an active evaluation state wherein other wordline drivers of the group of wordline drivers are in a static precharge state.
- 24. (Original) The circuit device of claim 23, wherein a state of the wordline driver is determined by the selective application of the clock signal.
- 25. (Original) The circuit device of claim 22, wherein the logic comprises a conditional clock generator.
 - 26-27. (Canceled).

28. (Previously presented) A circuit device comprising:

- first logic to receive a clock signal and a first portion of a memory address of a memory array, the first logic to decode the first portion of the memory address and to apply the clock signal to a selected clock output of a plurality of clock outputs associated with a selected group of a plurality of wordline drivers that are associated with the memory array, wherein the first logic comprises a conditional clock generator to receive the clock signal and to selectively apply the clock signal to the selected clock output; and
- second logic to decode a second portion of the memory address, the second logic to selectively activate a particular wordline driver of the selected group of wordline drivers according to the second portion of the memory address.
- 29. (Previously presented) The circuit device of claim 28, wherein the conditional clock generator selectively applies the clock signal to the selected clock output according to the first portion of the memory address.

30. (Previously presented) A circuit device comprising:

- first logic to receive a clock signal and a first portion of a memory address of a memory array, the first logic to decode the first portion of the memory address and to apply the clock signal to a selected clock output of a plurality of clock outputs associated with a selected group of a plurality of wordline drivers that are associated with the memory array, wherein the first logic comprises a decoder to decode at least two address bits to determine the first portion of the memory address; and
- second logic to decode a second portion of the memory address, the second logic to selectively activate a particular wordline driver of the selected group of wordline drivers according to the second portion of the memory address.

31. (Previously presented) A circuit device comprising:

first logic to receive a clock signal and a first portion of a memory address of a memory array, the first logic to decode the first portion of the memory address and to apply the clock signal to a selected clock output of a plurality of clock outputs associated with a selected group of a plurality of wordline drivers that are associated with the memory array, wherein the first logic generates four conditional clock outputs, wherein one of the four conditional clock outputs is active at a time, the first logic to apply the one conditional clock output as the selected clock output; and

second logic to decode a second portion of the memory address, the second logic to selectively activate a particular wordline driver of the selected group of wordline drivers according to the second portion of the memory address.

32. (Previously presented) A circuit device comprising:

first logic to receive a clock signal and a first portion of a memory address of a memory array, the first logic to decode the first portion of the memory address and to apply the clock signal to a selected clock output of a plurality of clock outputs associated with a selected group of a plurality of wordline drivers that are associated with the memory array, wherein the selected group of wordline drivers comprises four wordline drivers, each of the four wordline drivers is associated with a respective wordline of the memory array, wherein the four wordline drivers share a common address input; and

second logic to decode a second portion of the memory address, the second logic to selectively activate a particular wordline driver of the selected group of wordline drivers according to the second portion of the memory address.

- 33. (Previously presented) A method of selecting a particular wordline of a memory array, the method comprising:
 - selectively providing a clock signal to a selected group of a plurality of wordline drivers based on a first portion of a memory address of the memory array, wherein each of the plurality of wordline drivers is associated with a wordline of the memory array, wherein each wordline driver in the selected group of wordline drivers has a shared address input to receive the second portion of the memory address; and activating a particular wordline driver of the selected group of wordline drivers according to a second portion of the memory address.
 - 34. (Previously presented) A circuit device comprising:
 - means for selectively providing a clock signal to a selected group of wordline drivers based on a first portion of a memory address of a memory array, wherein each of the wordline drivers is associated with a wordline of the memory array;
 - a conditional clock generator including an address input to receive the first portion of the memory address and a clock input to receive the clock signal, the conditional clock generator to selectively apply the clock signal to one of a plurality of clock outputs according to the first portion of the memory address; and
 - means for activating a particular wordline driver of the selected group of wordline drivers according to a second portion of the memory address.
- 35. (Previously presented) The circuit device of claim 34, further comprising a decoder to decode the memory address to determine the second portion of the memory address and to apply the second portion of the memory address to a shared address line.
 - 36-38. (Canceled).

- 39. (Previously presented) A circuit device comprising:
- an address input;
- a plurality of clock outputs;
- a group of wordline drivers coupled to a wordline of a memory array, each wordline driver of the group of wordline drivers coupled to the address input and coupled to a respective clock output of the plurality of clock outputs, wherein the selected wordline driver of the group of wordline drivers is in an active evaluation state and wherein other wordline drivers of the group of wordline drivers are in a static precharge state; and

logic comprising:

- first logic to receive a clock signal and a first portion of a memory address of the memory array, the first logic to decode the first portion of the memory address and to apply the clock signal to a selected clock output of the plurality of clock outputs; and
- second logic to decode a second portion of the memory address, the second logic to select a particular wordline driver of the group of wordline drivers according to the second portion of the memory address and to selectively apply a clock signal to one of the plurality of clock outputs to activate the selected wordline driver.
- 40. (Previously presented) The circuit device of claim 39, wherein a state of the one wordline driver is determined by the selective application of the clock signal.
- 41. (Previously presented) The circuit device of claim 1, wherein the first logic comprises a conditional clock generator to receive the clock signal and to selectively apply the clock signal to the selected clock output, and wherein the first logic is further to generate multiple conditional clock outputs, wherein one of the multiple conditional clock outputs is an active conditional clock output, the first logic to apply the active conditional clock output as the selected clock output.

- 42. (Previously presented) The circuit device of claim 2, wherein the conditional clock generator selectively applies the clock signal to the selected clock according to one of the first portion and the second portion of the memory address.
- 43. (Previously presented) The circuit device of claim 1, wherein the first logic generates a plurality of conditional clock outputs, wherein one of the plurality of conditional clock outputs is active at a time, the first logic to apply the active conditional clock output as the selected clock output.
- 44. (Previously presented) The circuit device of claim 1, wherein the selected group of wordline drivers comprises four wordline drivers, each of the four wordline drivers associated with a respective wordline of the memory array, wherein the four wordline drivers share a common address input, and wherein the first logic is further to generate four conditional clock outputs, wherein one of the four conditional clock outputs is an active conditional clock output, the first logic to apply the active conditional clock output as the selected clock output.
- 45. (Previously presented) The method of claim 1, wherein each wordline driver in the selected group of wordline drivers has a shared address input to receive the second portion of the memory address.
- 46. (Previously presented) The circuit device of claim 11, wherein each of the wordline drivers is associated with a corresponding wordline of the memory array.
- 47. (Previously presented) The circuit device of claim 22, wherein the selected wordline driver of the group of wordline drivers is in an active evaluation state, wherein other wordline drivers of the group of wordline drivers are in a static precharge state, and wherein the logic comprises a conditional clock generator.
 - 48. (Canceled).

Attorney Docket No.: 061478

REMARKS

The Office has indicated that claims 1-16, 22-25, 28-35, and 39-47 are allowable, at paragraphs 6 and 7 of the Final Office Action. Applicant thanks the Examiner for these allowances. Claims 17-21, 26-27, 36-38, and 48 have been canceled without prejudice or disclaimer. Hence, pending claims 1-16, 22-25, 28-35, and 39-47 are in condition for allowance.

CONCLUSION

Applicant respectfully requests an indication of the allowability of each of the pending claims.

The Examiner is invited to contact the undersigned attorney at the telephone number listed below if such a call would in any way facilitate allowance of this application.

The Commissioner is hereby authorized to charge any fees, which may be required, or credit any overpayment, to Deposit Account Number 17-0026.

Respectfully submitted,

March 18, 2009

Date

/Sam Talpalatsky/ Sam Talpalatsky, Reg. No. 35,380 QUALCOMM Incorporated

Attn: Patent Department 5775 Morehouse Drive

San Diego, California 92121-1714 Telephone: (858) 845-3737 Facsimile: (858) 658-2502

Search Notes



updated

Application/Control No.	Applicant(s)/Patent Under
	Reexamination
	Reexamination

3/23/09

mt

11548132 LIN, JENTSUNG

Examiner Art Unit

TRAN, MICHAEL T 2827

SEARCHED Class Subclass Date Examiner 365 230.06 11/11/07 mt 365 233 11/11/07 mt

SEARCH NOTES					
Search Notes Date Examiner					
east [see attached]	11/11/07	mt			
check 2nd non-final not yet "approved"	4/22/08	mt			
east	1/15/09	mt			
east	3/23/09	mt			

INTERFERENCE SEARCH				
Class	Subclass	Date	Examiner	
365	230.06	3/23/09	mt	
365	233.5	3/23/09	mt	

/MICHAEL T TRAN/ Primary Examiner.Art Unit 2827

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Jentsung Lin

Title: DYNAMIC WORD LINE DRIVERS AND DECODERS FOR MEMORY

ARRAYS

App. No.: 11/548,132 Filed: October 10, 2006

Examiner: TRAN, Michael Thanh Group Art Unit: 2827

Customer No.: 23696 Confirmation No.: 4884

Atty. Dkt. No.: 061478

M/S: AF

Commissioner for Patents

PO Box 1450

Alexandria, VA 22313-1450

RESPONSE TO FINAL OFFICE ACTION

Dear Sir:

In response to the Final Office Action mailed January 28, 2009 ("Final Office Action"), please reconsider the above-identified application in light of the following amendments and remarks:

CLAIM AMENDMENTS:

The following listing of claims will replace all prior versions, and listings, of claims in the application:

1. (Original) A circuit device comprising:

first logic to receive a clock signal and a first portion of a memory address of a memory array, the first logic to decode the first portion of the memory address and to apply the clock signal to a selected clock output of a plurality of clock outputs associated with a selected group of a plurality of wordline drivers that are associated with the memory array; and

second logic to decode a second portion of the memory address, the second logic to selectively activate a particular wordline driver of the selected group of wordline drivers according to the second portion of the memory address.

- 2. (Original) The circuit device of claim 1, wherein the first logic comprises a conditional clock generator to receive the clock signal and to selectively apply the clock signal to the selected clock output.
- 3. (Original) The circuit device of claim 2, wherein the conditional clock generator selectively applies the clock signal to the selected clock output according to the first portion of the memory address.
- 4. (Original) The circuit device of claim 1, wherein the first logic comprises a decoder to decode at least two address bits to determine the first portion of the memory address.
- 5. (Original) The circuit device of claim 1, wherein the first logic generates four conditional clock outputs, wherein one of the four conditional clock outputs is active at a time, the first logic to apply the one conditional clock output as the selected clock output.

- 6. (Original) The circuit device of claim 1, wherein the selected group of wordline drivers comprises four wordline drivers, each of the four wordline drivers is associated with a respective wordline of the memory array, wherein the four wordline drivers share a common address input.
- 7. (Original) A method of selecting a particular wordline of a memory array, the method comprising:
 - selectively providing a clock signal to a selected group of a plurality of wordline drivers based on a first portion of a memory address of the memory array, wherein each of the plurality of wordline drivers is associated with a wordline of the memory array; and
 - activating a particular wordline driver of the selected group of wordline drivers according to a second portion of the memory address.
 - 8. (Previously presented) The method of claim 7, further comprising: receiving the clock signal;
 - selectively applying the clock signal to one of a plurality of clock outputs according to the first portion of the memory address.
 - 9. (Original) The method of claim 7, further comprising:
 - determining a clock output according to the first portion of the memory address using a conditional clock generator.
- 10. (Original) The method of claim 7, wherein each wordline driver in the selected group of wordline drivers has a shared address input to receive the second portion of the memory address.

- 11. (Original) A circuit device comprising:
- means for selectively providing a clock signal to a selected group of wordline drivers based on a first portion of a memory address of a memory array; and means for activating a particular wordline driver of the selected group of wordline drivers according to a second portion of the memory address.
- 12. (Original) The circuit device of claim 11, wherein each of the wordline drivers is associated with a wordline of the memory array.
 - 13. (Original) The circuit device of claim 12, further comprising:
 - a conditional clock generator including an address input to receive the first portion of the memory address and a clock input to receive a clock signal, the conditional clock generator to selectively apply the clock signal to one of a plurality of clock outputs according to the first portion of the memory address.
- 14. (Original) The circuit device of claim 12, further comprising a decoder to decode the memory address to determine the second portion of the memory address and to apply the second portion of the memory address to a shared address line.
- 15. (Original) The circuit device of claim 12, wherein the circuit device comprises an integrated circuit.
- 16. (Original) The circuit device of claim 15, wherein the integrated circuit includes the memory array.
 - 17-21. (Canceled).

- 22. (Previously presented) A circuit device comprising:
- an address input;
- a plurality of clock outputs;
- a group of wordline drivers coupled to a wordline of a memory array, each wordline driver of the group of wordline drivers coupled to the address input and coupled to a respective clock output of the plurality of clock outputs; and logic comprising:
 - first logic to receive a clock signal and a first portion of a memory address of the memory array, the first logic to decode the first portion of the memory address and to apply the clock signal to a selected clock output of the plurality of clock outputs; and
 - second logic to decode a second portion of the memory address, the second logic to select a particular wordline driver of the group of wordline drivers according to the second portion of the memory address and to selectively apply a clock signal to one of the plurality of clock outputs to activate the selected wordline driver.
- 23. (Original) The circuit device of claim 22, wherein the selected wordline driver of the group of wordline drivers is in an active evaluation state wherein other wordline drivers of the group of wordline drivers are in a static precharge state.
- 24. (Original) The circuit device of claim 23, wherein a state of the wordline driver is determined by the selective application of the clock signal.
- 25. (Original) The circuit device of claim 22, wherein the logic comprises a conditional clock generator.
 - 26-27. (Canceled).

28. (Previously presented) A circuit device comprising:

- first logic to receive a clock signal and a first portion of a memory address of a memory array, the first logic to decode the first portion of the memory address and to apply the clock signal to a selected clock output of a plurality of clock outputs associated with a selected group of a plurality of wordline drivers that are associated with the memory array, wherein the first logic comprises a conditional clock generator to receive the clock signal and to selectively apply the clock signal to the selected clock output; and
- second logic to decode a second portion of the memory address, the second logic to selectively activate a particular wordline driver of the selected group of wordline drivers according to the second portion of the memory address.
- 29. (Previously presented) The circuit device of claim 28, wherein the conditional clock generator selectively applies the clock signal to the selected clock output according to the first portion of the memory address.

30. (Previously presented) A circuit device comprising:

- first logic to receive a clock signal and a first portion of a memory address of a memory array, the first logic to decode the first portion of the memory address and to apply the clock signal to a selected clock output of a plurality of clock outputs associated with a selected group of a plurality of wordline drivers that are associated with the memory array, wherein the first logic comprises a decoder to decode at least two address bits to determine the first portion of the memory address; and
- second logic to decode a second portion of the memory address, the second logic to selectively activate a particular wordline driver of the selected group of wordline drivers according to the second portion of the memory address.

31. (Previously presented) A circuit device comprising:

first logic to receive a clock signal and a first portion of a memory address of a memory array, the first logic to decode the first portion of the memory address and to apply the clock signal to a selected clock output of a plurality of clock outputs associated with a selected group of a plurality of wordline drivers that are associated with the memory array, wherein the first logic generates four conditional clock outputs, wherein one of the four conditional clock outputs is active at a time, the first logic to apply the one conditional clock output as the selected clock output; and

second logic to decode a second portion of the memory address, the second logic to selectively activate a particular wordline driver of the selected group of wordline drivers according to the second portion of the memory address.

32. (Previously presented) A circuit device comprising:

first logic to receive a clock signal and a first portion of a memory address of a memory array, the first logic to decode the first portion of the memory address and to apply the clock signal to a selected clock output of a plurality of clock outputs associated with a selected group of a plurality of wordline drivers that are associated with the memory array, wherein the selected group of wordline drivers comprises four wordline drivers, each of the four wordline drivers is associated with a respective wordline of the memory array, wherein the four wordline drivers share a common address input; and

second logic to decode a second portion of the memory address, the second logic to selectively activate a particular wordline driver of the selected group of wordline drivers according to the second portion of the memory address.

- 33. (Previously presented) A method of selecting a particular wordline of a memory array, the method comprising:
 - selectively providing a clock signal to a selected group of a plurality of wordline drivers based on a first portion of a memory address of the memory array, wherein each of the plurality of wordline drivers is associated with a wordline of the memory array, wherein each wordline driver in the selected group of wordline drivers has a shared address input to receive the second portion of the memory address; and activating a particular wordline driver of the selected group of wordline drivers according to a second portion of the memory address.
 - 34. (Previously presented) A circuit device comprising:
 - means for selectively providing a clock signal to a selected group of wordline drivers based on a first portion of a memory address of a memory array, wherein each of the wordline drivers is associated with a wordline of the memory array;
 - a conditional clock generator including an address input to receive the first portion of the memory address and a clock input to receive the clock signal, the conditional clock generator to selectively apply the clock signal to one of a plurality of clock outputs according to the first portion of the memory address; and
 - means for activating a particular wordline driver of the selected group of wordline drivers according to a second portion of the memory address.
- 35. (Previously presented) The circuit device of claim 34, further comprising a decoder to decode the memory address to determine the second portion of the memory address and to apply the second portion of the memory address to a shared address line.
 - 36-38. (Canceled).

- 39. (Previously presented) A circuit device comprising:
- an address input;
- a plurality of clock outputs;
- a group of wordline drivers coupled to a wordline of a memory array, each wordline driver of the group of wordline drivers coupled to the address input and coupled to a respective clock output of the plurality of clock outputs, wherein the selected wordline driver of the group of wordline drivers is in an active evaluation state and wherein other wordline drivers of the group of wordline drivers are in a static precharge state; and

logic comprising:

- first logic to receive a clock signal and a first portion of a memory address of the memory array, the first logic to decode the first portion of the memory address and to apply the clock signal to a selected clock output of the plurality of clock outputs; and
- second logic to decode a second portion of the memory address, the second logic to select a particular wordline driver of the group of wordline drivers according to the second portion of the memory address and to selectively apply a clock signal to one of the plurality of clock outputs to activate the selected wordline driver.
- 40. (Previously presented) The circuit device of claim 39, wherein a state of the one wordline driver is determined by the selective application of the clock signal.
- 41. (Previously presented) The circuit device of claim 1, wherein the first logic comprises a conditional clock generator to receive the clock signal and to selectively apply the clock signal to the selected clock output, and wherein the first logic is further to generate multiple conditional clock outputs, wherein one of the multiple conditional clock outputs is an active conditional clock output, the first logic to apply the active conditional clock output as the selected clock output.

- 42. (Previously presented) The circuit device of claim 2, wherein the conditional clock generator selectively applies the clock signal to the selected clock according to one of the first portion and the second portion of the memory address.
- 43. (Previously presented) The circuit device of claim 1, wherein the first logic generates a plurality of conditional clock outputs, wherein one of the plurality of conditional clock outputs is active at a time, the first logic to apply the active conditional clock output as the selected clock output.
- 44. (Previously presented) The circuit device of claim 1, wherein the selected group of wordline drivers comprises four wordline drivers, each of the four wordline drivers associated with a respective wordline of the memory array, wherein the four wordline drivers share a common address input, and wherein the first logic is further to generate four conditional clock outputs, wherein one of the four conditional clock outputs is an active conditional clock output, the first logic to apply the active conditional clock output as the selected clock output.
- 45. (Previously presented) The method of claim 1, wherein each wordline driver in the selected group of wordline drivers has a shared address input to receive the second portion of the memory address.
- 46. (Previously presented) The circuit device of claim 11, wherein each of the wordline drivers is associated with a corresponding wordline of the memory array.
- 47. (Previously presented) The circuit device of claim 22, wherein the selected wordline driver of the group of wordline drivers is in an active evaluation state, wherein other wordline drivers of the group of wordline drivers are in a static precharge state, and wherein the logic comprises a conditional clock generator.
 - 48. (Canceled).

Attorney Docket No.: 061478

REMARKS

The Office has indicated that claims 1-16, 22-25, 28-35, and 39-47 are allowable, at paragraphs 6 and 7 of the Final Office Action. Applicant thanks the Examiner for these allowances. Claims 17-21, 26-27, 36-38, and 48 have been canceled without prejudice or disclaimer. Hence, pending claims 1-16, 22-25, 28-35, and 39-47 are in condition for allowance.

CONCLUSION

Applicant respectfully requests an indication of the allowability of each of the pending claims.

The Examiner is invited to contact the undersigned attorney at the telephone number listed below if such a call would in any way facilitate allowance of this application.

The Commissioner is hereby authorized to charge any fees, which may be required, or credit any overpayment, to Deposit Account Number 17-0026.

Respectfully submitted,

March 18, 2009

Date

/Sam Talpalatsky/

Sam Talpalatsky, Reg. No. 35,380

QUALCOMM Incorporated Attn: Patent Department 5775 Morehouse Drive

San Diego, California 92121-1714 Telephone: (858) 845-3737 Facsimile: (858) 658-2502

Electronic Acknowledgement Receipt							
EFS ID:	4994556						
Application Number:	11548132						
International Application Number:							
Confirmation Number:	4884						
Title of Invention:	DYNAMIC WORD LINE DRIVERS AND DECODERS FOR MEMORY ARRAYS						
First Named Inventor/Applicant Name:	Jentsung Lin						
Customer Number:	23696						
Filer:	Nicholas John Pauley/Joann Denbow						
Filer Authorized By:	Nicholas John Pauley						
Attorney Docket Number:	061478						
Receipt Date:	19-MAR-2009						
Filing Date:	10-OCT-2006						
Time Stamp:	08:32:11						
Application Type:	Utility under 35 USC 111(a)						

Payment information:

Submitted with	n Payment	no			
File Listing	:				
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)

Number	Document Department	I ii ii ii ii ii	Message Digest	Part /.zip	(if appl.)
1	Amendment After Final	061478 FOAR 03-19-09.pdf	100575	no	11
'	Anenamentation		cfa6e80f7298af07fd963d630897d4bf803c8 6b7		''
Warnings:					
Information:	:				

100575

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

New Applications Under 35 U.S.C. 111

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

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

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

New International Application Filed with the USPTO as a Receiving Office

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

PTO/SB/06 (07-06)
Approved for use through 1/31/2007. OMB 0651-0032
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

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

PATENT APPLICATION FEE DETERMINATION RECORD Substitute for Form PTO-875						A		Docket Number 18,132		ing Date 10/2006	To be Mailed
APPLICATION AS FILED – PART I (Column 1) (Column 2)							SMALL	ENTITY 🗌	OR	-	HER THAN ALL ENTITY
	FOR	N	JMBER FIL	<u> </u>	IMBER EXTRA	Г	RATE (\$)	FEE (\$)		RATE (\$)	FEE (\$)
O	BASIC FEE (37 CFR 1.16(a), (b),	or (c))	N/A		N/A		N/A		1	N/A	
	SEARCH FEE (37 CFR 1.16(k), (i), (i		N/A		N/A		N/A		1	N/A	
	EXAMINATION FE (37 CFR 1.16(o), (p),	E	N/A		N/A	1	N/A		1	N/A	
	AL CLAIMS CFR 1.16(i))		min	us 20 = *			x \$ =		OR	x \$ =	
	EPENDENT CLAIM CFR 1.16(h))	S	mi	nus 3 = *			x \$ =			x \$ =	
	APPLICATION SIZE (37 CFR 1.16(s))	FEE shee is \$2 addit	ts of pape 50 (\$125 ional 50 s		n thereof. See						
	MULTIPLE DEPEN	IDENT CLAIM PR	ESENT (3	7 CFR 1.16(j))							
* 15 1	he difference in colu	ımn 1 is less than	zero, ente	r "0" in column 2.	•		TOTAL]	TOTAL	
	APP	(Column 1)	AMEND	DED - PART I	(Column 3)		SMAI	L ENTITY	OR		ER THAN ALL ENTITY
H		CLAIMS		HIGHEST	(Coldinii o)	1		- CRITI	T T	1	
AMENDMENT	12/06/2008	REMAINING AFTER AMENDMENT		NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA		RATE (\$)	ADDITIONAL FEE (\$)		RATE (\$)	ADDITIONAL FEE (\$)
ME	Total (37 CFR 1.18(1))	· 48	Minus	" 40	= 8		x \$ =		OR	X \$52=	416
N.	-Independent (37 CFR 1.16(h))	· 15	Minus	···14	= 1		x \$ =		OR	X \$220=	220
AMI	Application Si	ize Fee (37 CFR 1	16(s))								
	FIRST PRESEN	ITATION OF MULTIF	PLE DEPEN	DENT CLAIM (37 CI	FR 1.16(j))				OR		
							TOTAL ADD'L FEE		OR	TOTAL ADD'L FEE	636
		(Column 1)		(Column 2)	(Column 3)	_			_		
	03/19/2009	CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA		RATE (\$)	ADDITIONAL FEE (\$)		RATE (\$)	ADDITIONAL FEE (\$)
ENT	Total (37 CFR 1.18(I))	· 37	Minus	·· 48	= 0		x s =		OR	X \$52 =	0
≥	independent (37 CFR 1.16(h))	• 11	Minus	··· 15	= 0		x \$ =		OR	X \$220 =	0
AMEND	Application S	ze Fee (37 CFR 1	.16(s))								
¥	FIRST PRESEN	TATION OF MULTIF	PLE DEPEN	DENT CLAIM (37 CI	FR 1.16(j))				OR		
							TOTAL ADD'L FEE		OR	TOTAL ADD'L FEE	0
** If	the entry in column the "Highest Numbe f the "Highest Numb "Highest Number P	er Previously Paid per Previously Paid	For IN TH	IIS SPACE is less HIS SPACE is les	s than 20, enter "20" ss than 3, enter "3".		_	nstrument Ex		er:	

This collection of information is required by 37 CFR 1.16. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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



United States Patent and Trademark Office

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

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
11/548,132	10/10/2006	Jentsung Lin	061478	4884		
	7590 01/28/200 INCORPORATED	9	EXAM	IINER		
5775 MOREHO	OUSE DR.	TRAN, MICHAEL THANH				
SAN DIEGO, (A 92121		ART UNIT	PAPER NUMBER		
			2827			
			NOTIFICATION DATE	DELIVERY MODE		
			01/28/2009	ELECTRONIC		

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

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

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

us-docketing@qualcomm.com kascanla@qualcomm.com nanm@qualcomm.com

	Application No.	Applicant(s)									
Office Action Summers	11/548,132	LIN, JENTSUNG									
Office Action Summary	Examiner	Art Unit									
	MICHAEL T. TRAN	2827									
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply											
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).											
Status											
1)⊠ Responsive to communication(s) filed on <u>06 De</u>	ecember 2008.										
	action is non-final.										
3)☐ Since this application is in condition for allowar closed in accordance with the practice under E											
Disposition of Claims											
4)⊠ Claim(s) <u>1-48</u> is/are pending in the application.											
4a) Of the above claim(s) <u>17-21,26,27 and 36-3</u>		ration.									
5) Claim(s) <u>1-16,22-25,28-35 and 39-47</u> is/are allo											
6)⊠ Claim(s) <u>48</u> is/are rejected.											
7) Claim(s) is/are objected to.											
8) Claim(s) are subject to restriction and/or	election requirement.										
Application Papers											
9)☐ The specification is objected to by the Examine	r.										
10) The drawing(s) filed on is/are: a) acce	epted or b) objected to by the E	Examiner.									
Applicant may not request that any objection to the	drawing(s) be held in abeyance. See	∍ 37 CFR 1.85(a).									
Replacement drawing sheet(s) including the correcti	on is required if the drawing(s) is obj	ected to. See 37 CFR 1.121(d).									
11)☐ The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.									
Priority under 35 U.S.C. § 119											
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:		⊢(d) or (f).									
1. Certified copies of the priority documents											
2. Certified copies of the priority documents											
3. Copies of the certified copies of the prior	•	ed in this National Stage									
	application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.										
	or the continue copies her receive	.									
Attachment(s)											
1) Notice of References Cited (PTO-892)	4) Interview Summary										
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08)	Paper No(s)/Mail Da 5) Notice of Informal P										
Paper No(s)/Mail Date	6) Other:										

U.S. Patent and Trademark Office PTOL-326 (Rev. 08-06)

Art Unit: 2827

DETAILED ACTION

1. In response to the Communications dated December 6, 2008, claims 1-48 are active in this application.

This application currently contains an election, to a restriction requirement, with traverse. The Examiner has argued Applicant's grounds of traversing the requirement. However, Applicant has not yet finalized the argument to the requirement. The Examiner has attached the original argument to the traversal below. Applicant is required to argue or withdraw the traversal of the requirement in the next response to expedite the prosecution of this case.

In response to the restriction requirement, Applicant elected group one with traverse. Applicant argued that the examination of all claims is not believed to create an undue burden on the USPTO and since the subject matter among the species is not independent and distinct as required by statute. Additionally, Applicant adds that the different classifications as recited by the USPTO are not adequate grounds for restriction since the USPTO has historically examined applications containing multiple sets of claims with different classifications. However, the Examiner contends that the restriction requirements are proper for the following reasons:

- the two species are distinct one group merely recites a driver; while the other group specifically
 defines a particular driver. See definition of the two cited classes and subclasses.
- It is a burden to look for two distinct features in two different subclasses as there are thousands of prior art to consider.
- This office action is prepared for the purposes of examining this case, and only this case.
 Therefore, the argument of examined cases with multiple sets of claims classified in different classifications is irrelevant.

Specification

2. If there are cross-reference to related applications, please include the respective patent numbers, if known.

Art Unit: 2827

Claim Rejections- 35 U.S.C. § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C.

102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

(e) the invention was described in-

(1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effect under this subsection of a national application published under section 122(b) only if the international application designating the United States was published under Article 21(2)(a) of such treaty in the English language; or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that a patent shall not be deemed filed in the United States for the purposes of this subsection based on the filing of an international application filed under the treaty defined in section 351(a).

4. Claim 48 is rejected under 35 U.S.C 102(b) as being anticipated by

Noda [U.S. Patent 5,826,056].

With respect to claim 48, Noda disclose, in the figures, a circuit device comprising: means for providing a clock signal to a selected group of wordline drivers based on a portion of a memory address of a memory array; and means for activating a particular wordline driver of the selected group of wordline drivers according to another portion of the memory address. See 6th paragraph of the Summary of the Invention section.

Remarks

5. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, THIS ACTION IS MADE FINAL. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date

Art Unit: 2827

of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Allowable Subject Matter

- 6. Claims 1-16, 22-25, 28-35 and 39-47 are allowable over the prior art of record.
- 7. The following is an Examiner's statement of reasons for the indication of allowable subject matter: the prior art of records does not show (in addition to the other elements in the claim) the following:
 - second logic to decode a second portion of the memory address, the second logic to selectively
 activate a particular wordline driver of the selected group of wordline drivers according to the
 second portion of the memory address.
 - selectively providing a clock signal to a selected group of a plurality ofwordline drivers based on a
 first portion of a memory address of the memory array, wherein each of the plurality ofwordline
 drivers is associated with a wordline of the memory array; and activating a particular wordline
 driver of the selected group ofwordline drivers according to a second portion of the memory
 address.
 - means for selectively providing a clock signal to a selected group of wordline drivers based on a
 first portion of a memory address of a memory array; and means for activating a particular
 wordline driver of the selected group of wordline drivers according to a second portion of the
 memory address.
 - first logic to receive a clock signal and a first portion of a memory address of the memory array, the first logic to decode the first portion of the memory address and to apply the clock signal to a selected clock output of the plurality of clock outputs; and second logic to decode a second portion of the memory address, the second logic to select a particular wordline driver of the group of wordline drivers according to the second portion of the memory address and to selectively apply a clock signal to one of the plurality of clock outputs to activate the selected wordline driver.
 - first logic to receive a clock signal and a first portion of a memory address of a memory array, the first logic to decode the first portion of the memory address and to apply the clock signal to a selected clock output of a plurality of clock outputs associated with a selected group of a plurality of wordline drivers that are associated with the memory array, wherein the first logic comprises a conditional clock generator to receive the clock signal and to selectively apply the clock signal to the selected clock output; and second logic to decode a second portion of the memory address, the second logic to selectively activate a particular wordline driver of the selected group of wordline drivers according to the second portion of the memory address.

Art Unit: 2827

- first logic to receive a clock signal and a first portion of a memory address of a memory array, the first logic to decode the first portion of the memory address and to apply the clock signal to a selected clock output of a plurality of clock outputs associated with a selected group of a plurality of wordline drivers that are associated with the memory array, wherein the first logic comprises a decoder to decode at least two address bits to determine the first portion of the memory address; and second logic to decode a second portion of the memory address, the second logic to selectively activate a particular wordline driver of the selected group of wordline drivers according to the second portion of the memory address.
- first logic to receive a clock signal and a first portion of a memory address of a memory array, the first logic to decode the first portion of the memory address and to apply the clock signal to a selected clock output of a plurality of clock outputs associated with a selected group of a plurality of wordline drivers that are associated with the memory array, wherein the first logic generates four conditional clock outputs, wherein one of the four conditional clock outputs is active at a time, the first logic to apply the one conditional clock output as the selected clock output; and second logic to decode a second portion of the memory address, the second logic to selectively activate a particular wordline driver of the selected group of wordline drivers according to the second portion of the memory address.
- first logic to receive a clock signal and a first portion of a memory address of a memory array, the first logic to decode the first portion of the memory address and to apply the clock signal to a selected clock output of a plurality of clock outputs associated with a selected group of a plurality of wordline drivers that are associated with the memory array, wherein the selected group of wordline drivers comprises four wordline drivers, each of the four wordline drivers is associated with a respective wordline of the memory array, wherein the four wordline drivers share a common address input; and second logic to decode a second portion of the memory address, the second logic to selectively activate a particular wordline driver of the selected group of wordline drivers according to the second portion of the memory address.
- selectively providing a clock signal to a selected group of a plurality of wordline drivers based on
 a first portion of a memory address of the memory array, wherein each of the plurality ofwordline
 drivers is associated with a wordline of the memory array, wherein each wordline driver in the
 selected group of wordline drivers has a shared address input to receive the second portion of
 the memory address; and activating a particular wordline driver of the selected group of wordline
 drivers according to a second portion of the memory address.
- means for selectively providing a clock signal to a selected group of wordline drivers based on a first portion of a memory address of a memory array, wherein each of the wordline drivers is associated with a wordline of the memory array; a conditional clock generator including an address input to receive the first portion of the memory address and a clock input to receive the clock signal, the conditional clock generator to selectively apply the clock signal to one of a plurality of clock outputs according to the first portion of the memory address; and means for activating a particular wordline driver of the selected group of wordline drivers according to a second portion of the memory address.

Conclusion

8. When responding to the Office action, Applicants are advised to provide

Art Unit: 2827

the Examiner with line and page numbers of the application and/or references cited to assist the Examiner in the prosecution of this case.

9. Any inquiry concerning this communication or earlier communications

from the Examiner should be directed to Michael T. Tran whose telephone number is (571) 272-1795.

The Examiner can normally be reached on Monday-Thursday from 7:30-6:00 P.M.

10. Any inquiry of a general nature or relating to the status of this application.

should be directed to the Group receptionist whose telephone number is (571) 272-1650.

/Michael T. Tran/ Michael T. Tran Art Unit 2827 January 26, 2009

Notice of References Cited	Application/Control No. 11/548,132	Applicant(s)/Patent Under Reexamination LIN, JENTSUNG				
Notice of References Office	Examiner	Art Unit				
	MICHAEL T. TRAN	2827	Page 1 of 1			

U.S. PATENT DOCUMENTS

_	O.O. I ATENT BOSSINENTS										
*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	Classification						
*	Α	US-5,826,056	10-1998	Noda, Kazuyuki	711/167						
*	В	US-7,047,385	05-2006	Bhattacharya et al.	711/169						
*	С	US-2003/0046632	03-2003	Hatakenaka et al.	714/763						
	D	US-									
	Е	US-									
	F	US-									
	G	US-									
	Н	US-									
	_	US-									
	J	US-									
	K	US-									
	L	US-									
	М	US-									
	·										

FOREIGN PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Country	Name	Classification
	N					
	0					
	Р					
	Q					
	R					
	S					
	Т					

NON-PATENT DOCUMENTS

		NON' ALLY BOOMENTO
*		Include as applicable: Author, Title Date, Publisher, Edition or Volume, Pertinent Pages)
	C	
	>	
	W	
	×	

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

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

Notice of References Cited

Part of Paper No. 20090116

Index of Claims 11548132 Examiner TRAN, MICHAEL T Applicant(s)/Patent Under Reexamination LIN, JENTSUNG Art Unit 2827

✓	R	ejected		_	Can	Cancelled		N	Non-Elected		Non-Elected		Α	Арр	eal
=	A	llowed		÷	Res	tricted		I	Interf	erence	0	Obje	cted		
	☐ Claims renumbered in the same order as presented by ap						applica	ant		☐ CPA		D. 🗆 1	R.1.47		
	CLA	IM							DATE						
F	inal	Original	11/12/2	2007	07/25/2008	01/16/2009			-,						
<u> </u>		1	· · · · · ∠ · ∠		=	=									
		2	0		=	=									
		3	0		=	=									
		4	<u> </u>		=	=									
		5	0		=	=									
		6	0		=	=									
		7	✓		=	=									
		8	✓		=	=									
		9	✓		=	=									
		10	0		=	=									
		11	✓		=	=									
		12	✓		=	=									
		13	0		=	=									
		14	0		=	=									
		15	✓		=	=									
		16	✓		=	=									
		17	✓		N	N									
		18	✓		N	N									
		19	0		N	N									
		20	0		N	N									
		21	0		N	N									
		22	✓		✓	=									
		23	0		✓	=									
		24	0		✓	=									
		25	✓		✓	=									
		26			N	N									
		27			N	N									
		28			=	=									
		29			=	=									
		30			=	=									
		31			=	=									
		32			=	=									
		33			=	=									

U.S. Patent and Trademark Office

34 35

Part of Paper No.: 20090116

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Index of Claims	11548132	LIN, JENTSUNG
	Examiner	Art Unit
	TRAN, MICHAEL T	2827

N

Non-Elected

Appeal

Cancelled

Rejected

= .	Allowed	÷	Res	tricted		Inter	ference	0	Obje	cted
☐ Claims	renumbered	in the same	order as pr	esented by a	pplicant		□ СРА	T.D	. 🗆	R.1.47
CL	AIM					DATE				
Final	Original	11/12/2007	07/25/2008	01/16/2009						
	37		N	N						
	38		N	N						
	39		✓	=						
	40		✓	=						
	41			=						
	42			=						
	43			=						
	44			=						
	45			=						
	46			=						
	-	+	t			1				-

EAST Search History

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
L9	857	address\$3 same clock \$3 same ((word adj line \$1) or wordline\$1) same driver\$1	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/16 09:19
L10	687	@ay<"2006" and 9	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/16 09:20
L11	100	(portion or part) same memory same address \$3 same clock\$3 same ((word adj line\$1) or wordline\$1) same driver\$1	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/16 09:20
L12	75	@ay<"2006" and L11	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/16 09:20
L13	462	(portion or part) same memory same address \$3 same clock\$3 same ((word adj line\$1) or wordline\$1)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/16 09:20
L14	384	@ay<"2006" and L13	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/16 09:20
L15	309	L14 not L12	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/16 09:20

L16	626	memory same address \$3 same clock\$3 same ((word adj line\$1) or wordline\$1) same driver\$1	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/16 09:20
L17	501	@ay<"2006" and L16	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/16 09:20
L18	498	L17 not L15	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/16 09:20
L19	189	10 not L18	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/16 09:20
S1	0	Lin-Jentsung.in.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/11 17:06
æ	83	clock same (partical or portion) same address same driver same ((word adj line\$1) or wordline\$1)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/11 17:07
S3	71	@ay<"2006" and S2	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/11 17:40
S4	17745	column same row same driver	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/11 17:39

S 5	2195	column same row same driver same clock	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/11 17:40
S 6	287	column same row same driver same clock same ((word adj line\$1) or wordline\$1)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/11 17:40
S 7	258	@ay<"2006" and S6	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/11 20:16
S8	10867	address\$2 same driver same (share or "same")	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/11 20:19
S 9	8974	@ay<"2006" and S8	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/11 20:19
S10	1691	S9 and (driver same ((word adj line\$1) or wordline\$1))	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/11 20:20
S11	726	S10 and (address\$2 same clock\$3)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/11 20:21
S12	240	S11 and (clock same generator)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/12 08:08

S13	6	"5459684".did. or "6856574".did. or "5596539".did.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR		2007/11/12 08:39
S14	525	select\$5 same clock same ((word adj line \$1) or wordline\$1) same driver same address\$2	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/12 08:40
S15	466	@ay<"2006" and S14	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/12 08:40
S16	296	S15 and ((activat\$3 or enabl\$3) same driver same address\$2)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/12 11:42
S17	114	((word adj line\$1) or wordline\$1) same driver\$1 same clock\$1 same address\$2 same invert\$3	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/12 14:02
S18	99	@ay<"2006" and S17	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/12 15:07
S19	706	((word adj line\$1) or wordline\$1) same driver\$1 same clock\$1 same address\$2	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/12 14:02
\$20	27	S19 and driver\$1.ti.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/12 15:06

S 21	685	clock same ((word adj line\$1) or wordline\$1) same driver\$1 same address	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/12 15:07
S22	614	@ay< "2006" and S21	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/12 16:17
S23	4037	365/233.ccls.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/12 16:17
S 25	4306	365/230.06.ccls.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/12 16:18
S26	97	\$25 and (((word adj line\$1) or wordline\$1) same driver\$1 same clock same address)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/12 16:18
S27	33961	address\$3 same (portion\$1 or segment \$1 or part\$1) same driv \$3	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2008/04/22 11:41
S28	3541	\$27 and (address\$3 same ((word adj line \$1) or wordline\$1))	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2008/04/22 11:42
S 29	739	S28 and (address\$3 same clock\$3 same ((word adj line\$1) or wordline\$1))	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2008/04/22 11:44

S30	653	@ay< "2006" and S29	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2008/04/22 11:45
S31	63	(first adj fuse) same (second adj fuse) same compar\$3	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2008/04/22 14:01
S32	2	"6728158".did.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2008/04/22 14:23
S33	6	"20020166028".did. or "6233191".did. or "4365319".did.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2008/04/23 14:14
S34	33961	address\$3 same (portion\$1 or segment \$1 or part\$1) same driv \$3	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2008/04/23 14:15
S35	3541	S34 and (address\$3 same ((word adj line \$1) or wordline\$1))	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2008/04/23 14:15
S36	739	S35 and (address\$3 same clock\$3 same ((word adj line\$1) or wordline\$1))	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2008/04/23 14:15
S 37	653	@ay<"2006" and S36	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2008/04/23 14:15

S38	3	S33 and S37	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2008/04/23 14:15
S 39	6	"6856574".did. or "5602796".did. or "20010015926".did.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2008/04/23 15:01
S40	6	"20040190035".did. or "20050052904".did. or "20040246806".did.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2008/07/15 21:50
S41	2	"6549480".did.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2008/07/16 09:03
S42	4392	address\$3 same (clock \$3) same ((word adj line\$1) or wordline\$1)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/15 08:28
S43	536	address\$3 same (clock \$3) same ((word adj line\$1) or wordline\$1) same (high or activat \$3 or enabl\$3) same driver\$1	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/15 08:29
S44	421	@ay<"2006" and S43	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/15 08:30
S45	0	365/233.ccls.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/15 08:30

S 46	0	S45 and (((word adj line\$1) or wordline\$1) same driver\$1 same clock same address)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	MOR	ON	2009/01/15 08:30
S47	127	365/233.\$.ccls. and (((word adj line\$1) or wordline\$1) same driver\$1 same clock same address)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/15 08:31
S48	5238	365/230.06.ccls.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/15 08:32
S49	134	S48 and (((word adj line\$1) or wordline\$1) same driver\$1 same clock same address)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/15 08:32
S50	0	dual same bit\$1 same flash same paage	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/15 11:35
S51	63	dual same bit\$1 same flash same page	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/15 11:35
S52	41	S51 and simultaneous \$2	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/15 11:35
S53	19	S51 and "at same time"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/15 11:49

S54	104901	(portion or part) same memory same address \$3	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/15 17:49
S 55	104901	(portion or part) same memory same address \$3	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/15 17:50
S56	462	(portion or part) same memory same address \$3 same clock\$3 same ((word adj line\$1) or wordline\$1)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/15 17:51
S57	100	(portion or part) same memory same address \$3 same clock\$3 same ((word adj line\$1) or wordline\$1) same driver\$1	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/15 17:51
S58	100	(portion or part) same memory same address \$3 same clock\$3 same ((word adj line\$1) or wordline\$1) same driver\$1	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/15 17:54
S 59	75	@ay<"2006" and S58	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/15 17:54
S60	462	(portion or part) same memory same address \$3 same clock\$3 same ((word adj line\$1) or wordline\$1)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/15 18:13
S61	384	@ay<"2006" and S60	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/15 18:13

S62	309	S61 not S59	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/15 18:13
S63	626		US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/15 21:35
S64	501	@ay<"2006" and S63	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/15 21:35
S65	498	S64 not S62	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2009/01/15 21:35

1/16/2009 11:27:32 AM

C:\ Documents and Settings\ mtran1\ My Documents\ EAST\ Workspaces\ 11548132.wsp

Search Notes



Application/Control No.	Applicant(s)/Patent Under
	Reexamination

11548132 LIN, JENTSUNG

Examiner Art Unit

TRAN, MICHAEL T 2827

SEARCHED Class Subclass Date Examiner 365 230.06 11/11/07 mt 365 233 11/11/07 mt

SEARCH NOTES			
Search Notes	Date	Examiner	
east [see attached]	11/11/07	mt	
check 2nd non-final not yet "approved"	4/22/08	mt	
east	1/15/09	mt	

INTERFERENCE SEARCH				
Class	Subclass	Date	Examiner	

/MICHAEL T TRAN/ Primary Examiner.Art Unit 2827
Timaly Examinor, W. Onic 2027

U.S. Patent and Trademark Office Part of Paper No.: 20090116

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Jentsung Lin

Title: DYNAMIC WORD LINE DRIVERS AND DECODERS FOR MEMORY

ARRAYS

App. No.: 11/548,132 Filed: October 10, 2006

Examiner: TRAN, Michael Thanh Group Art Unit: 2827

Customer No.: 23696 Confirmation No.: 4884

Atty. Dkt. No.: 061478

M/S: Amendment Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450

RESPONSE TO NON-FINAL OFFICE ACTION

Dear Sir:

In response to the Non-Final Office Action mailed July 30, 2008, please reconsider the above-identified application in light of the following amendments and remarks:

CLAIM AMENDMENTS:

The following listing of claims will replace all prior versions, and listings, of claims in the application:

1. (Original) A circuit device comprising:

first logic to receive a clock signal and a first portion of a memory address of a memory array, the first logic to decode the first portion of the memory address and to apply the clock signal to a selected clock output of a plurality of clock outputs associated with a selected group of a plurality of wordline drivers that are associated with the memory array; and

second logic to decode a second portion of the memory address, the second logic to selectively activate a particular wordline driver of the selected group of wordline drivers according to the second portion of the memory address.

- 2. (Original) The circuit device of claim 1, wherein the first logic comprises a conditional clock generator to receive the clock signal and to selectively apply the clock signal to the selected clock output.
- 3. (Original) The circuit device of claim 2, wherein the conditional clock generator selectively applies the clock signal to the selected clock output according to the first portion of the memory address.
- 4. (Original) The circuit device of claim 1, wherein the first logic comprises a decoder to decode at least two address bits to determine the first portion of the memory address.
- 5. (Original) The circuit device of claim 1, wherein the first logic generates four conditional clock outputs, wherein one of the four conditional clock outputs is active at a time, the first logic to apply the one conditional clock output as the selected clock output.

- 6. (Original) The circuit device of claim 1, wherein the selected group of wordline drivers comprises four wordline drivers, each of the four wordline drivers is associated with a respective wordline of the memory array, wherein the four wordline drivers share a common address input.
- 7. (Original) A method of selecting a particular wordline of a memory array, the method comprising:
 - selectively providing a clock signal to a selected group of a plurality of wordline drivers based on a first portion of a memory address of the memory array, wherein each of the plurality of wordline drivers is associated with a wordline of the memory array; and
 - activating a particular wordline driver of the selected group of wordline drivers according to a second portion of the memory address.
 - 8. (Previously presented) The method of claim 7, further comprising: receiving the clock signal;
 - selectively applying the clock signal to one of a plurality of clock outputs according to the first portion of the memory address.
 - 9. (Original) The method of claim 7, further comprising:
 - determining a clock output according to the first portion of the memory address using a conditional clock generator.
- 10. (Original) The method of claim 7, wherein each wordline driver in the selected group of wordline drivers has a shared address input to receive the second portion of the memory address.

- 11. (Original) A circuit device comprising:
- means for selectively providing a clock signal to a selected group of wordline drivers based on a first portion of a memory address of a memory array; and means for activating a particular wordline driver of the selected group of wordline drivers according to a second portion of the memory address.
- 12. (Original) The circuit device of claim 11, wherein each of the wordline drivers is associated with a wordline of the memory array.
 - 13. (Original) The circuit device of claim 12, further comprising:
 - a conditional clock generator including an address input to receive the first portion of the memory address and a clock input to receive a clock signal, the conditional clock generator to selectively apply the clock signal to one of a plurality of clock outputs according to the first portion of the memory address.
- 14. (Original) The circuit device of claim 12, further comprising a decoder to decode the memory address to determine the second portion of the memory address and to apply the second portion of the memory address to a shared address line.
- 15. (Original) The circuit device of claim 12, wherein the circuit device comprises an integrated circuit.
- 16. (Original) The circuit device of claim 15, wherein the integrated circuit includes the memory array.
 - 17. (Withdrawn) A circuit device comprising:
 - a group of wordline drivers, each of the wordline drivers comprising a control terminal, an address terminal, and an output terminal, the output terminal coupled to a wordline of a memory array;
 - an inverter including an input to receive a memory address and including an inverted output coupled to the address terminal of each of the wordline drivers; and a plurality of clock outputs, each of the plurality of clock outputs coupled to the control terminal of a respective one of the group of wordline drivers.

- 18. (Withdrawn) The circuit device of claim 17, further comprising logic to derive the plurality of clock outputs from a single clock.
 - 19. (Withdrawn) The circuit device of claim 17, further comprising:a clock generator to receive a clock signal and to selectively apply the clock signal to one of the plurality of clock outputs.
- 20. (Withdrawn) The circuit device of claim 19, wherein the wordline driver associated with the selected one of the plurality of clock outputs is in a dynamic evaluation state and wherein other wordline drivers of the group of wordline drivers are in a static precharge state.
- 21. (Withdrawn) The circuit device of claim 20, wherein the static precharge state comprises a fixed voltage level.
 - 22. (Currently amended) A circuit device comprising: an address input;
 - a plurality of clock outputs;
 - a group of wordline drivers coupled to a wordline of a memory array, each wordline driver of the group of wordline drivers coupled to the address input and coupled to a respective clock output of the plurality of clock outputs; and logic comprising:
 - first logic to receive a clock signal and a first portion of a memory address of the

 memory array, the first logic to decode the first portion of the memory

 address and to apply the clock signal to a selected clock output of the

 plurality of clock outputs; and
 - second logic to decode a second portion of the memory address, the second logic
 to select a particular wordline driver of the group of wordline drivers
 according to the second portion of the memory address and to selectively
 apply a clock signal to one of the plurality of clock outputs to activate
 [[a]]the selected wordline driver of the group of wordline drivers.

- 23. (Original) The circuit device of claim 22, wherein the selected wordline driver of the group of wordline drivers is in an active evaluation state wherein other wordline drivers of the group of wordline drivers are in a static precharge state.
- 24. (Original) The circuit device of claim 23, wherein a state of the wordline driver is determined by the selective application of the clock signal.
- 25. (Original) The circuit device of claim 22, wherein the logic comprises a conditional clock generator.
 - 26. (Withdrawn) An integrated circuit comprising:
 - a substrate; and
 - a plurality of circuit devices comprising:
 - a first wordline driver comprising a first transistor, a third transistor, and a first wordline output;
 - a second wordline driver comprising a second transistor, a fourth transistor, and a second wordline output;
 - wherein the first transistor, the second transistor, the third transistor, the fourth transistor, the first wordline output and the second wordline output are disposed on the substrate in a single row;
 - wherein the first wire trace couples the first transistor to the third transistor and the third transistor to the first wordline output;
 - wherein the second wire trace couples the second transistor to the fourth transistor and the fourth transistor to the second wordline output; and wherein the first wire trace and the second wire trace are substantially parallel.
 - 27. (Withdrawn) The integrated circuit of claim 26, further comprising:
 - a first output associated with the first wire trace; and
 - a second output associated with the second wire trace;
 - wherein a voltage on the first output opposes capacitive coupling between the first wire trace and the second wire trace.

28. (Previously presented) A circuit device comprising:

- first logic to receive a clock signal and a first portion of a memory address of a memory array, the first logic to decode the first portion of the memory address and to apply the clock signal to a selected clock output of a plurality of clock outputs associated with a selected group of a plurality of wordline drivers that are associated with the memory array, wherein the first logic comprises a conditional clock generator to receive the clock signal and to selectively apply the clock signal to the selected clock output; and
- second logic to decode a second portion of the memory address, the second logic to selectively activate a particular wordline driver of the selected group of wordline drivers according to the second portion of the memory address.
- 29. (Previously presented) The circuit device of claim 28, wherein the conditional clock generator selectively applies the clock signal to the selected clock output according to the first portion of the memory address.

30. (Previously presented) A circuit device comprising:

- first logic to receive a clock signal and a first portion of a memory address of a memory array, the first logic to decode the first portion of the memory address and to apply the clock signal to a selected clock output of a plurality of clock outputs associated with a selected group of a plurality of wordline drivers that are associated with the memory array, wherein the first logic comprises a decoder to decode at least two address bits to determine the first portion of the memory address; and
- second logic to decode a second portion of the memory address, the second logic to selectively activate a particular wordline driver of the selected group of wordline drivers according to the second portion of the memory address.

31. (Previously presented) A circuit device comprising:

first logic to receive a clock signal and a first portion of a memory address of a memory array, the first logic to decode the first portion of the memory address and to apply the clock signal to a selected clock output of a plurality of clock outputs associated with a selected group of a plurality of wordline drivers that are associated with the memory array, wherein the first logic generates four conditional clock outputs, wherein one of the four conditional clock outputs is active at a time, the first logic to apply the one conditional clock output as the selected clock output; and

second logic to decode a second portion of the memory address, the second logic to selectively activate a particular wordline driver of the selected group of wordline drivers according to the second portion of the memory address.

32. (Previously presented) A circuit device comprising:

first logic to receive a clock signal and a first portion of a memory address of a memory array, the first logic to decode the first portion of the memory address and to apply the clock signal to a selected clock output of a plurality of clock outputs associated with a selected group of a plurality of wordline drivers that are associated with the memory array, wherein the selected group of wordline drivers comprises four wordline drivers, each of the four wordline drivers is associated with a respective wordline of the memory array, wherein the four wordline drivers share a common address input; and

second logic to decode a second portion of the memory address, the second logic to selectively activate a particular wordline driver of the selected group of wordline drivers according to the second portion of the memory address.

- 33. (Previously presented) A method of selecting a particular wordline of a memory array, the method comprising:
 - selectively providing a clock signal to a selected group of a plurality of wordline drivers based on a first portion of a memory address of the memory array, wherein each of the plurality of wordline drivers is associated with a wordline of the memory array, wherein each wordline driver in the selected group of wordline drivers has a shared address input to receive the second portion of the memory address; and activating a particular wordline driver of the selected group of wordline drivers according to a second portion of the memory address.
 - 34. (Previously presented) A circuit device comprising:
 - means for selectively providing a clock signal to a selected group of wordline drivers based on a first portion of a memory address of a memory array, wherein each of the wordline drivers is associated with a wordline of the memory array;
 - a conditional clock generator including an address input to receive the first portion of the memory address and a clock input to receive the clock signal, the conditional clock generator to selectively apply the clock signal to one of a plurality of clock outputs according to the first portion of the memory address; and
 - means for activating a particular wordline driver of the selected group of wordline drivers according to a second portion of the memory address.
- 35. (Previously presented) The circuit device of claim 34, further comprising a decoder to decode the memory address to determine the second portion of the memory address and to apply the second portion of the memory address to a shared address line.

- 36. (Withdrawn) A circuit device comprising:
- a group of wordline drivers, each of the wordline drivers comprising a control terminal, an address terminal, and an output terminal, the output terminal coupled to a wordline of a memory array;
- a clock generator to receive a clock signal and to selectively apply the clock signal to one of a plurality of clock outputs, wherein each of the plurality of clock outputs coupled to the control terminal of a respective one of the group of wordline drivers; and
- an inverter including an input to receive a memory address and including an inverted output coupled to the address terminal of each of the wordline drivers.
- 37. (Withdrawn) The circuit device of claim 36, wherein the wordline driver associated with the selected one of the plurality of clock outputs is in a dynamic evaluation state and wherein other wordline drivers of the group of wordline drivers are in a static precharge state.
- 38. (Withdrawn) The circuit device of claim 37, wherein the static precharge state comprises a fixed voltage level.

- 39. (Currently amended) A circuit device comprising:
- an address input;
- a plurality of clock outputs;
- a group of wordline drivers coupled to a wordline of a memory array, each wordline driver of the group of wordline drivers coupled to the address input and coupled to a respective clock output of the plurality of clock outputs, wherein the selected wordline driver of the group of wordline drivers is in an active evaluation state and wherein other wordline drivers of the group of wordline drivers are in a static precharge state; and

logic comprising:

- first logic to receive a clock signal and a first portion of a memory address of the

 memory array, the first logic to decode the first portion of the memory

 address and to apply the clock signal to a selected clock output of the

 plurality of clock outputs; and
- second logic to decode a second portion of the memory address, the second logic
 to select a particular wordline driver of the group of wordline drivers
 according to the second portion of the memory address and to selectively
 apply a clock signal to one of the plurality of clock outputs to activate
 [[a]]the selected wordline driver of the group of wordline drivers.
- 40. (Previously presented) The circuit device of claim 39, wherein a state of the one wordline driver is determined by the selective application of the clock signal.
- 41. (New) The circuit device of claim 1, wherein the first logic comprises a conditional clock generator to receive the clock signal and to selectively apply the clock signal to the selected clock output, and wherein the first logic is further to generate multiple conditional clock outputs, wherein one of the multiple conditional clock outputs is an active conditional clock output, the first logic to apply the active conditional clock output as the selected clock output.
- 42. (New) The circuit device of claim 2, wherein the conditional clock generator selectively applies the clock signal to the selected clock according to one of the first portion and the second portion of the memory address.

- 43. (New) The circuit device of claim 1, wherein the first logic generates a plurality of conditional clock outputs, wherein one of the plurality of conditional clock outputs is active at a time, the first logic to apply the active conditional clock output as the selected clock output.
- 44. (New) The circuit device of claim 1, wherein the selected group of wordline drivers comprises four wordline drivers, each of the four wordline drivers associated with a respective wordline of the memory array, wherein the four wordline drivers share a common address input, and wherein the first logic is further to generate four conditional clock outputs, wherein one of the four conditional clock outputs is an active conditional clock output, the first logic to apply the active conditional clock output as the selected clock output.
- 45. (New) The method of claim 1, wherein each wordline driver in the selected group of wordline drivers has a shared address input to receive the second portion of the memory address.
- 46. (New) The circuit device of claim 11, wherein each of the wordline drivers is associated with a corresponding wordline of the memory array.
- 47. (New) The circuit device of claim 22, wherein the selected wordline driver of the group of wordline drivers is in an active evaluation state, wherein other wordline drivers of the group of wordline drivers are in a static precharge state, and wherein the logic comprises a conditional clock generator.
 - 48. (New) A circuit device comprising:
 - means for providing a clock signal to a selected group of wordline drivers based on a portion of a memory address of a memory array; and
 - means for activating a particular wordline driver of the selected group of wordline drivers according to another portion of the memory address.

U.S. App. No.: 11/548,132

REMARKS

Status of the Claims

Claims 22-23 and 39 are amended. Claims 17-21, 26-27, and 36-38 have been withdrawn. New claims 41-48 have been added. Claims 1-16, 22-25, 28-35, and 39-48 are pending.

Claims 1-16 and 28-35 are Allowable

The Office has indicated that claims 1-16 and 28-35 are allowable, at paragraphs 7 and 8 of the Office Action. Applicant thanks the Examiner for these allowances.

Claims 22-25 and 39-40 are Allowable

The Office has rejected claims 22-25, at paragraphs 4-5 of the Office Action, under 35 U.S.C. §102(b), as anticipated by U.S. Patent No. 6,856,574 ("Iwahashi"). Applicant respectfully traverses the rejections.

The cited portions of Iwahashi do not disclose the specific combination of claim 22. For example, the cited portions of Iwahashi do not disclose second logic to decode a second portion of a memory address, the second logic to select a particular wordline driver of a group of wordline drivers according to the second portion of the memory address and to selectively apply a clock signal to one of a plurality of clock outputs to activate a selected wordline driver, as in claim 22. The Office admits that the cited portions of Iwahashi do not disclose second logic to decode a second portion of the memory address, the second logic to select a particular wordline driver of the selected group of wordline drivers according to the second portion of the memory address. *See* Office Action, paragraph 8. Therefore, the cited portions of Iwahashi do not disclose each and every element of claim 22. Hence, claim 22 is allowable.

Claims 23-25 depend from claim 22. Therefore, claims 23-25 are allowable, at least by virtue of their dependence from claim 22.

The Office has rejected claims 39-40, at paragraph 6 of the Office Action, under 35 U.S.C. §102(b), as anticipated by Iwahashi. Applicant respectfully traverses the rejections.

The cited portions of Iwahashi do not disclose the specific combination of claim 39. For example, the cited portions of Iwahashi do not disclose second logic to decode a second portion of a memory address, the second logic to select a particular wordline driver of a group of wordline drivers according to the second portion of the memory address and to selectively apply a clock signal to one of a plurality of clock outputs to activate a selected wordline driver, as in claim 39. The Office admits that Iwahashi does not disclose second logic to decode a second portion of the memory address, the second logic to select a particular wordline driver of the selected group of wordline drivers according to the second portion of the memory address. See Office Action, paragraph 8. Hence, claim 39 is allowable.

Claim 40 depends from claim 39. Therefore, claim 40 is allowable, at least by virtue of its dependence from claim 39.

Claims 41-48 are Allowable

Applicant has added new claims 41-48, which are supported by the Specification. No new matter has been added.

Claims 41-45 depend from claim 1, which the Office has indicated to be allowable. Therefore, claims 41-45 are allowable, at least by virtue of their dependence from claim 1.

Claim 46 depends from claim 11, which the Office has indicated to be allowable. Therefore, claims 46 is allowable, at least by virtue of its dependence from claim 11.

Claim 47 depends from claim 22, which Applicant has shown to be allowable. Therefore, claim 47 is allowable, at least by virtue of its dependence from claim 22.

Claim 48 is allowable over the cited portions of Iwahashi.

CONCLUSION

Applicant has pointed out specific features of the claims not disclosed, suggested, or rendered obvious by the references applied in the Office Action. Accordingly, Applicant respectfully requests reconsideration and withdrawal of each of the rejections, as well as an indication of the allowability of each of the pending claims.

Any changes to the claims in this amendment, which have not been specifically noted to overcome a rejection based upon the cited portions of the above-cited references, should be

Attorney Docket No.: 061478

considered to have been made for a purpose unrelated to patentability, and no estoppel should be deemed to attach thereto.

The Examiner is invited to contact the undersigned attorney at the telephone number listed below if such a call would in any way facilitate allowance of this application.

The Commissioner is hereby authorized to charge any fees, which may be required, or credit any overpayment, to Deposit Account Number 17-0026.

Respectfully submitted,

December 3, 2008

Date

/Sam Talpalatsky/

Sam Talpalatsky, Reg. No. 35,380 QUALCOMM Incorporated Attn: Patent Department

Attn: Patent Department 5775 Morehouse Drive San Diego, California 92121-1714

Telephone: (858) 658-5787 Facsimile: (858) 658-2502

Electronic Patent Application Fee Transmittal										
Application Number:										
Filing Date:	10-	10-Oct-2006								
Title of Invention:	DY	DYNAMIC WORD LINE DRIVERS AND DECODERS FOR MEMORY ARRAYS								
First Named Inventor/Applicant Name:	Jer	ntsung Lin								
Filer:	Nic	:holas John Pauley/	Joann Denbow	,						
Attorney Docket Number:	06	1478								
Filed as Large Entity										
Utility under 35 USC 111(a) Filing Fees										
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)					
Basic Filing:										
Pages:										
Claims:										
Miscellaneous-Filing:										
Petition:										
Patent-Appeals-and-Interference:										
Post-Allowance-and-Post-Issuance:										
Extension-of-Time:										
Extension - 5 months with \$0 paid		1255	1	2350	2350					

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

Electronic Ack	knowledgement Receipt
EFS ID:	4408098
Application Number:	11548132
International Application Number:	
Confirmation Number:	4884
Title of Invention:	DYNAMIC WORD LINE DRIVERS AND DECODERS FOR MEMORY ARRAYS
First Named Inventor/Applicant Name:	Jentsung Lin
Customer Number:	23696
Filer:	Nicholas John Pauley/Joann Denbow
Filer Authorized By:	Nicholas John Pauley
Attorney Docket Number:	061478
Receipt Date:	06-DEC-2008
Filing Date:	10-OCT-2006
Time Stamp:	22:05:37
Application Type:	Utility under 35 USC 111(a)

Payment information:

Submitted with Payment	yes
Payment Type	Deposit Account
Payment was successfully received in RAM	\$2350
RAM confirmation Number	4017
Deposit Account	170026
Authorized User	

The Director of the USPTO is hereby authorized to charge indicated fees and credit any overpayment as follows:

Charge any Additional Fees required under 37 C.F.R. Section 1.16 (National application filing, search, and examination fees)

Charge any Additional Fees required under 37 C.F.R. Section 1.17 (Patent application and reexamination processing fees)

Charge any Additional Fees required under 37 C.F.R. Section 1.19 (Document supply fees)

Charge any Additional Fees required under 37 C.F.R. Section 1.20 (Post Issuance fees)

Charge any Additional Fees required under 37 C.F.R. Section 1.21 (Miscellaneous fees and charges)

File Listing:

Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1	Amendment/Req. Reconsideration-After	061478 OA 12-06-08.pdf	137389	no	15
'	Non-Final Reject	001470_07_12 00 00.pu	ccc4807557c0c6d7fb92c6461f363b3fc448 7283	110	
Warnings:					
Information:					
2	Fee Worksheet (PTO-06)	fee-info.pdf	30443	no	2
-	reconstruct (170 dd)	ree mo.pai	80684c3df375fed73a317e68431bb7837b3 b9028	110	2
Warnings:					
Information:					
		Total Files Size (in bytes)	16	57832	

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

New Applications Under 35 U.S.C. 111

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

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

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

New International Application Filed with the USPTO as a Receiving Office

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



United States Patent and Trademark Office

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

APPLICATION NO.	FILING DATE	FILING DATE FIRST NAMED INVENTOR		CONFIRMATION NO.		
11/548,132	10/10/2006	Jentsung Lin	061478	4884		
	7590 07/30/200 INCORPORATED	8	EXAM	IINER		
5775 MOREHO SAN DIEGO, O	OUSE DR.		TRAN, MICHAEL THANH			
SAN DIEGO, C	JA 92121		ART UNIT	PAPER NUMBER		
			2827			
			NOTIFICATION DATE	DELIVERY MODE		
			07/30/2008	ELECTRONIC		

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

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

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

us-docketing@qualcomm.com kascanla@qualcomm.com nanm@qualcomm.com

	Application No.	Applicant(s)							
Office Action Summany	11/548,132	LIN, JENTSUNG							
Office Action Summary	Examiner	Art Unit							
T. MAN NO DATE (1)	MICHAEL T. TRAN	2827							
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address							
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be timulated and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).							
Status									
 1) Responsive to communication(s) filed on <u>Febra</u> 2a) This action is FINAL. 2b) This 3) Since this application is in condition for allowar 	action is non-final.								
closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	53 O.G. 213.							
Disposition of Claims									
4)⊠ Claim(s) <u>1-40</u> is/are pending in the application.	4) ☐ Claim(s) 1-40 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) ☐ Claim(s) 1-16 and 28-35 is/are allowed. 6) ☐ Claim(s) 22-25,39 and 40 is/are rejected. 7) ☐ Claim(s) is/are objected to.								
Application Papers									
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) access applicant may not request that any objection to the confidence of the second seco	epted or b) objected to by the Eddrawing(s) be held in abeyance. See ion is required if the drawing(s) is obj	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).							
Priority under 35 U.S.C. § 119									
Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.									
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 052908.	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate							

U.S. Patent and Trademark Office PTOL-326 (Rev. 08-06)

Office Action Summary

Part of Paper No./Mail Date 20080724

Application/Control Number: 11/548,132 Page 2

Art Unit: 2827

DETAILED ACTION

In response to the Communications dated February 19, 2008 through May 29,
 2008, claims 1-40 are active in this application.

In response to the restriction requirement, Applicant elected group one with traverse. Applicant argued that the examination of all claims is not believed to create an undue burden on the USPTO and since the subject matter among the species is not independent and distinct as required by statute. Additionally, Applicant adds that the different classifications as recited by the USPTO are not adequate grounds for restriction since the USPTO has historically examined applications containing multiple sets of claims with different classifications. However, the Examiner contends that the restriction requirements are proper for the following reasons:

- the two species are distinct one group merely recites a driver; while the other group specifically defines a particular driver. See definition of the two cited classes and subclasses.
- It is a burden to look for two distinct features in two different subclasses as there
 are thousands of prior art to consider.
- This office action is prepared for the purposes of examining this case, and only
 this case. Therefore, the argument of examined cases with multiple sets of
 claims classified in different classifications is irrelevant.

Specification

2. If there are cross-reference to related applications, please include the

Application/Control Number: 11/548,132

Art Unit: 2827

respective patent numbers, if known.

Information Disclosure Statement

3. The information disclosure statements filed May 29, 2008 have been considered.

Page 3

Claim Rejections- 35 U.S.C. § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C.

102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- (e) the invention was described in-
- (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effect under this subsection of a national application published under section 122(b) only if the international application designating the United States was published under Article 21(2)(a) of such treaty in the English language; or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that a patent shall not be deemed filed in the United States for the purposes of this subsection based on the filing of an international application filed under the treaty defined in section 351(a).
 - 5. Claims 22-25 are rejected under 35 U.S.C 102(b) as being anticipated by Iwahashi et al. [U.S. Patent 6,856,574].

Art Unit: 2827

With respect to claim 22, Iwahashi et al. disclose, in figures 1 and 2, a circuit device comprising: an address input [via 41s]; a plurality of clock outputs [via 111s]; a group of wordline drivers [42] coupled to a wordline of a memory array [see figure 2], each wordline driver of the group of wordline drivers coupled to the address input and coupled to a respective clock output of the plurality of clock outputs; and logic [32/33] to selectively apply a clock signal to one of the plurality of clock outputs to activate a selected wordline driver of the group of wordline drivers.

With respect to claim 23, Iwahashi et al. disclose, in figures 1 and 2, the selected wordline driver of the group of wordline drivers is in an active evaluation state and wherein other wordline drivers of the group of wordline drivers are in a static precharge state. This depends on the selective process of the device.

With respect to claim 24, Iwahashi et al. disclose, in figures 1 and 2, a state of the wordline driver is determined by the selective application of the clock signal. This depends on the selective process of the device.

With respect to claim 25, Iwahashi et al. disclose, in figures 1 and 2, the logic comprises a conditional clock generator. The generator is dependent upon the PWRP signals.

6. Claims 39 and 40 are rejected under 35 U.S.C 102(b) as being anticipated by Iwahashi et al. [U.S. Patent 6,856,574].

Application/Control Number: 11/548,132 Page 5

Art Unit: 2827

With respect to claim 39, Iwahashi et al. disclose, in figures 1 and 2, a circuit device comprising: an address input; a plurality of clock outputs; a group of wordline drivers coupled to a wordline of a memory array, each wordline driver of the group of wordline drivers coupled to the address input and coupled to a respective clock output of the plurality of clock outputs, wherein the selected wordline driver of the group of wordline drivers is in an active evaluation state and wherein other wordline drivers of the group of wordline drivers are in a static precharge state; and logic to selectively apply a clock signal to one of the plurality of clock outputs to activate a selected wordline driver of the group of wordline drivers.

With respect to claim 40, Iwahashi et al. disclose, in figures 1 and 2, a state of the one wordline driver is determined by the selective application of the clock signal.

This depends on the selective process of the device.

Allowable Subject Matter

- 7. Claims 1-16 and 28-35 are allowable over the prior art of record.
- 8. The following is an Examiner's statement of reasons for the indication of allowable subject matter: the prior art of records does not show (in addition to the other elements in the claim) the following:

Application/Control Number: 11/548,132 Page 6

Art Unit: 2827

 second logic to decode a second portion of the memory address, the second logic to selectively activate a particular wordline driver of the selected group of

wordline drivers according to the second portion of the memory address.

Conclusion

9. When responding to the Office action, Applicants are advised to provide

the Examiner with line and page numbers of the application and/or references cited to

assist the Examiner in the prosecution of this case.

10. Any inquiry concerning this communication or earlier communications

from the Examiner should be directed to Michael T. Tran whose telephone number is

(571) 272-1795. The Examiner can normally be reached on Monday-Thursday from

7:30-6:00 P.M.

11. Any inquiry of a general nature or relating to the status of this application.

should be directed to the Group receptionist whose telephone number is (571) 272-

1650.

/Michael T. Tran/ Michael T. Tran

Art Unit 2827

July 28, 2008

166

Receipt date: 05/29/2008 Doc code:IDS

EFS Web 2.1.1

Doc description: Information Disclosure Statement (IDS) Filed

11548132 - GAU: 2827 PTO/SB/08a (03-08)

Approved for use through 05/31/2008. OMB 0651-0031 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

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

Application Number 11548132 Filing Date 2006-10-10 INFORMATION DISCLOSURE First Named Inventor Jentsung Lin STATEMENT BY APPLICANT Art Unit 2827 (Not for submission under 37 CFR 1.99) **Examiner Name** Tran, Michael Thanh Attorney Docket Number 061478

				U.S.I	PATENTS			Remove	
Cite No	Patent Number	Kind Code ¹	Issue D)ate	of cited Document			int Passages or Relev	
1	000000000000000000000000000000000000000	100055500665550000555	00000000000000000000000000000000000000	057200057200057200	consocialisti con la superiori del con	00087500083500085500085500085500085790045780085		00000590005390005390005390008390008490005900059000	0672Y9086R ^{SQ}
n to ac	dd additional U.S. Pater	t citatio	n inform	ation pl	ease click the	Add button.		Add	
		U.S.P	ATENT	APPLI	CATION PUBI	LICATIONS		Remove	
Cite No	Publication Number	Kind Code ¹	l	ition			Releva	nt Passages or Relev	
1	20040190035		2004-09)-30	Watanabe, Na	oya			
2	20050052904		2005-03	3-10	Cho, Beak-Hui	ng			
3	20040246806		2004-12	? -0 9	Ha, Chang Wa	ın			
n to ac	dd additional U.S. Publi	⊥ shed Ap	plication	citatio	n information p	please click the Add	d button	Add	
			FOREIG	3N PA1	ENT DOCUM	ENTS		Remove	
Cite No	Foreign Document Number ³			Kind Code4	Publication Applicant of cited		e or V F	where Relevant Passages or Relevant	T-5
1		22000555500055200055	1200008/200008/20008	90005559005559005	92000000000000000000000000000000000000	000000000000000000000000000000000000000	160355000575006025F04		
	No 1 Cite No 1 Cite No Cite No	1 Cite No Publication Number 20040190035 2 20050052904 3 20040246806 a to add additional U.S. Publication Number Cite No Cite No Cite No Cite No Cite No Cite Foreign Document Number ³	No Patent Number Code1 1	No Patent Number Code Issue Land Issue L	Cite No Patent Number Kind Code1 Issue Date 1	No Patent Number Code1 Issue Date of cited Docu- 1 Into add additional U.S. Patent citation information please click the U.S.PATENT APPLICATION PUBLICATION PUBLICA	Cite No Patent Number Kind Code ¹ Issue Date Name of Patentee or Applicant of cited Document 1	Cite No Patent Number Kind Code¹ Issue Date Name of Patentee or Applicant of cited Document Pages Releva Figure 1	Cite No Patent Number Kind Code¹ Issue Date Name of Patentee or Applicant of cited Document Pages, Columns, Lines when Relevant Passages or Relevant

ALL REFERENCES CONSIDERED EXCEPT WHERE LINED THROUGH. /MT/

<u> </u>				<u>,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,</u>	
Receipt date: 05/29/2008	Application Number		11548132 - GAU: 28		
INFORMATION BIGGI COURT	Filing Date		2006-10-10		
INFORMATION DISCLOSURE	First Named Inventor Jentsu		sung Lin		
STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99)	Art Unit		2827		
(Not let submission under or of it may)	Examiner Name	Tran,	Michael Thanh		
	Attorney Docket Numb	er	061478		

If you wis	h to ac	ndd additional Foreign Patent Document citation information please clic	ck the Add button	Add	
		NON-PATENT LITERATURE DOCUMEN	its [Remove	
Examiner Initials* Cite No 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, pages(s), volume-issue number(s), publisher, city and/or country where published.					
00085500005500005500005550	1		900080000000000000000000000000000000000		
If you wis	h to ac	ndd additional non-patent literature document citation information pleas	se click the Add but	tton Add	
		EXAMINER SIGNATURE			
Examiner	Signa	ature /Michael Tran/ Dat	ate Considered	07/25/2008	
		nitial if reference considered, whether or not citation is in conformance a conformance and not considered. Include copy of this form with next		_	
Standard ST ⁴ Kind of doo	Г.3). ³ F cum ent	of USPTO Patent Documents at <u>www.USPTO.GOV</u> or MPEP 901.04. ² Enter office tha For Japanese patent documents, the indication of the year of the reign of the Emperor return to the appropriate symbols as indicated on the document under WIPO Standard ST.16 translation is attached.	must precede the serial	number of the patent doc	ument.

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Index of Claims	11548132	LIN, JENTSUNG
	Examiner	Art Unit

✓ Rejected = Allowed		÷		celled		N		Elected erence	A	+	App Obje		
□ cı	laims r	enumbered	in the same	order as pr	esented by a	applica	nt		□ СРА	□ -	Γ.D.	□ F	R.1.47
	CLA	IM						DATE					
Fin	nal	Original	11/12/2007	07/25/2008									
		1	✓	=									
		2	0	=									

CLAIM		DATE										
Final	Original	11/12/2007	07/25/2008									
	1	✓	=									
	2	0	=									
	3	0	=									
	4	✓	=									
	5	0	=									
	6	0	=									
	7	✓	=									
	8	✓	=									
	9	✓	=									
	10	0	=									
	11	√	=									
	12	√	=									
	13	0	=									
	14	0	=									
	15	✓	=									
	16	√	=									
	17	✓	N									
	18	✓	N									
	19	0	N									
	20	0	N									
	21	0	N									
	22	√	✓									
	23	0	✓									
	24	0	✓									
	25	√	✓									
	26		N									
	27		N									
	28		=									
	29		=									
	30		=									
	31		=									
	32		=									
	33		=									
	34		=									
	35		=									
	36		N									

U.S. Patent and Trademark Office Part of Paper No.: 20080724

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Index of Claims	11548132	LIN, JENTSUNG
	Examiner	Art Unit
	TRAN, MICHAEL T	2827

✓ F	✓ Rejected		Rejected - Cancelled		N	Non-Elected	#	١	Арр	eal
= Allowed		÷	÷ Restricted		I Interference		0		Objected	
☐ Claims	☐ Claims renumbered in the same order as presented by applicant ☐ CPA ☐ T.D. ☐ R.1.47									
CL	AIM					DATE				
Final	Original	11/12/2007	07/25/2008							
	37		N							
	38		N							
	39		✓							
	40		/							

PTO/SB/08a (03-08)
Approved for use through 05/31/2008, OMB 0651-0031
Formation Disclosure Statement (IDS) Filed
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it contains a valid OMB control number.

	Application Number		11548132	
INFORMATION DISCLOSURE	Filing Date		2006-10-10	
	First Named Inventor Jentsu		tsung Lin	
STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99)	Art Unit		2827	
(Not for Submission under or of K 1.55)	Examiner Name	Tran,	Michael Thanh	
	Attorney Docket Numb	er	061478	

					U.S.	PATENTS			Remove	
Examiner Initial*	Cite No	Patent Number	Kind Code ¹	Issue D)ate	of cited Document			es,Columns,Lines where vant Passages or Relevant res Appear	
	1									
If you wisl	h to a	⊔ dd additional U.S. Pater	nt citatio	n inform	ation pl	ease click the	Add button.		Add	
			U.S.P	ATENT	APPLI	CATION PUBL	LICATIONS		Remove	
Examiner Initial*	Cite No	Publication Number	Kind Code ¹	Publica Date	ition	of cited Document		Releva	Pages,Columns,Lines where Relevant Passages or Relevan Figures Appear	
	1	20040190035		2004-09	9-30	Watanabe, Na	oya			
	2	20050052904		2005-03	3-10	Cho, Beak-Hung				
	3	20040246806		2004-12	2-09	Ha, Chang Wa	ın			
If you wisl	h to a	dd additional U.S. Publi	shed Ap	plication	citatio	n information p	lease click the Ade	d button	Add	
				FOREIG	SN PAT	ENT DOCUM	ENTS		Remove	
Examiner Initial*	Cite No	Foreign Document Number ³	Country Code ²		Kind Code ⁴	Publication Date	Name of Patente Applicant of cited Document	e or F	Pages,Columns,Lines where Relevant Passages or Relevan Figures Appear	T5
	1									

INFORMATION DISCLOSURE STATEMENT BY APPLICANT

(Not for submission under 37 CFR 1.99)

Application Number		11548132		
Filing Date		2006-10-10		
First Named Inventor Jents		ng Lin		
Art Unit		2827		
Examiner Name Tran,		Michael Thanh		
Attorney Docket Number		061478		

If you wisl	h to ac	dd additional Foreign Patent Document citation information please click the Add button Add							
NON-PATENT LITERATURE DOCUMENTS Remove									
Examiner Initials* Cite No Cite No Cite Unclude 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, pages(s), volume-issue number(s), publisher, city and/or country where published.									
	1								
If you wisl	h to ac	d additional non-patent literature document citation information please click the Add button Add							
		EXAMINER SIGNATURE							
Examiner	Signa	ture Date Considered							
*EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through a citation if not in conformance and not considered. Include copy of this form with next communication to applicant.									
¹ See Kind Codes of USPTO Patent Documents at www.USPTO.GOV or MPEP 901.04. ² Enter office that issued the document, by the two-letter code (WIPO Standard ST.3). ³ For Japanese patent documents, the indication of the year of the reign of the Emperor must precede the serial number of the patent document. ⁴ Kind of document by the appropriate symbols as indicated on the document under WIPO Standard ST.16 if possible. ⁵ Applicant is to place a check mark here if English language translation is attached.									

INFORMATION DISCLOSURE STATEMENT BY APPLICANT

(Not for submission under 37 CFR 1.99)

Application Number		11548132		
Filing Date		2006-10-10		
First Named Inventor Jents		ng Lin		
Art Unit		2827		
Examiner Name Tran,		Michael Thanh		
Attorney Docket Number		061478		

	CERTIFICATION STATEMENT								
Plea	Please see 37 CFR 1.97 and 1.98 to make the appropriate selection(s):								
X	That each item of information contained in the information disclosure statement was first cited in any communication from a foreign patent office in a counterpart foreign application not more than three months prior to the filing of the information disclosure statement. See 37 CFR 1.97(e)(1).								
OR	DR .								
	That no item of information contained in the information disclosure statement was cited in a communication from a foreign patent office in a counterpart foreign application, and, to the knowledge of the person signing the certification after making reasonable inquiry, no item of information contained in the information disclosure statement was known to any individual designated in 37 CFR 1.56(c) more than three months prior to the filing of the information disclosure statement. See 37 CFR 1.97(e)(2).								
	See attached cer	rtification statement.							
	Fee set forth in 37 CFR 1.17 (p) has been submitted herewith.								
	None								
	SIGNATURE A signature of the applicant or representative is required in accordance with CFR 1.33, 10.18. Please see CFR 1.4(d) for the orm of the signature.								
Signature /Nicholas J. Pauley/ Date (YYYY-MM-DD) 2008-				2008-05-27					

This collection of information is required by 37 CFR 1.97 and 1.98. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 1 hour to complete, including gathering, preparing and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. **SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.**

Registration Number

44,999

Name/Print

Nicholas J. Pauley

Privacy Act Statement

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

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

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

Electronic Acknowledgement Receipt					
EFS ID:	3371453				
Application Number:	11548132				
International Application Number:					
Confirmation Number:	4884				
Title of Invention:	DYNAMIC WORD LINE DRIVERS AND DECODERS FOR MEMORY ARRAYS				
First Named Inventor/Applicant Name:	Jentsung Lin				
Customer Number:	23696				
Filer:	Joseph B. Agusta/Joann Denbow				
Filer Authorized By:	Joseph B. Agusta				
Attorney Docket Number:	061478				
Receipt Date:	29-MAY-2008				
Filing Date:	10-OCT-2006				
Time Stamp:	09:35:34				
Application Type:	Utility under 35 USC 111(a)				

Payment information:

Information:

Submitted with Payment			no					
File Listing:								
Document Number	Document Description		File Name	File Size(Bytes) /Message Digest	Multi Part /.zip	Pages (if appl.)		
1	1 Information Disclosure Statement 061478_IDS_PTOSB08_05- (IDS) Filed 19-08.pdf		574226	no	4			
1			19-08.pdf	a85a4a82ac4b98720e58cbf022e162ca b3b17295	110	" 		
Warnings:								

574226

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

New Applications Under 35 U.S.C. 111

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

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

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

New International Application Filed with the USPTO as a Receiving Office

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

Electronic Acknowledgement Receipt					
EFS ID:	3329275				
Application Number:	11548132				
International Application Number:					
Confirmation Number:	4884				
Title of Invention:	DYNAMIC WORD LINE DRIVERS AND DECODERS FOR MEMORY ARRAYS				
First Named Inventor/Applicant Name:	Jentsung Lin				
Customer Number:	23696				
Filer:	Joseph B. Agusta/Joann Denbow				
Filer Authorized By:	Joseph B. Agusta				
Attorney Docket Number:	061478				
Receipt Date:	20-MAY-2008				
Filing Date:	10-OCT-2006				
Time Stamp:	14:02:54				
Application Type:	Utility under 35 USC 111(a)				

Payment information:

Submitted with Payment		no	no			
File Listing:						
Document Number	Document Description	File Name	File Size(Bytes) /Message Digest	Multi Part /.zip	Pages (if appl.)	
1	Response to Election / Restriction Filed	061478_RR_05-20-08.pdf	355384	no	2	
			0f5818aa69a43614d641a454b1ca206f			

Warnings:

Information:

355384

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

New Applications Under 35 U.S.C. 111

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

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

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

New International Application Filed with the USPTO as a Receiving Office

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

Attorney Docket No.: 061478

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:

Jentsung Lin

Title:

DYNAMIC WORD LINE DRIVERS AND DECODERS FOR MEMORY

ARRAYS

App. No.:

11/548,132

Filed:

October 10, 2006

Examiner:

TRAN, Michael Thanh

Group Art Unit:

2827

Customer No.: 23696

Confirmation No.:

4884

Atty. Dkt. No.: 061478

M/S: Amendment

Commissioner for Patents

PO Box 1450

Alexandria, VA 22313-1450

RESPONSE TO RESTRICTION REQUIREMENT

Dear Sir:

The USPTO has restricted claims 1-40 of this application into Species I (claims 1-16, 22-25, 28-35, 39 and 40) and Species II (claims 17-21, 26, 27, 36-38).

Applicant elects the claims of Species I (claims 1-16, 22-25, 28-35, 39 and 40) and provisionally withdraws the non-elected claims of Species II (claims 17-21, 26, 27, 36-38). The restriction is respectfully traversed in order to preserve the issue for subsequent petition since the examination of all of the claims is not believed to create an undue burden on the USPTO and since the subject matter among the species is not independent and distinct as required by statute. Furthermore, different classifications as recited by the USPTO are not adequate grounds for restriction since the USPTO has historically examined applications containing multiple sets of claims with different classifications.

Attorney Docket No.: 061478

Applicant traverses the restriction, and believes that subject matter of Species I and II can be used together. For example, claim 7 of Species I includes a method of selecting a particular wordline of a memory array that includes activating a particular wordline driver of a selected group of wordline drivers. Claim 17 of Species II includes a circuit device that includes a group of wordline drivers. Applicant submits that the subject matter in Species I and Species II can be used together compatibly.

In summary, Applicant elects the claims of Species I for further prosecution and provisionally withdraws the non-elected claims from consideration. Reconsideration and further prosecution on the merits of at least the claims of Species I are respectfully requested.

The Commissioner is hereby authorized to charge any fees, which may be required, or credit any overpayment, to Deposit Account Number 17-0026.

Respectfully submitted,

Date: May 19, 2008

Nicholas J. Pauléy, Reg. No. 44,999

QUALCOMM Incorporated Attn: Patent Department 5775 Morehouse Drive

San Diego, California 92121-1714 Telephone: (858) 658-5787 Facsimile: (858) 658-2502



United States Patent and Trademark Office

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

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
11/548,132	10/10/2006	Jentsung Lin	061478	4884
	7590 04/28/200 INCORPORATED	8	EXAM	IINER
5775 MOREHO SAN DIEGO, (OUSE DR.		TRAN, MICHAEL THANH	
SAN DIEGO, C	JA 92121		ART UNIT	PAPER NUMBER
			2827	
			NOTIFICATION DATE	DELIVERY MODE
			04/28/2008	ELECTRONIC

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

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

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

us-docketing@qualcomm.com kascanla@qualcomm.com nanm@qualcomm.com

		Application No.	Applicant(s)	
Office Action Sum		11/548,132	LIN, JENTSUNG	
Office Action Sumi	nary	Examiner	Art Unit	
TI MAN NO DATE (#/		MICHAEL T. TRAN	2827	
The MAILING DATE of this Period for Reply	communication app	ears on the cover sheet wit	h the correspondence address -	-
A SHORTENED STATUTORY PI WHICHEVER IS LONGER, FROI - Extensions of time may be available under it after SIX (6) MONTHS from the mailing date - If NO period for reply is specified above, the - Failure to reply within the set or extended pe Any reply received by the Office later than the earned patent term adjustment. See 37 CFF	M THE MAILING DA ne provisions of 37 CFR 1.13 of this communication. maximum statutory period w riod for reply will, by statute, ree months after the mailing	ATE OF THIS COMMUNIC 36(a). In no event, however, may a re vill apply and will expire SIX (6) MONT cause the application to become ABA	ATION. bly be timely filed HS from the mailing date of this communical NDONED (35 U.S.C. § 133).	
Status				
 1) Responsive to communicate 2a) This action is FINAL. 3) Since this application is in closed in accordance with the 	2b)⊠ This condition for allowan	action is non-final. nce except for formal matte	rs, prosecution as to the merits	s is
Disposition of Claims				
4) Claim(s) 1-40 is/are pendin 4a) Of the above claim(s)	is/are withdraw red. ted. cted to.	vn from consideration.		
Application Papers				
9)☐ The specification is objected	d to by the Examiner	r.		
10)☐ The drawing(s) filed on		· · · · · ·	•	
Applicant may not request tha			` ·	
Replacement drawing sneet(s			e) is objected to. See 37 CFR 1.12 Office Action or form PTO-152	
Priority under 35 U.S.C. § 119				
2. Certified copies of th	one of: e priority documents e priority documents d copies of the prior International Bureau	s have been received. s have been received in Aprity documents have been received in Aprity documents have been received.	plication No eceived in this National Stage	
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing		Paper No(s)	ımmary (PTO-413) /Mail Date ormal Patent Application	
3) Information Disclosure Statement(s) (P Paper No(s)/Mail Date	0/30/00)	6) Other:		

U.S. Patent and Trademark Office PTOL-326 (Rev. 08-06) Application/Control Number: 11/548,132 Page 2

Art Unit: 2827

DETAILED ACTION

1. In response to the Communications dated February 19, 2008, claims 1-40 are active in this application.

Election of Species

- 2. A telephone call was made to Nicholas Pauley to request an oral election to the below restriction requirement, but did not result in an election being made.
- 3. This application contains claims directed to the following patentably distinct species of the claimed invention: 1) Addressing [claims 1-16, 22-25, 28-35, 39 and 40; classified in class 365, subclass 230.01]; and 2) Particular Driver [claims 17-21, 26, 27 and 36-38; classified in class 365, subclass 230.06]. These species reflect figures 1 and 3 of the present application.

Applicant is required under 35 U.S.C. 121 to elect a single disclosed species for prosecution on the merits to which the claims shall be restricted if no generic claim is finally held to be allowable. Currently, no claim is generic.

Applicant is advised that a response to this requirement must include an identification of the species that is elected consonant with this requirement, and a listing of all claims readable thereon, including any claims subsequently added. An argument that a claim is allowable or that all claims are generic is considered nonresponsive unless accompanied by an election.

Upon the allowance of a generic claim, applicant will be entitled to

Art Unit: 2827

consideration of claims to additional species which are written in dependent form or otherwise include all the limitations of an allowed generic claim as provided by 37 CFR 1.141. If claims are added after the election, applicant must indicate which are readable upon the elected species. MPEP § 809.02(a).

Should applicant traverse on the ground that the species are not patentably distinct, applicant should submit evidence or identify such evidence now of record showing the species to be obvious variants or clearly admit on the record that this is the case. In either instance, if the examiner finds one of the inventions unpatentable over the prior art, the evidence or admission may be used in a rejection under 35 U.S.C. 103(a) of the other invention.

Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a diligently-filed petition under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(h).

Conclusion

- 4. When responding to the Office action, Applicants are advised to provide the Examiner with line and page numbers of the application and/or references cited to assist the Examiner in the prosecution of this case.
 - 5. A shortened statutory period for response to this Office action is set to

Application/Control Number: 11/548,132 Page 4

Art Unit: 2827

expire 30 days from the date of this communication. Failure to response within the period for response will cause the application to become abandoned (see MPEP § 710.02(b)).

6. Any inquiry concerning this communication or earlier communications from the Examiner should be directed to Michael T. Tran whose telephone number is (571) 272-1795. The Examiner can normally be reached on Monday-Thursday from 7:30-6:00 P.M.

7. Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (571) 272-1950.

/Michael T. Tran/ Michael T. Tran Primary Examiner Art Unit 2827 April 24, 2008

Search Notes



Application/Control No.	Applicant(s)/Patent Under Reexamination
11548132	LIN, JENTSUNG
Examiner	Art Unit
TRAN, MICHAEL T	2827

SEARCHED					
Class	Subclass		Date	Examiner	
365	230.06		11/11/07	mt	
365	233		11/11/07	mt	

SEARCH NOTES		
Search Notes	Date	Examiner
east [see attached]	11/11/07	mt
check 2nd non-final not yet "approved"	4/22/08	mt

INTERFERENCE SEARCH					
Class	Subclass	Date	Examiner		

EAST Search History

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
L5	6	"20020166028".did. or "6233191".did. or "4365319".did.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2008/04/23 14:14
L6	33961		US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2008/04/23 14:15
L7	3541	L6 and (address\$3 same ((word adj line \$1) or wordline\$1))	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2008/04/23 14:15
L8	739	L7 and (address\$3 same clock\$3 same ((word adj line\$1) or wordline\$1))	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2008/04/23 14:15
L9	653	@ay<"2006" and L8	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2008/04/23 14:15
L10	3	5 and L9	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2008/04/23 14:15
L11	6	"6856574".did. or "5602796".did. or "20010015926".did.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2008/04/23 15:01

S1	O	Lin-Jentsung.in.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/11 17:06
S2	83	clock same (partical or portion) same address same driver same ((word adj line\$1) or wordline\$1)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/11 17:07
S3	71	@ay<"2006" and S2	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/11 17:40
S4	17745	column same row same driver	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/11 17:39
S 5	2195	column same row same driver same clock	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/11 17:40
S 6	287	column same row same driver same clock same ((word adj line\$1) or wordline\$1)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/11 17:40
S 7	258	@ay<"2006" and S6	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/11 20:16
S 8	10867	address\$2 same driver same (share or "same")	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/11 20:19

S 9	8974	@ay<"2006" and S8	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/11 20:19
S10	1691	S9 and (driver same ((word adj line\$1) or wordline\$1))	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/11 20:20
S11	726	S10 and (address\$2 same clock\$3)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/11 20:21
S12	240	S11 and (clock same generator)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/12 08:08
S13	6	"5459684".did. or "6856574".did. or "5596539".did.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/12 08:39
S14	525	select\$5 same clock same ((word adj line \$1) or wordline\$1) same driver same address\$2	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/12 08:40
S15	466	@ay<"2006" and S14	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/12 08:40
S16	296	S15 and ((activat\$3 or enabl\$3) same driver same address\$2)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/12 11:42

S17	114	((word adj line\$1) or wordline\$1) same driver\$1 same clock\$1 same address\$2 same invert\$3	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/12 14:02
S18	99	@ay< "2006" and S17	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/12 15:07
S19	706	((word adj line\$1) or wordline\$1) same driver\$1 same clock\$1 same address\$2	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/12 14:02
S20	27	S19 and driver\$1.ti.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/12 15:06
S21	685	clock same ((word adj line\$1) or wordline\$1) same driver\$1 same address	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/12 15:07
S22	614	@ay<"2006" and S21	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/12 16:17
S23	4037	365/233.ccls.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/12 16:17
S24	109	\$23 and (((word adj line\$1) or wordline\$1) same driver\$1 same clock same address)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/12 16:18

S25	4306	365/230.06.ccls.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/12 16:18
S26	97	S25 and (((word adj line\$1) or wordline\$1) same driver\$1 same clock same address)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/12 16:18
S27	33961	address\$3 same (portion\$1 or segment \$1 or part\$1) same driv \$3	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2008/04/22 11:41
S28	3541	S27 and (address\$3 same ((word adj line \$1) or wordline\$1))	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2008/04/22 11:42
S29	739	S28 and (address\$3 same clock\$3 same ((word adj line\$1) or wordline\$1))	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2008/04/22 11:44
S30	653	@ay<"2006" and S29	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2008/04/22 11:45
S31	63	(first adj fuse) same (second adj fuse) same compar\$3	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2008/04/22 14:01
S32	2	"6728158".did.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2008/04/22 14:23

^{4/23/2008 5:52:45} PM

C:\ Documents and Settings\ mtran1\ My Documents\ EAST\ Workspaces\ 11548132.wsp

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

APPLICATION NUMBER	FILING OR 371(c) DATE	FIRST NAMED APPLICANT	ATTY. DOCKET NO./TITLE
11/548,132	10/10/2006	Jentsung Lin	061478

CONFIRMATION NO. 4884

23696 QUALCOMM INCORPORATED 5775 MOREHOUSE DR. SAN DIEGO, CA92121

Title: DYNAMIC WORD LINE DRIVERS AND DECODERS FOR MEMORY ARRAYS

Publication No. US-2008-0084778-A1

Publication Date: 04/10/2008

NOTICE OF PUBLICATION OF APPLICATION

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

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

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

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

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

Pre-Grant Publication Division, 703-605-4283	

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s): Jentsung Lin

Title: DYNAMIC WORD LINE DRIVERS AND DECODERS FOR MEMORY

ARRAYS

App. No.: 11/548,132 Filed: October 10, 2006

Examiner: TRAN, Michael Thanh Group Art Unit: 2827

Customer No.: 23696 Confirmation No.: 4884

Atty. Dkt. No.: 061478

M/S: Amendment Commissioner for Patents PO Box 1450

Alexandria, VA 22313-1450

RESPONSE TO NON-FINAL OFFICE ACTION

Dear Sir:

In response to the Non-Final Office Action mailed November 19, 2007, please reconsider the above-identified application in light of the following amendments and remarks:

CLAIM AMENDMENTS:

The following listing of claims will replace all prior versions, and listings, of claims in the application:

1. (Original) A circuit device comprising:

first logic to receive a clock signal and a first portion of a memory address of a memory array, the first logic to decode the first portion of the memory address and to apply the clock signal to a selected clock output of a plurality of clock outputs associated with a selected group of a plurality of wordline drivers that are associated with the memory array; and

second logic to decode a second portion of the memory address, the second logic to selectively activate a particular wordline driver of the selected group of wordline drivers according to the second portion of the memory address.

- 2. (Original) The circuit device of claim 1, wherein the first logic comprises a conditional clock generator to receive the clock signal and to selectively apply the clock signal to the selected clock output.
- 3. (Original) The circuit device of claim 2, wherein the conditional clock generator selectively applies the clock signal to the selected clock output according to the first portion of the memory address.
- 4. (Original) The circuit device of claim 1, wherein the first logic comprises a decoder to decode at least two address bits to determine the first portion of the memory address.
- 5. (Original) The circuit device of claim 1, wherein the first logic generates four conditional clock outputs, wherein one of the four conditional clock outputs is active at a time, the first logic to apply the one conditional clock output as the selected clock output.

- 6. (Original) The circuit device of claim 1, wherein the selected group of wordline drivers comprises four wordline drivers, each of the four wordline drivers is associated with a respective wordline of the memory array, wherein the four wordline drivers share a common address input.
- 7. (Original) A method of selecting a particular wordline of a memory array, the method comprising:
 - selectively providing a clock signal to a selected group of a plurality of wordline drivers based on a first portion of a memory address of the memory array, wherein each of the plurality of wordline drivers is associated with a wordline of the memory array; and
 - activating a particular wordline driver of the selected group of wordline drivers according to a second portion of the memory address.
 - 8. (Currently Amended) The method of claim 7, further comprising: receiving [[a]] the clock signal; selectively applying the clock signal to one of a plurality of clock outputs according to

the first portion of the memory address.

- (Original) The method of claim 7, further comprising:
 determining a clock output according to the first portion of the memory address using a conditional clock generator.
- 10. (Original) The method of claim 7, wherein each wordline driver in the selected group of wordline drivers has a shared address input to receive the second portion of the memory address.

U.S. App. No.: 11/548,132

- 11. (Original) A circuit device comprising:
- means for selectively providing a clock signal to a selected group of wordline drivers based on a first portion of a memory address of a memory array; and means for activating a particular wordline driver of the selected group of wordline drivers according to a second portion of the memory address.
- 12. (Original) The circuit device of claim 11, wherein each of the wordline drivers is associated with a wordline of the memory array.
 - 13. (Original) The circuit device of claim 12, further comprising:
 - a conditional clock generator including an address input to receive the first portion of the memory address and a clock input to receive a clock signal, the conditional clock generator to selectively apply the clock signal to one of a plurality of clock outputs according to the first portion of the memory address.
- 14. (Original) The circuit device of claim 12, further comprising a decoder to decode the memory address to determine the second portion of the memory address and to apply the second portion of the memory address to a shared address line.
- 15. (Original) The circuit device of claim 12, wherein the circuit device comprises an integrated circuit.
- 16. (Original) The circuit device of claim 15, wherein the integrated circuit includes the memory array.

U.S. App. No.: 11/548,132

- 17. (Original) A circuit device comprising:
- a group of wordline drivers, each of the wordline drivers comprising a control terminal, an address terminal, and an output terminal, the output terminal coupled to a wordline of a memory array;
- an inverter including an input to receive a memory address and including an inverted output coupled to the address terminal of each of the wordline drivers; and a plurality of clock outputs, each of the plurality of clock outputs coupled to the control terminal of a respective one of the group of wordline drivers.
- 18. (Original) The circuit device of claim 17, further comprising logic to derive the plurality of clock outputs from a single clock.
 - 19. (Original) The circuit device of claim 17, further comprising: a clock generator to receive a clock signal and to selectively apply the clock signal to one of the plurality of clock outputs.
- 20. (Original) The circuit device of claim 19, wherein the wordline driver associated with the selected one of the plurality of clock outputs is in a dynamic evaluation state and wherein other wordline drivers of the group of wordline drivers are in a static precharge state.
- 21. (Currently amended) The circuit device of claim 20, wherein the state static precharge state comprises a fixed voltage level.

- 22. (Original) A circuit device comprising:
- an address input;
- a plurality of clock outputs;
- a group of wordline drivers coupled to a wordline of a memory array, each wordline driver of the group of wordline drivers coupled to the address input and coupled to a respective clock output of the plurality of clock outputs; and logic to selectively apply a clock signal to one of the plurality of clock outputs to activate a selected wordline driver of the group of wordline drivers.
- 23. (Original) The circuit device of claim 22, wherein the selected wordline driver of the group of wordline drivers is in an active evaluation state and wherein other wordline drivers of the group of wordline drivers are in a static precharge state.
- 24. (Original) The circuit device of claim 23, wherein a state of the wordline driver is determined by the selective application of the clock signal.
- 25. (Original) The circuit device of claim 22, wherein the logic comprises a conditional clock generator.

- 26. (Original) An integrated circuit comprising:
- a substrate; and
- a plurality of circuit devices comprising:
 - a first wordline driver comprising a first transistor, a third transistor, and a first wordline output;
 - a second wordline driver comprising a second transistor, a fourth transistor, and a second wordline output;
 - wherein the first transistor, the second transistor, the third transistor, the fourth transistor, the first wordline output and the second wordline output are disposed on the substrate in a single row;
 - wherein the first wire trace couples the first transistor to the third transistor and the third transistor to the first wordline output;
 - wherein the second wire trace couples the second transistor to the fourth transistor and the fourth transistor to the second wordline output; and wherein the first wire trace and the second wire trace are substantially parallel.
- 27. (Original) The integrated circuit of claim 26, further comprising:
- a first output associated with the first wire trace; and
- a second output associated with the second wire trace;
- wherein a voltage on the first output opposes capacitive coupling between the first wire trace and the second wire trace.

28. (New) A circuit device comprising:

first logic to receive a clock signal and a first portion of a memory address of a memory array, the first logic to decode the first portion of the memory address and to apply the clock signal to a selected clock output of a plurality of clock outputs associated with a selected group of a plurality of wordline drivers that are associated with the memory array, wherein the first logic comprises a conditional clock generator to receive the clock signal and to selectively apply the clock signal to the selected clock output; and

second logic to decode a second portion of the memory address, the second logic to selectively activate a particular wordline driver of the selected group of wordline drivers according to the second portion of the memory address.

29. (New) The circuit device of claim 28, wherein the conditional clock generator selectively applies the clock signal to the selected clock output according to the first portion of the memory address.

30. (New) A circuit device comprising:

first logic to receive a clock signal and a first portion of a memory address of a memory array, the first logic to decode the first portion of the memory address and to apply the clock signal to a selected clock output of a plurality of clock outputs associated with a selected group of a plurality of wordline drivers that are associated with the memory array, wherein the first logic comprises a decoder to decode at least two address bits to determine the first portion of the memory address; and

second logic to decode a second portion of the memory address, the second logic to selectively activate a particular wordline driver of the selected group of wordline drivers according to the second portion of the memory address.

31. (New) A circuit device comprising:

first logic to receive a clock signal and a first portion of a memory address of a memory array, the first logic to decode the first portion of the memory address and to apply the clock signal to a selected clock output of a plurality of clock outputs associated with a selected group of a plurality of wordline drivers that are associated with the memory array, wherein the first logic generates four conditional clock outputs, wherein one of the four conditional clock outputs is active at a time, the first logic to apply the one conditional clock output as the selected clock output; and

second logic to decode a second portion of the memory address, the second logic to selectively activate a particular wordline driver of the selected group of wordline drivers according to the second portion of the memory address.

32. (New) A circuit device comprising:

first logic to receive a clock signal and a first portion of a memory address of a memory array, the first logic to decode the first portion of the memory address and to apply the clock signal to a selected clock output of a plurality of clock outputs associated with a selected group of a plurality of wordline drivers that are associated with the memory array, wherein the selected group of wordline drivers comprises four wordline drivers, each of the four wordline drivers is associated with a respective wordline of the memory array, wherein the four wordline drivers share a common address input; and

second logic to decode a second portion of the memory address, the second logic to selectively activate a particular wordline driver of the selected group of wordline drivers according to the second portion of the memory address.

33. (New) A method of selecting a particular wordline of a memory array, the method comprising:

selectively providing a clock signal to a selected group of a plurality of wordline drivers based on a first portion of a memory address of the memory array, wherein each of the plurality of wordline drivers is associated with a wordline of the memory array, wherein each wordline driver in the selected group of wordline drivers has a shared address input to receive the second portion of the memory address; and activating a particular wordline driver of the selected group of wordline drivers according to a second portion of the memory address.

34. (New) A circuit device comprising:

- means for selectively providing a clock signal to a selected group of wordline drivers based on a first portion of a memory address of a memory array, wherein each of the wordline drivers is associated with a wordline of the memory array;
- a conditional clock generator including an address input to receive the first portion of the memory address and a clock input to receive the clock signal, the conditional clock generator to selectively apply the clock signal to one of a plurality of clock outputs according to the first portion of the memory address; and
- means for activating a particular wordline driver of the selected group of wordline drivers according to a second portion of the memory address.
- 35. (New) The circuit device of claim 34, further comprising a decoder to decode the memory address to determine the second portion of the memory address and to apply the second portion of the memory address to a shared address line.

- 36. (New) A circuit device comprising:
- a group of wordline drivers, each of the wordline drivers comprising a control terminal, an address terminal, and an output terminal, the output terminal coupled to a wordline of a memory array;
- a clock generator to receive a clock signal and to selectively apply the clock signal to one of a plurality of clock outputs, wherein each of the plurality of clock outputs coupled to the control terminal of a respective one of the group of wordline drivers; and
- an inverter including an input to receive a memory address and including an inverted output coupled to the address terminal of each of the wordline drivers.
- 37. (New) The circuit device of claim 36, wherein the wordline driver associated with the selected one of the plurality of clock outputs is in a dynamic evaluation state and wherein other wordline drivers of the group of wordline drivers are in a static precharge state.
- 38. (New) The circuit device of claim 37, wherein the static precharge state comprises a fixed voltage level.
 - 39. (New) A circuit device comprising:
 - an address input;
 - a plurality of clock outputs;
 - a group of wordline drivers coupled to a wordline of a memory array, each wordline driver of the group of wordline drivers coupled to the address input and coupled to a respective clock output of the plurality of clock outputs, wherein the selected wordline driver of the group of wordline drivers is in an active evaluation state and wherein other wordline drivers of the group of wordline drivers are in a static precharge state; and
 - logic to selectively apply a clock signal to one of the plurality of clock outputs to activate a selected wordline driver of the group of wordline drivers.

40. (New) The circuit device of claim 39, wherein a state of the one wordline driver is determined by the selective application of the clock signal.

U.S. App. No.: 11/548,132

REMARKS

New claims 28-40 have been added. Support for the new claims can be found in at least paragraphs [0004]-[0008], [0016]-[0018], [0028]-[0030] and [0043]-[0046] of the application.

I. Claims 2, 3, 5, 6, 10, 13, 14, 19-21, 23 And 24 Are Allowable

The Office has objected to claims 2, 3, 5, 6, 10, 13, 14, 19-21, 23 and 24 as being dependent upon a rejected base claim at paragraph 2, of the Office Action, but states that the claims would be allowable if rewritten in independent form including all limitations of the respective base claim and any intervening claims. Accordingly, Applicants have rewritten the above-identified claims as new claims 28-40 based on the allowable subject matter indicated by the Office Action. In addition, Applicants respectfully traverse the rejections of the original claims as explained below.

II. Claims 1-6 Are Allowable

The Office has rejected claims 1 and 4, at paragraph 4 of the Office Action, under 35 U.S.C. §102(b), as being unpatentable over U.S. Patent No. 6,856,574 ("Iwashi"). The Office has objected to claims 2, 3, 5 and 6 as being dependent on a rejected base claim. Applicants respectfully traverse the rejections.

It is axiomatic that anticipation of a claim under 35 U.S.C. §102 can be found only if the prior art reference discloses every element of the claim. See In re King, 801 F.2d 1324, 1326, 231 USPQ 136, 138 (Fed. Cir. 1986) and Lindemann Maschinenfabrik GMBH v. American Hoist & Derrick Co., 730 F.2d 1452, 1458, 221 USPQ 481, 485 (Fed. Cir. 1984). Here, the cited portions of the reference, Iwashi, does not anticipate claim 1 because the cited portions of Iwashi do not teach every element of claim 1. For example, the cited portions of Iwashi do not teach first logic to apply a clock signal to a plurality of clock outputs associated with a selected group of a plurality of wordline drivers and second logic to selectively activate a particular wordline driver of the selected group of wordline drivers, as in claim 1. The Office asserts that this feature is taught by Figure 1 of Iwashi.

However, in contrast to claim 1, Iwashi discloses a semiconductor memory device having a group of read word decoders/drivers (12) and a group of read column decoders/drivers (13). *See* Iwashi, column 8, lines 28-31. The read word decoders/drivers (12) include a read word decoder for decoding signals and a read word driver for driving a word line on the basis of a decoding result generated by the read word decoder. A first clock signal "ckxr" is provided to the group of the read word drivers. *See* Iwashi, column 8, lines 44-47; Figure 1. The read column decoders/drivers (13) include a read column decoder for decoding signals and a read column driver for driving a read column select circuit, which is employed in the read/write unit, on the basis of a decoding result generated by the read column decoder. Clock signal "ckyr" is provided to the group of read column drivers. *See* Iwashi, column 8, lines 53-55, Figure 1.

The Office Action states that the read address buffer (11) of Iwashi anticipates a first logic to apply a clock signal to a plurality of clock outputs associated with a selected group of a plurality of wordline drivers and a second logic to selectively activate a particular wordline driver of the selected group of wordline drivers, as in claim 1. However, with Iwashi, the read address buffer (11) outputs signals to all the read word drivers and read column drivers. In contrast with claim 1, Iwashi does not output signals to a selected group of the read word drivers and read column drivers. See Iwashi, column 8, lines 35-38. Further, the read word and read column decoders of Iwashi do not decode a second portion of a memory address to activate a particular wordline driver of the selected group of drivers, as in claim 1. Instead, Iwashi discloses that each driver has its own decoded address input placing a large load on the decoder. See Iwashi, column 18, lines 39-44 and 57-62. Accordingly, Iwashi does not teach a first logic to apply a clock signal to a plurality of clock outputs associated with a selected group of a plurality of wordline drivers and a second logic to selectively activate a particular wordline driver of the selected group of wordline drivers, as in claim 1. Thus, Iwashi does not teach every element of claim 1. Therefore, claim 1 is allowable. Claims 2-6 depend from claim 1, which Applicants have shown to be allowable. Accordingly, claims 2-6 are also allowable.

III. Claims 7-10 Are Allowable

The Office has rejected claims 7-9, at paragraph 5 of the Office Action, under 35 U.S.C. §102(b), as being unpatentable over U.S. Patent No. 6,856,574 ("Iwashi"). The Office has objected to claim 10 as being dependent on a rejected base claim. Applicants respectfully traverse the rejections.

The cited portions of Iwashi do not anticipate claim 7 because Iwashi does not teach every element of claim 7. For example, the cited portions of Iwashi do not teach selectively providing a clock signal to a selected group of a plurality of wordline drivers based on a first portion of a memory address and activating a particular wordline driver of the selected group of wordline drivers according to a second portion of the memory address, as in claim 7. The Office asserts that this feature is taught by Figure 1 of Iwashi.

The Office Action states that Iwashi anticipates selectively providing a clock signal to a selected group of a plurality of wordline drivers based on a first portion of a memory address and activating a particular wordline driver of the selected group of wordline drivers, as in claim 7. However, with Iwashi, the read address buffer (11) outputs signals to all the read word drivers and read column drivers. In contrast with claim 7, the cited portions of Iwashi do not provide a clock signal to a selected group of the read word drivers and read column drivers. See Iwashi, column 8, lines 35-38. Further, the read word and read column decoders of Iwashi do not activate a particular wordline driver of the selected group of drivers according to a second portion of a memory address, as in claim 7. Instead, Iwashi discloses that each driver has its own decoded address input placing a large load on the decoder. See Iwashi, column 18, lines 39-44 and 57-62. Accordingly, Iwashi does not teach selectively providing a clock signal to a selected group of a plurality of wordline drivers based on a first portion of a memory address and activating a particular wordline driver of the selected group of wordline drivers according to a second portion of the memory address, as in claim 7. Thus, Iwashi does not teach every element of claim 7. Therefore, claim 7 is allowable. Claims 8-10 depend from claim 7, which Applicants have shown to be allowable. Accordingly, claims 8-10 are also allowable.

IV. Claims 11-16 Are Allowable

The Office has rejected claims 11, 12, 15 and 16, at paragraph 6 of the Office Action, under 35 U.S.C. §102(b), as being unpatentable over U.S. Patent No. 6,856,574 ("Iwashi"). The Office has objected to claim 13 as being dependent on a rejected base claim. Applicants respectfully traverse the rejections.

The cited portions of Iwashi do not anticipate claim 11 because Iwashi does not teach every element of claim 11. For example, the cited portions of Iwashi do not teach means for selectively providing a clock signal to a selected group of wordline drivers based on a first portion of a memory address of a memory array and means for activating a particular wordline driver of the selected group of wordline drivers according to a second portion of the memory address, as in claim 11. The Office asserts that this feature is taught by Figure 1 of Iwashi.

However, with Iwashi, the read address buffer (11) outputs signals to all the read word drivers and read column drivers. In contrast with claim 11, the cited portions of Iwashi do not disclose means for selectively providing a clock signal to a selected group of the read word drivers and read column drivers. See Iwashi, column 8, lines 35-38. Further, the read word and read column decoders of Iwashi do not activate a particular wordline driver of the selected group of drivers according to a second portion of a memory address, as in claim 11. Instead, Iwashi discloses that each driver has its own decoded address input placing a large load on the decoder. See Iwashi, column 18, lines 39-44 and 57-62. Accordingly, Iwashi does not teach means for selectively providing a clock signal to a selected group of wordline drivers based on a first portion of a memory address of a memory array and means for activating a particular wordline driver of the selected group of wordline drivers according to a second portion of the memory address, as in claim 11. Thus, Iwashi does not teach every element of claim 11. Therefore, claim 11 is allowable. Claims 12-16 depend from claim 11, which Applicants have shown to be allowable. Accordingly, claims 12-16 are also allowable.

V. Claims 17-21 Are Allowable

The Office has rejected claims 17 and 18, at paragraph 7 of the Office Action, under 35 U.S.C. §102(b), as being unpatentable over U.S. Patent No. 5,602,796 ("Sugio"). The Office has

Page 16 of 20 U.S. App. No.: 11/548,132

objected to claims 19-21 as being dependent on a rejected base claim. Applicants respectfully traverse the rejections.

The cited portions of Sugio do not anticipate claim 17 because Sugio does not teach every element of claim 17. For example, the cited portions of Sugio do not teach a group of wordline drivers wherein each of the wordline drivers comprise a control terminal and a plurality of clock outputs, where each of the plurality of clock outputs is coupled to the control terminal of a respective one of the group of wordline drivers, as recited in claim 17. The Office asserts that this feature is taught by Figures 1-4 of Sugio.

In contrast to claim 17, Sugio discloses that a timing control circuit outputs the control signals for controlling the timings provided for the respective components based on the control signal and clock. *See* Sugio, column 3, lines 58-61. Thus, with Sugio, the clock signal (CK) is used to drive all the wordline drivers. Accordingly, Sugio does not teach a group of wordline drivers wherein each of the wordline drivers comprise a control terminal and a plurality of clock outputs, and where each of the plurality of clock outputs is coupled to the control terminal of a respective one of the group of wordline drivers, as recited in claim 17. By applying the clock signal to the selected clock output as in claim 17, power consumption is reduced, since the clock drives a single line of a group of wordline drivers, as opposed to driving all of the wordline drivers. Thus, Sugio does not teach every element of claim 17. Therefore, claim 17 is allowable. Claims 18-21 depend from claim 17, which Applicants have shown to be allowable.

VI. Claims 22-25 Are Allowable

The Office has rejected claims 22 and 25, at paragraph 8 of the Office Action, under 35 U.S.C. §102(b), as being unpatentable over U.S. Patent Application Publication No. 2001/0015926 ("Kato"). The Office has objected to claims 23 and 24 as being dependent on a rejected base claim. Applicants respectfully traverse the rejections.

The cited portions of Kato do not anticipate claim 22 because Kato does not teach every element of claim 22. For example, the cited portions of Kato do not teach a circuit device

Page 17 of 20 U.S. App. No.: 11/548,132

including a group of wordline drivers wherein each of the wordline drivers is coupled to a respective clock output of a plurality of clock outputs and logic to selectively apply a clock signal to one of the plurality of clock outputs to activate a selected wordline driver of the group of wordline drivers, as recited in claim 22. The Office asserts that this feature is taught by Figures 1-6 of Kato.

In contrast to claim 22, Kato discloses a semiconductor memory device having a burn-in test control circuit for providing a stress voltage to a plurality of wordlines and pairs of bit lines to perform a burn-in test based on a burn-in control signal. *See* Kato, Abstract. During the burn-in test, a word decoder driver simultaneously selects all of the wordlines based on the burn-in control signal. *See* Kato, paragraph [0054]. Accordingly, Kato does not teach a circuit device including a group of wordline drivers wherein each of the wordline drivers is coupled to a respective clock output of a plurality of clock outputs and logic to selectively apply a clock signal to one of the plurality of clock outputs to activate a selected wordline driver of the group of wordline drivers, as in claim 22. By applying the clock signal to the selected clock output to activate a selected wordline driver, as in claim 22, power consumption is reduced, since the clock drives a single line of a group of wordline drivers, as opposed to driving all of the wordline drivers. Thus, Kato does not teach every element of claim 22. Therefore, claim 22 is allowable. Claims 23-25 depend from claim 22, which Applicants have shown to be allowable. Accordingly, claims 23-25 are also allowable.

VII. Claims 26 And 27 Are Allowable

The Office apparently has not examined claims 26 and 27, submitted with the original application. The Office Action does not address claims 26 and 27. The cited portions of Iwashi, Sugio and Kato, fail to disclose or suggest the specific combination of claim 26. For example, the cited portions of Iwashi, Sugio and Kato do not disclose a first transistor, a second transistor, a third transistor, a fourth transistor, a first wordline output, and a second wordline output disposed on a substrate in a single row, as recited in claim 26. Hence, claim 26 is allowable. Claim 27 depends from claim 26, which Applicants have shown to be allowable. Accordingly, claim 27 is also allowable, at least by virtue of its dependency from claim 26.

VIII. Claims 28-40 Are Allowable

New claims 28-40 have been added. Support for the new claims can be found in at least paragraphs [0004]-[0008], [0016]-[0018], [0028]-[0030] and [0043]-[0046] of the application. The Office Action states that claims 2, 3, 5, 6, 10, 13, 14, 19-21, 23 and 24 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and intervening claims. Accordingly, claims 2, 3, 5, 6, 10, 13, 14, 19-21, 23 and 24 have been rewritten as new claims 28-40. Hence, claims 28-40 are allowable.

CONCLUSION

Applicants have pointed out specific features of the claims not disclosed, suggested, or rendered obvious by the references applied in the Office Action. Accordingly, Applicants respectfully request reconsideration and withdrawal of each of the rejections, as well as an indication of the allowability of each of the pending claims.

Any changes to the claims in this amendment, which have not been specifically noted to overcome a rejection based upon the prior art, should be considered to have been made for a purpose unrelated to patentability, and no estoppel should be deemed to attach thereto.

The Examiner is invited to contact the undersigned attorney at the telephone number listed below if such a call would in any way facilitate allowance of this application.

The Commissioner is hereby authorized to charge any fees, which may be required, or credit any overpayment, to Deposit Account Number 17-0026.

	Respectfully submitted,
2/15/08	/Nicholas j. Pauley/
Date	Nicholas J. Pauley, Reg. No. 44,999
	QUALCOMM Incorporated
	Attn: Patent Department
	5775 Morehouse Drive
	San Diego, California 92121-1714
	Telephone: (858) 658-5787
	Facsimile: (858) 658-2502

REMARKS

New claims 28-40 have been added. Support for the new claims can be found in at least paragraphs [0004]-[0008], [0016]-[0018], [0028]-[0030] and [0043]-[0046] of the application.

I. Claims 2, 3, 5, 6, 10, 13, 14, 19-21, 23 And 24 Are Allowable

The Office has objected to claims 2, 3, 5, 6, 10, 13, 14, 19-21, 23 and 24 as being dependent upon a rejected base claim at paragraph 2, of the Office Action, but states that the claims would be allowable if rewritten in independent form including all limitations of the respective base claim and any intervening claims. Accordingly, Applicants have rewritten the above-identified claims as new claims 28-40 based on the allowable subject matter indicated by the Office Action. In addition, Applicants respectfully traverse the rejections of the original claims as explained below.

II. Claims 1-6 Are Allowable

The Office has rejected claims 1 and 4, at paragraph 4 of the Office Action, under 35 U.S.C. §102(b), as being unpatentable over U.S. Patent No. 6,856,574 ("Iwashi"). The Office has objected to claims 2, 3, 5 and 6 as being dependent on a rejected base claim. Applicants respectfully traverse the rejections.

It is axiomatic that anticipation of a claim under 35 U.S.C. §102 can be found only if the prior art reference discloses every element of the claim. See In re King, 801 F.2d 1324, 1326, 231 USPQ 136, 138 (Fed. Cir. 1986) and Lindemann Maschinenfabrik GMBH v. American Hoist & Derrick Co., 730 F.2d 1452, 1458, 221 USPQ 481, 485 (Fed. Cir. 1984). Here, the cited portions of the reference, Iwashi, does not anticipate claim 1 because the cited portions of Iwashi do not teach every element of claim 1. For example, the cited portions of Iwashi do not teach first logic to apply a clock signal to a plurality of clock outputs associated with a selected group of a plurality of wordline drivers and second logic to selectively activate a particular wordline driver of the selected group of wordline drivers, as in claim 1. The Office asserts that this feature is taught by Figure 1 of Iwashi.

However, in contrast to claim 1, Iwashi discloses a semiconductor memory device having a group of read word decoders/drivers (12) and a group of read column decoders/drivers (13). See Iwashi, column 8, lines 28-31. The read word decoders/drivers (12) include a read word decoder for decoding signals and a read word driver for driving a word line on the basis of a decoding result generated by the read word decoder. A first clock signal "ckxr" is provided to the group of the read word drivers. See Iwashi, column 8, lines 44-47; Figure 1. The read column decoders/drivers (13) include a read column decoder for decoding signals and a read column driver for driving a read column select circuit, which is employed in the read/write unit, on the basis of a decoding result generated by the read column decoder. Clock signal "ckyr" is provided to the group of read column drivers. See Iwashi, column 8, lines 53-55, Figure 1.

The Office Action states that the read address buffer (11) of Iwashi anticipates a first logic to apply a clock signal to a plurality of clock outputs associated with a selected group of a plurality of wordline drivers and a second logic to selectively activate a particular wordline driver of the selected group of wordline drivers, as in claim 1. However, with Iwashi, the read address buffer (11) outputs signals to all the read word drivers and read column drivers. In contrast with claim 1, Iwashi does not output signals to a selected group of the read word drivers and read column drivers. See Iwashi, column 8, lines 35-38. Further, the read word and read column decoders of Iwashi do not decode a second portion of a memory address to activate a particular wordline driver of the selected group of drivers, as in claim 1. Instead, Iwashi discloses that each driver has its own decoded address input placing a large load on the decoder. See Iwashi, column 18, lines 39-44 and 57-62. Accordingly, Iwashi does not teach a first logic to apply a clock signal to a plurality of clock outputs associated with a selected group of a plurality of wordline drivers and a second logic to selectively activate a particular wordline driver of the selected group of wordline drivers, as in claim 1. Thus, Iwashi does not teach every element of claim 1. Therefore, claim 1 is allowable. Claims 2-6 depend from claim 1, which Applicants have shown to be allowable. Accordingly, claims 2-6 are also allowable.

III. Claims 7-10 Are Allowable

The Office has rejected claims 7-9, at paragraph 5 of the Office Action, under 35 U.S.C. §102(b), as being unpatentable over U.S. Patent No. 6,856,574 ("Iwashi"). The Office has objected to claim 10 as being dependent on a rejected base claim. Applicants respectfully traverse the rejections.

The cited portions of Iwashi do not anticipate claim 7 because Iwashi does not teach every element of claim 7. For example, the cited portions of Iwashi do not teach selectively providing a clock signal to a selected group of a plurality of wordline drivers based on a first portion of a memory address and activating a particular wordline driver of the selected group of wordline drivers according to a second portion of the memory address, as in claim 7. The Office asserts that this feature is taught by Figure 1 of Iwashi.

The Office Action states that Iwashi anticipates selectively providing a clock signal to a selected group of a plurality of wordline drivers based on a first portion of a memory address and activating a particular wordline driver of the selected group of wordline drivers, as in claim 7. However, with Iwashi, the read address buffer (11) outputs signals to all the read word drivers and read column drivers. In contrast with claim 7, the cited portions of Iwashi do not provide a clock signal to a selected group of the read word drivers and read column drivers. See Iwashi, column 8, lines 35-38. Further, the read word and read column decoders of Iwashi do not activate a particular wordline driver of the selected group of drivers according to a second portion of a memory address, as in claim 7. Instead, Iwashi discloses that each driver has its own decoded address input placing a large load on the decoder. See Iwashi, column 18, lines 39-44 and 57-62. Accordingly, Iwashi does not teach selectively providing a clock signal to a selected group of a plurality of wordline drivers based on a first portion of a memory address and activating a particular wordline driver of the selected group of wordline drivers according to a second portion of the memory address, as in claim 7. Thus, Iwashi does not teach every element of claim 7. Therefore, claim 7 is allowable. Claims 8-10 depend from claim 7, which Applicants have shown to be allowable. Accordingly, claims 8-10 are also allowable.

IV. Claims 11-16 Are Allowable

The Office has rejected claims 11, 12, 15 and 16, at paragraph 6 of the Office Action, under 35 U.S.C. §102(b), as being unpatentable over U.S. Patent No. 6,856,574 ("Iwashi"). The Office has objected to claim 13 as being dependent on a rejected base claim. Applicants respectfully traverse the rejections.

The cited portions of Iwashi do not anticipate claim 11 because Iwashi does not teach every element of claim 11. For example, the cited portions of Iwashi do not teach means for selectively providing a clock signal to a selected group of wordline drivers based on a first portion of a memory address of a memory array and means for activating a particular wordline driver of the selected group of wordline drivers according to a second portion of the memory address, as in claim 11. The Office asserts that this feature is taught by Figure 1 of Iwashi.

However, with Iwashi, the read address buffer (11) outputs signals to all the read word drivers and read column drivers. In contrast with claim 11, the cited portions of Iwashi do not disclose means for selectively providing a clock signal to a selected group of the read word drivers and read column drivers. See Iwashi, column 8, lines 35-38. Further, the read word and read column decoders of Iwashi do not activate a particular wordline driver of the selected group of drivers according to a second portion of a memory address, as in claim 11. Instead, Iwashi discloses that each driver has its own decoded address input placing a large load on the decoder. See Iwashi, column 18, lines 39-44 and 57-62. Accordingly, Iwashi does not teach means for selectively providing a clock signal to a selected group of wordline drivers based on a first portion of a memory address of a memory array and means for activating a particular wordline driver of the selected group of wordline drivers according to a second portion of the memory address, as in claim 11. Thus, Iwashi does not teach every element of claim 11. Therefore, claim 11 is allowable. Claims 12-16 depend from claim 11, which Applicants have shown to be allowable. Accordingly, claims 12-16 are also allowable.

V. Claims 17-21 Are Allowable

The Office has rejected claims 17 and 18, at paragraph 7 of the Office Action, under 35 U.S.C. §102(b), as being unpatentable over U.S. Patent No. 5,602,796 ("Sugio"). The Office has

Page 16 of 20 U.S. App. No.: 11/548,132

objected to claims 19-21 as being dependent on a rejected base claim. Applicants respectfully traverse the rejections.

The cited portions of Sugio do not anticipate claim 17 because Sugio does not teach every element of claim 17. For example, the cited portions of Sugio do not teach a group of wordline drivers wherein each of the wordline drivers comprise a control terminal and a plurality of clock outputs, where each of the plurality of clock outputs is coupled to the control terminal of a respective one of the group of wordline drivers, as recited in claim 17. The Office asserts that this feature is taught by Figures 1-4 of Sugio.

In contrast to claim 17, Sugio discloses that a timing control circuit outputs the control signals for controlling the timings provided for the respective components based on the control signal and clock. *See* Sugio, column 3, lines 58-61. Thus, with Sugio, the clock signal (CK) is used to drive all the wordline drivers. Accordingly, Sugio does not teach a group of wordline drivers wherein each of the wordline drivers comprise a control terminal and a plurality of clock outputs, and where each of the plurality of clock outputs is coupled to the control terminal of a respective one of the group of wordline drivers, as recited in claim 17. By applying the clock signal to the selected clock output as in claim 17, power consumption is reduced, since the clock drives a single line of a group of wordline drivers, as opposed to driving all of the wordline drivers. Thus, Sugio does not teach every element of claim 17. Therefore, claim 17 is allowable. Claims 18-21 depend from claim 17, which Applicants have shown to be allowable.

VI. Claims 22-25 Are Allowable

The Office has rejected claims 22 and 25, at paragraph 8 of the Office Action, under 35 U.S.C. §102(b), as being unpatentable over U.S. Patent Application Publication No. 2001/0015926 ("Kato"). The Office has objected to claims 23 and 24 as being dependent on a rejected base claim. Applicants respectfully traverse the rejections.

The cited portions of Kato do not anticipate claim 22 because Kato does not teach every element of claim 22. For example, the cited portions of Kato do not teach a circuit device

Page 17 of 20 U.S. App. No.: 11/548,132

including a group of wordline drivers wherein each of the wordline drivers is coupled to a respective clock output of a plurality of clock outputs and logic to selectively apply a clock signal to one of the plurality of clock outputs to activate a selected wordline driver of the group of wordline drivers, as recited in claim 22. The Office asserts that this feature is taught by Figures 1-6 of Kato.

In contrast to claim 22, Kato discloses a semiconductor memory device having a burn-in test control circuit for providing a stress voltage to a plurality of wordlines and pairs of bit lines to perform a burn-in test based on a burn-in control signal. *See* Kato, Abstract. During the burn-in test, a word decoder driver simultaneously selects all of the wordlines based on the burn-in control signal. *See* Kato, paragraph [0054]. Accordingly, Kato does not teach a circuit device including a group of wordline drivers wherein each of the wordline drivers is coupled to a respective clock output of a plurality of clock outputs and logic to selectively apply a clock signal to one of the plurality of clock outputs to activate a selected wordline driver of the group of wordline drivers, as in claim 22. By applying the clock signal to the selected clock output to activate a selected wordline driver, as in claim 22, power consumption is reduced, since the clock drives a single line of a group of wordline drivers, as opposed to driving all of the wordline drivers. Thus, Kato does not teach every element of claim 22. Therefore, claim 22 is allowable. Claims 23-25 depend from claim 22, which Applicants have shown to be allowable. Accordingly, claims 23-25 are also allowable.

VII. Claims 26 And 27 Are Allowable

The Office apparently has not examined claims 26 and 27, submitted with the original application. The Office Action does not address claims 26 and 27. The cited portions of Iwashi, Sugio and Kato, fail to disclose or suggest the specific combination of claim 26. For example, the cited portions of Iwashi, Sugio and Kato do not disclose a first transistor, a second transistor, a third transistor, a fourth transistor, a first wordline output, and a second wordline output disposed on a substrate in a single row, as recited in claim 26. Hence, claim 26 is allowable. Claim 27 depends from claim 26, which Applicants have shown to be allowable. Accordingly, claim 27 is also allowable, at least by virtue of its dependency from claim 26.

VIII. Claims 28-40 Are Allowable

New claims 28-40 have been added. Support for the new claims can be found in at least paragraphs [0004]-[0008], [0016]-[0018], [0028]-[0030] and [0043]-[0046] of the application. The Office Action states that claims 2, 3, 5, 6, 10, 13, 14, 19-21, 23 and 24 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and intervening claims. Accordingly, claims 2, 3, 5, 6, 10, 13, 14, 19-21, 23 and 24 have been rewritten as new claims 28-40. Hence, claims 28-40 are allowable.

CONCLUSION

Applicants have pointed out specific features of the claims not disclosed, suggested, or rendered obvious by the references applied in the Office Action. Accordingly, Applicants respectfully request reconsideration and withdrawal of each of the rejections, as well as an indication of the allowability of each of the pending claims.

Any changes to the claims in this amendment, which have not been specifically noted to overcome a rejection based upon the prior art, should be considered to have been made for a purpose unrelated to patentability, and no estoppel should be deemed to attach thereto.

The Examiner is invited to contact the undersigned attorney at the telephone number listed below if such a call would in any way facilitate allowance of this application.

The Commissioner is hereby authorized to charge any fees, which may be required, or credit any overpayment, to Deposit Account Number 17-0026.

	Respectfully submitted,		
2/15/08	/Nicholas j. Pauley/		
Date	Nicholas J. Pauley, Reg. No. 44,999		
	QUALCOMM Incorporated		
	Attn: Patent Department		
	5775 Morehouse Drive		
	San Diego, California 92121-1714		
	Telephone: (858) 658-5787		
	Facsimile: (858) 658-2502		

Electronic Patent Application Fee Transmittal								
Application Number:	11	548132						
Filing Date:	10-Oct-2006							
Title of Invention:	DYNAMIC WORD LINE DRIVERS AND DECODERS FOR MEMORY ARRAYS							
First Named Inventor/Applicant Name:	st Named Inventor/Applicant Name: Jentsung Lin							
Filer:	Nic	cholas John Paule	y/Joann Denb	oow				
Attorney Docket Number:	06	1478						
Filed as Large Entity								
Utility Filing Fees								
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)			
Basic Filing:								
Pages:								
Claims:								
Claims in excess of 20		1202	13	50	650			
Independent claims in excess of 3		1201	8	210	1680			
Miscellaneous-Filing:								
Petition:								
Patent-Appeals-and-Interference:								
Post-Allowance-and-Post-Issuance:								

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Extension-of-Time:				
Miscellaneous:				
	Tota	2330		

Electronic Acknowledgement Receipt					
EFS ID:	2876013				
Application Number:	11548132				
International Application Number:					
Confirmation Number:	4884				
Title of Invention:	DYNAMIC WORD LINE DRIVERS AND DECODERS FOR MEMORY ARRAYS				
First Named Inventor/Applicant Name:	Jentsung Lin				
Customer Number:	23696				
Filer:	Nicholas John Pauley/Joann Denbow				
Filer Authorized By:	Nicholas John Pauley				
Attorney Docket Number:	061478				
Receipt Date:	19-FEB-2008				
Filing Date:	10-OCT-2006				
Time Stamp:	12:19:47				
Application Type:	Utility under 35 USC 111(a)				

Payment information:

Submitted with Payment	yes
Payment Type	Deposit Account
Payment was successfully received in RAM	\$2330
RAM confirmation Number	10619
Deposit Account	170026
Authorized User	

The Director of the USPTO is hereby authorized to charge indicated fees and credit any overpayment as follows:

Charge any Additional Fees required under 37 C.F.R. Section 1.16 (National application filing, search, and examination fees)

Charge any Additional Fees required under 37 C.F.R. Section 1.17 (Patent application and reexamination processing fees)

Charge any Additional Fees required under 37 C.F.R. Section 1.19 (Document supply fees)

Charge any Additional Fees required under 37 C.F.R. Section 1.20 (Post Issuance fees)

Charge any Additional Fees required under 37 C.F.R. Section 1.21 (Miscellaneous fees and charges)

File Listing:

Document Number	Document Description	File Name	File Size(Bytes) /Message Digest	Multi Part /.zip	Pages (if appl.)
1	Amendment - After Non-Final	061478 ROA 02-14-08.pdf	140286	no	20
'	Rejection	001470_110A_02 14 00.pdf	17b9d97e62b78332d4b3185a1ffcbe339 3814aaa		20
Warnings:					
Information:					
2	Fee Worksheet (PTO-06)	fee-info.pdf	8313	no	2
2	r ee worksneet (r 10-00)	ree-imo.pui	801 eaca085159bcdf8951c2a7fe70e80 ea8f470e	110	
Warnings:					
Information:					
		Total Files Size (in bytes):	14	18599	

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

New Applications Under 35 U.S.C. 111

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

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

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

New International Application Filed with the USPTO as a Receiving Office

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

PTO/SB/06 (07-06)
Approved for use through 1/31/2007. OMB 0651-0032
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number

P	PATENT APPLICATION FEE DETERMINATION RECORD Substitute for Form PTO-875							Docket Number 8,132		ing Date 10/2006	To be Mailed
	AF	Column 2)		SMALL	ENTITY	OR		HER THAN ALL ENTITY			
	FOR		(Column 1		MBER EXTRA		RATE (\$)	FEE (\$)	<u> </u>	RATE (\$)	FEE (\$)
	BASIC FEE (37 CFR 1.16(a), (b),	or (c))	N/A		N/A		N/A	.,,		N/A	(,,
	SEARCH FEE		N/A		N/A		N/A			N/A	
	(37 CFR 1.16(k), (i), o EXAMINATION FE (37 CFR 1.16(o), (p),	Ε	N/A	\neg	N/A		N/A		1	N/A	
	ΓAL CLAIMS CFR 1.16(i))	OI (4/)	mir	us 20 = *		1	x \$ =		OR	x \$ =	
İND	EPENDENT CLAIM	S	m	inus 3 = *			x \$ =			x \$ =	
	CFR 1.16(h)) APPLICATION SIZE (37 CFR 1.16(s))	sheed is \$25 additi 35 U.	ts of pape 50 (\$125 onal 50 s S.C. 41(ation and drawing er, the applicatio for small entity) sheets or fraction a)(1)(G) and 37	n size fee due for each n thereof. See						
Ш	MULTIPLE DEPEN						TOTAL			TOTAL	
* If 1	he difference in colu						TOTAL		l	TOTAL	
	APP	(Column 1)	AMEND	(Column 2)	(Column 3)		SMAL	L ENTITY	OR		ER THAN ALL ENTITY
AMENDMENT	02/19/2008	CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA		RATE (\$)	ADDITIONAL FEE (\$)		RATE (\$)	ADDITIONAL FEE (\$)
)ME	Total (37 CFR 1.16(i))	* 40	Minus	** 27	= 13		x \$ =		OR	X \$50=	650
	Independent (37 CFR 1.16(h))	* 14	Minus	***6	= 8		x \$ =		OR	X \$210=	1680
AM	Application Si	ize Fee (37 CFR 1	.16(s))						$ldsymbol{ldsymbol{ldsymbol{eta}}}$		
	FIRST PRESEN	NTATION OF MULTIP	LE DEPEN	DENT CLAIM (37 CFI	₹ 1.16(j))				OR		
							TOTAL ADD'L FEE		OR	TOTAL ADD'L FEE	2330
		(Column 1)		(Column 2)	(Column 3)					!	
		CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA		RATE (\$)	ADDITIONAL FEE (\$)		RATE (\$)	ADDITIONAL FEE (\$)
MENT	Total (37 CFR 1.16(i))	*	Minus	**	=		x \$ =		OR	x \$ =	
	Independent (37 CFR 1.16(h))	*	Minus	***	=		x \$ =		OR	x \$ =	
AMENI	Application Si	ize Fee (37 CFR 1	.16(s))								
FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(j))							OR				
* If	the entry in column	1 is less than the e	ntry in col	umn 2, write "0" in	column 3.	• '	TOTAL ADD'L FEE Legal Ir	nstrument Fx	OR (amin	TOTAL ADD'L FEE er:	
***	* If the entry in column 1 is less than the entry in column 2, write "0" in column 3. ** If the "Highest Number Previously Paid For" IN THIS SPACE is less than 20, enter "20". *** If the "Highest Number Previously Paid For" IN THIS SPACE is less than 3, enter "3". The "Highest Number Previously Paid For" (Total or Independent) is the highest number found in the appropriate box in column 1.										

This collection of information is required by 37 CFR 1.16. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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



United States Patent and Trademark Office

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

	100			
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
11/548,132	10/10/2006	Jentsung Lin	061478	4884
23696 QUALCOMM	7590 11/19/200' INCORPORATED	1	EXAM	IINER
5775 MOREH	OUSE DR.		TRAN, MICH	IAEL THANH
SAN DIEGO,	CA 92121		ART UNIT	PAPER NUMBER
	•		2827	
•				
•			NOTIFICATION DATE	DELIVERY MODE
			11/19/2007	ELECTRONIC

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

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

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

us-docketing@qualcomm.com kascanla@qualcomm.com nanm@qualcomm.com

1							
	Application No.	Applicant(s)					
	11/548,132	LIN, JENTSUNG					
Office Action Summary	Examiner	Art Unit					
	MICHAEL T. TRAN	2827					
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address					
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA: Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period was Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).					
Status	•						
1) Responsive to communication(s) filed on Octob	ber 10, 2006 through May 1, 200	<u>7</u> .					
,	action is non-final.	,					
3) Since this application is in condition for allowar	·						
closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	o3 O.G. 213.					
Disposition of Claims							
4) Claim(s) 1-25 is/are pending in the application.							
4a) Of the above claim(s) is/are withdraw							
5) Claim(s) is/are allowed.							
6) Claim(s) <u>1,4,7-9,11,12,15-18,22 and 25</u> is/are							
7) Claim(s) 2,3,5,6,10,13,14,19-21,23 and 24 is/a		• .					
8) Claim(s) are subject to restriction and/o	r election requirement.						
Application Papers							
9)☐ The specification is objected to by the Examine	r.						
10) The drawing(s) filed on is/are: a) acc	epted or b) objected to by the	Examiner.					
Applicant may not request that any objection to the							
Replacement drawing sheet(s) including the correct							
11)☐ The oath or declaration is objected to by the Ex	caminer. Note the attached Office	Action or form PTO-152.					
Priority under 35 U.S.C. § 119							
12)☐ Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a)-(d) or (f).					
a) ☐ All b) ☐ Some * c) ☐ None of:		•					
 Certified copies of the priority document 							
2. Certified copies of the priority document							
-	3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau	• • • • • • • • • • • • • • • • • • • •						
* See the attached detailed Office action for a list	or the certified copies not receive						
		mo					
Attachmant(a)		MICHAEL TRAN					
Attachment(s) 1) Notice of References Cited (PTO-892)	4) Interview Summary	, -02,					
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail D	ate :					
Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	5) Notice of Informal F 6) Other:	ratent Application					
. ,, —	·						

U.S. Patent and Trademark Office PTOL-326 (Rev. 08-06)

11/548,132 Art Unit: 2827

Page 2

DETAILED ACTION

In response to the Communications dated October 10, 2006 through May 1,
 claims 1-25 are active in this application.

Claim Objections

2. Claims 2, 3, 5, 6, 10, 13, 14, 19-21, 23 and 24 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Is "a clock signal" in claim 7 and claim 8 the same?

Claim Rejections- 35 U.S.C. § 102

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

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- (e) the invention was described in-
- (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effect under this subsection of a national application published under section 122(b) only if the international application designating the United States was published under Article 21(2)(a) of such treaty in the English language, or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that a patent shall not be deemed filed in the United States for the purposes of this subsection based on the filing of an international application filed under the treaty defined in section 351(a).

11/548,132: Art Unit: 2827

4. Claims 1 and 4 are rejected under 35 U.S.C 102(b) as being anticipated by Iwahashi et al. [U.S. Patent #6,856,574].

With respect to claim 1, Iwahashi et al. disclose, in figure 1, a circuit device comprising: first logic [one of 11] to receive a clock signal [via 185] and a first portion of a memory address of a memory array [address input of one of 11], the first logic to decode the first portion of the memory address and to apply the clock signal to a selected clock output of a plurality of clock outputs associated with a selected group of a plurality of wordline drivers [12 and 13] that are associated with the memory array [182]; and second logic [another of 11] to decode a second portion of the memory address [address inputs of 11], the second logic to selectively activate a particular wordline driver of the selected group of wordline drivers [12 and 13] according to the second portion of the memory address.

With respect to claim 4, Iwahashi et al. disclose, in figure 1, the first logic comprises a decoder to decode at least two address bits to determine the first portion of the memory address.

5. Claims 7-9 are rejected under 35 U.S.C 102(b) as being anticipated by Iwahashi et al. [U.S. Patent #6,856,574].

With respect to claim 7, Iwahashi et al. disclose, in figure 1, a method of selecting a particular wordline of a memory array, the method comprising: selectively providing a clock signal [via 185 and any of the 11] to a selected group of a plurality of wordline

11/548,132 Art Unit: 2827

drivers [12 and 13] based on a first portion of a memory address of the memory array [the addresses of any of the 11], wherein each of the plurality of wordline drivers is associated with a wordline of the memory array [182]; and activating a particular wordline driver of the selected group of wordline drivers according to a second portion of the memory address [addresses of any of the other 11].

With respect to claim 8, Iwahashi et al. disclose, in figure 1, receiving a clock signal [via 185]; selectively applying the clock signal to one of a plurality of clock outputs according to the first portion of the memory address [Any of the 11].

With respect to claim 9, Iwahashi et al. disclose, in figure 1, determining a clock output [via 185] according to the first portion of the memory address using a conditional clock generator.

6. Claims 11, 12, 15 and 16 are rejected under 35 U.S.C 102(b) as being anticipated by Iwahashi et al. [U.S. Patent #6,856,574].

With respect to claim 11, Iwahashi et al. disclose, in figure 1, a circuit device comprising: means for selectively providing a clock signal [185 via 11 with respective addresses] to a selected group of wordline drivers [12 and 13] based on a first portion of a memory address of a memory array [addresses of any 11]; and means [185 with any other 11 with respective addresses] for activating a particular wordline driver of the selected group of wordline drivers according to a second portion of the memory address.

11/548,132 Art Unit: 2827

With respect to claim 12, Iwahashi et al. disclose, in figure 1, that each of the wordline drivers is associated with a wordline of the memory array.

With respect to claim 15, Iwahashi et al. disclose, in figure 1, the circuit comprises an integrated circuit [any of the other elements].

With respect to claim 16, Iwahashi et al. disclose, in figure 1, the integrated circuit includes the memory array [182].

7. Claims 17 and 18 are rejected under 35 U.S.C 102(b) as being anticipated by Sugio [U.S. Patent #5,602,796].

With respect to claim 17, Sugio discloses, in figures 1-4, a circuit device comprising: a group of wordline drivers [see figure 4], each of the wordline drivers comprising a control terminal [Pwi], an address terminal [n41-1], and an output terminal [coupled to respective wordline – wl], the output terminal coupled to a wordline of a memory array [wl]; an inverter [41-1] including an input to receive a memory address and including an inverted output coupled to the address terminal of each of the wordline drivers; and a plurality of clock outputs [via 1], each of the plurality of clock and outputs coupled to the control terminal of a respective one of the group of wordline drivers [1 is indirectly connected to 4, 5 and 6].

With respect to claim 18, Sugio discloses, in figures 1-4, logic [1] to derive the plurality of clock outputs from a single clock [ck].

11/548,132 Art Unit: 2827

8. Claims 22 and 25 are rejected under 35 U.S.C 102(b) as being anticipated by Kato et al. [U.S. Patent Application #20010015926].

With respect to claim 22, Kato et al. disclose, in figures 1-6, a circuit device comprising: an address input [add]; a plurality of clock outputs [via 9]; a group of wordline drivers [3] coupled to a wordline of a memory array [dwl], each wordline driver of the group of wordline drivers coupled to the address input and coupled to a respective clock output of the plurality of clock outputs; and logic [9] to selectively apply a clock signal to one of the plurality of clock outputs to activate a selected wordline driver of the group of wordline drivers.

With respect to claim 25, Kato et al. disclose, in figure 1, the logic comprises a conditional clock generator.

Allowable Subject Matter

- 9. The following is an Examiner's statement of reasons for the indication of allowable subject matter: the prior art of records does not show (in addition to the other elements in the claim) the following:
 - the first logic comprises a conditional clock generator to receive the clock signal and to selectively apply the clock signal to the selected clock output.
 - the first logic generates four conditional clock outputs, wherein one of the four conditional clock outputs is active at a time, the first logic to apply the one conditional clock output as the selected clock output.

11/548,132 Art Unit: 2827

- the selected group of wordline drivers comprises four wordline drivers, each of the four wordline drivers is associated with a respective wordline of the memory array, wherein the four wordline drivers share a common address input.
- a conditional clock generator including an address input to receive the
 first portion of the memory address and a clock input to receive a clock
 signal, the conditional clock generator to selectively apply the clock
 signal to one of a plurality of clock outputs according to the first portion
 of the memory address.
- a decoder to decode the memory address to determine the second portion of the memory address and to apply the second portion of the memory address to a shared address line.
- a clock generator to receive a clock signal and to selectively apply the clock signal to one of the plurality of clock outputs.
- the selected wordline driver of the group ofwordline drivers is in an active evaluation state and wherein other wordline drivers of the group of wordline drivers are in a static precharge state.

Conclusion

- 10. When responding to the Office action, Applicants are advised to provide the Examiner with line and page numbers of the application and/or references cited to assist the Examiner in the prosecution of this case.
- 11. Any inquiry concerning this communication or earlier communications from the Examiner should be directed to Michael T. Tran whose telephone number is (571) 272-1795. The Examiner can normally be reached on Monday-Thursday from 7:30-6:00 P.M.
 - 12. Any inquiry of a general nature or relating to the status of this application.

11/548,132 Art Unit: 2827 Page 8

should be directed to the Group receptionist whose telephone number is (571) 272-

1650.

Michael T. Tran Art Unit 2827

November 12, 2007

	Notice of Deference	o Cito d	Application/Control No. 11/548,132	Applicant(s)/I Reexamination LIN, JENTSU	on
Notice of References Cited		Examiner	Art Unit	Page 1 of 1	
			MICHAEL T. TRAN	l 2827 ·	
		U.	S. PATENT DOCUMENTS		
*	Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name		Classification

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	Classification
*	Α	US-2001/0015926	08-2001	Kato et al.	365/201
*	В	US-5,602,796	02-1997	Sugio, Kenichiro	365/230.06
*	С	US-5,051,959	09-1991	Nakano et al.	365/230.06
*	D	US-6,856,574	02-2005	lwahashi et al.	365/233
*	Ε	US-5,596,539	01-1997	Passow et al.	365/210
	F	US-			
	9	US-			
	Н	8 5-			
	1	US-			
	J	US-			
	K	US-			
	L	US-			
	М	US-			

FOREIGN PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Country	Name	Classification
	Ν					
	0					
	Р					
	Q	,				
	R					
	S				•	
	Т					

NON-PATENT DOCUMENTS

		NON-PATENT DOCUMENTS
*		Include as applicable: Author, Title Date, Publisher, Edition or Volume, Pertinent Pages)
	U	
	· V	
	w	
	х	

"A copy of this reference is not being furnished with this Office action. (See MPEP § 707.05(a).)

Dates in MM-YYYY format are publication dates. Classifications may be US or foreign.

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

4 - F .

Notice of References Cited

Part of Paper No. 20071112

Search Notes



Application	/Control	No.
-------------	----------	-----

Applicant(s)/Patent Under Reexamination

11548132

LIN, JENTSUNG

Examiner

Art Unit

TRAN, MICHAEL T

2827

SEARCHED							
Class		Subclass	Date	Examiner			
365	230.06		11/11/07	mt			
365	233	•	11/11/07	mt			

SEARCH NOTES					
Search Notes	Date	Examiner			
east [see attached]	11/11/07	mt			

	INTERFERENCE SEA	RCH	
Class	Subclass	Date	Examine

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Index of Claims	11548132	LIN, JENTSUNG
	Examiner	Art Unit
	TRAN, MICHAEL T	2827

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

☐ Claims	renumbered	in the same o	der as pre	esented by	applicant		☐ CPA	□ т.с). 🔲 I	R.1.47
CL	AIM	DATE								
Final	Original	11/12/2007								
	1	/						·		
	2	0								
	3	0								
	4	1								
	5	0								
	6	0								
	7	1								
	8	1								
	9	1								
	10	0								
	11	1								
	12	1								
	13	0								
	14	0								
	15	V								
	16	V								
	17	V	-							
	18	*								
	19	0								
	20	0								
	21	0								
	22	/								
	23	0								
	24	0								
	25									

U.S. Patent and Trademark Office

Part of Paper No.: 20071112

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
S1	0	Lin-Jentsung.in.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/11 17:06
S2	83	clock same (partical or portion) same address same driver same ((word adj line\$1) or wordline\$1)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/11 17:07
S3	71	@ay<"2006" and S2	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/11 17:40
S4	17745	column same row same driver	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/11 17:39
S5	2195	column same row same driver same clock	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/11 17:40
S6	287	column same row same driver same clock same ((word adj line\$1) or wordline\$1)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/11 17:40
S7	258	@ay<"2006" and S6	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/11 20:16

Page 1

^{11/13/2007 9:26:02} AM C:\Documents and Settings\mtran1\My Documents\EAST\Workspaces\11548132.wsp

S8	10867	address\$2 same driver same (share or "same")	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/11 20:19
S9 .	8974	@ay<"2006" and S8	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/11 20:19
S10	1691	S9 and (driver same ((word adj line\$1) or wordline\$1))	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/11 20:20
S11	726	S10 and (address\$2 same clock\$3)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON `	2007/11/11 20:21
S12	240	S11 and (clock same generator)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/12 08:08
S13	6	"5459684".did. or "6856574".did. or "5596539".did.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/12 08:39
S14	525	select\$5 same clock same ((word adj line\$1) or wordline\$1) same driver same address\$2	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/12 08:40

S15	466	@ay<"2006" and S14	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/12 08:40
S16	296	S15 and ((activat\$3 or enabl\$3) same driver same address\$2)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/12 11:42
S17	114	((word adj line\$1) or wordline\$1) same driver\$1 same clock\$1 same address\$2 same invert\$3	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/12 14:02
S18	99	@ay<"2006" and S17	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/12 15:07
S19	706	((word adj line\$1) or wordline\$1) same driver\$1 same clock\$1 same address\$2	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/12 14:02
S20	27	S19 and driver\$1.ti.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/12 15:06
S21	685	clock same ((word adj line\$1) or wordline\$1) same driver\$1 same address	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/12 15:07

S22	614	@ay<"2006" and S21	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/12 16:17
S23	4037	365/233.ccls.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/12 16:17
S24	109	S23 and (((word adj line\$1) or wordline\$1) same driver\$1 same clock same address)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/12 16:18
S25	4306	365/230.06.ccls.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/12 16:18
S26	97	S25 and (((word adj line\$1) or wordline\$1) same driver\$1 same clock same address)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2007/11/12 16:18



United States Patent and Trademark Office

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

APPLICATION NUMBER	FILING or 371(c) DATE	GRP ART UNIT	FIL FEE REC'D	ATTY.DOCKET.NO	TOT CLAIMS	IND CLAIMS
11/548,132	10/10/2006	2827	2080	061478	27	6

CONFIRMATION NO. 4884

23696 QUALCOMM INCORPORATED 5775 MOREHOUSE DR. SAN DIEGO, CA92121 **UPDATED FILING RECEIPT**

Date Mailed: 05/10/2007

Receipt is acknowledged of this regular Patent Application. It will be considered in its order and you will be notified as to the results of the examination. Be sure to provide the U.S. APPLICATION NUMBER, FILING DATE, NAME OF APPLICANT, and TITLE OF INVENTION when inquiring about this application. 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 mail to the Commissioner for Patents P.O. Box 1450 Alexandria Va 22313-1450. 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 (if appropriate).

Applicant(s)

Jentsung Lin, Cardiff by the Sea, CA;

Power of Attorney: The patent practitioners associated with Customer Number 23696

Domestic Priority data as claimed by applicant

Foreign Applications

If Required, Foreign Filing License Granted: 03/01/2007

The country code and number of your priority application, to be used for filing abroad under the Paris Convention, is **US11/548,132**

Projected Publication Date: 04/10/2008

Non-Publication Request: No
Early Publication Request: No

Title

DYNAMIC WORD LINE DRIVERS AND DECODERS FOR MEMORY ARRAYS

Preliminary Class

365

PROTECTING YOUR INVENTION OUTSIDE THE UNITED STATES

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

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

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

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

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

LICENSE FOR FOREIGN FILING UNDER Title 35, United States Code, Section 184 Title 37, Code of Federal Regulations, 5.11 & 5.15

GRANTED

The applicant has been granted a license under 35 U.S.C. 184, if the phrase "IF REQUIRED, FOREIGN FILING LICENSE GRANTED" followed by a date appears on this form. Such licenses are issued in all applications where the conditions for issuance of a license have been met, regardless of whether or not a license may be required as set forth in 37 CFR 5.15. The scope and limitations of this license are set forth in 37 CFR 5.15(a) unless an earlier license has been issued under 37 CFR 5.15(b). The license is subject to revocation upon written notification. The date indicated is the effective date of the license, unless an earlier license of similar scope has been granted under 37 CFR 5.13 or 5.14.

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

The grant of a license does not in any way lessen the responsibility of a licensee for the security of the subject matter as imposed by any Government contract or the provisions of existing laws relating to espionage and the national security or the export of technical data. Licensees should apprise themselves of current regulations especially with respect to certain countries, of other agencies, particularly the Office of Defense Trade Controls, Department of State (with respect to Arms, Munitions and Implements of War (22 CFR 121-128)); the Bureau of Industry and Security, Department of Commerce (15 CFR parts 730-774); the

Office of Foreign AssetsControl, Department of Treasury (31 CFR Parts 500+) and the Department of Energy.

NOT GRANTED

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

Attorney Docket No.: 061478

COMBINED DECLARATION / POWER OF ATTORNEY

AS BELOW NAMED INVENT	OR, I HEREBY DECLARE THA	T: This Declaration is of the follow	ing type:	
Original Continuation	Supplemental	Continuation-In-Part National Stage of PCT	☐ Divisiona	3
one name is listed below) or an	original, first and joint inventor (i	ow next to my name: I believe I am I plural names are listed below) of t NE DRIVERS AND DECODERS	he subject matter which is	claimed and for
is attached hereto. was filed on 10/10/06 as 5 was amended on (i) was described and claimed	Serial No. 11/548,132 f applicable). I in PCT International Application	No. filed on and as ar	nended under PCT Article	19 on .
amendment referred to above.		of the above-identified specification, use information which is material a).		
certificate or of any PCT Internative also identified below any	ational application(s) designating foreign application(s) for patent of the United States of America filed	States Code, Sec. 119 of any forei at least one country other than the lar inventor's certificate or any PCT t by me on the same subject matter	United States of America International applications	listed below and s) designating at afore that of the
(Country)	(Application No.)	(Day/Month/Year/Filed)	(Yes)	(No)
(Serial No.)	11tle 35 USC 119(e) of any United	1 States provisional application(s) lis (Filing Date)	stea belaw:	
the claims of this application is USC 112, I acknowledge the du	not disclosed in the prior United	States application(s) listed below, a States application in the manner p as defined in Title 37 CFR 1.56(a) ate of this application:	rovided by the first parag	raph of Title 35
(Serial No.)		(Filing Date)	(Status)
U.S. Patent and Trademark Offi	ce connected therewith. Please dis	mer No. 23696 to prosecute this apprect all telephone calls to Philip R. Vment, 5775 Morehouse Drive, San E	Wadsworth at (858) 651-4	404 and address
believed to be true; and further punishable by fine or imprisonn	that these statements were made	rwledge are true and that all statents with the knowledge that willful f f Title 18 of the United States Code on.	alse statements and the li	ke so made are
Full Name of Pirst or Joint Inve	entor Invest	ter Signature	Date 2/2 0 /	
Jentsung Lin Residence			Citizenship	2-{
	#301, Cardiff by the Sea,	California 92007	United Sta	tes
Post Office Address				
2382 Carol View Drive.,	#301, Cardiff by the Sea,	California 92007		



23696

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Fatent and Trademark Office Address COMMISSIONER FOR PATENTS EO. Box 1430 Absorate, regions 22113-1450 erro rappe gay

APPLICATION NUMBER FILING OR 371 (c) DATE FIRST NAMED APPLICANT ATTORNEY DOCKET NUMBER
11/548,132 10/10/2006 Jentsung Lin 061478

OMM INCORPORATED

CONFIRMATION NO. 4884
FORMALITIES
LETTER

QUALCOMM INCORPORATED 5775 MOREHOUSE DR. SAN DIEGO, CA 92121

Date Mailed: 03/02/2007

NOTICE TO FILE MISSING PARTS OF NONPROVISIONAL APPLICATION

FILED UNDER 37 CFR 1.53(b)

Filing Date Granted

Items Required To Avoid Abandonment:

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

The oath or declaration is missing. A properly signed oath or declaration in compliance with 37 CFR 1.63, identifying the application by the above Application Number and Filing Date, is required.
Note: If a petition under 37 CFR 1.47 is being filed, an oath or declaration in compliance with 37 CFR 1.63 signed by all available joint inventors, or if no inventor is available by a party with sufficient proprietary interest, is required.

The applicant needs to satisfy supplemental fees problems indicated below.

The required item(s) identified below must be timely submitted to avoid abandonment:

 To avoid abandonment, a surcharge (for late submission of filing fee, search fee, examination fee or oath or declaration) as set forth in 37 CFR 1.16(f) of \$130 for a non-small entity, must be submitted with the missing items identified in this letter.

SUMMARY OF FEES DUE:

Total additional fee(s) required for this application is \$130 for a non-small entity

\$130 Surcharge.

Replies should be mailed to: Mail Stop Missing Parts

Commissioner for Patents

P.O. Box 1450 Alexandria VA 22313-1450

Registered users of EFS-Web may alternatively submit their reply to this notice via EFS-Web. https://sportal.uspto.gov/authenticate/AuthenticateUserLocalEPF.html

For more information about EFS-Web please call the USPTO Electronic Business Center at 1-866-217-9197 or visit our website at http://www.uspto.gov/ebc.

If you are not using EFS-Web to submit your reply, you must include a copy of this notice.

Office of Initial Parent Examination (571) 272-4000, or 1-800-PTO-9199, or 1-800-972-6382 PART 2 - COPY TO BE RETURNED WITH RESPONSE

Electronic Patent Application Fee Transmittal							
Application Number:	11548132						
Filing Date:	10	-Oct-2006					
Title of Invention:		DYNAMIC WORD LINE DRIVERS AND DECODERS FOR MEMORY ARRAYS					
First Named Inventor/Applicant Name:	Je	ntsung Lin					
Filer:	Tir	nothy Frederick Lo	oomis/Timothy	/ Sloan			
Attorney Docket Number:	061478						
Filed as Large Entity							
Utility Filing Fees							
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)		
Basic Filing:							
Pages:							
Claims:							
Miscellaneous-Filing:							
Late filing fee for oath or declaration		1051	1	130	130		
Petition:							
Patent-Appeals-and-Interference:							
Post-Allowance-and-Post-Issuance:							
Extension-of-Time:							

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Miscellaneous:				
	Tota	al in USI) (\$)	130

Electronic Acknowledgement Receipt						
EFS ID:	1733875					
Application Number:	11548132					
International Application Number:						
Confirmation Number:	4884					
Title of Invention:	DYNAMIC WORD LINE DRIVERS AND DECODERS FOR MEMORY ARRAYS					
First Named Inventor/Applicant Name:	Jentsung Lin					
Customer Number:	23696					
Filer:	Timothy Frederick Loomis/Timothy Sloan					
Filer Authorized By:	Timothy Frederick Loomis					
Attorney Docket Number:	061478					
Receipt Date:	01-MAY-2007					
Filing Date:	10-OCT-2006					
Time Stamp:	16:13:41					
Application Type:	Utility					

Payment information:

Submitted with Payment	yes
Payment was successfully received in RAM	\$130
RAM confirmation Number	404
Deposit Account	170026

The Director of the USPTO is hereby authorized to charge indicated fees and credit any overpayment as follows:

Charge any Additional Fees required under 37 C.F.R. Section 1.16 and 1.17

File Listing:

Document Number	Document Description	File Name	File Size(Bytes)	Multi Part /.zip	Pages (if appl.)
1	Oath or Declaration filed	061478_DECL.pdf	711838	no	3
Warnings:					
Information:					
2	Fee Worksheet (PTO-06)	fee-info.pdf	8187	no	2
Warnings:					
Information:					
		7	20025		

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

New Applications Under 35 U.S.C. 111

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

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

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

New International Application Filed with the USPTO as a Receiving Office

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



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

APPLICATION NUMBER	FILING or 371(c) DATE	GRP ART UNIT	FIL FEE REC'D	ATTY.DOCKET.NO	DRAWINGS	TOT CLAIMS	IND CLAIMS
11/548,132	10/10/2006	2827	1950	061478	5	27	6

CONFIRMATION NO. 4884

23696 QUALCOMM INCORPORATED 5775 MOREHOUSE DR. SAN DIEGO, CA92121 FILING RECEIPT

Date Mailed: 03/02/2007

Receipt is acknowledged of this regular Patent Application. It will be considered in its order and you will be notified as to the results of the examination. Be sure to provide the U.S. APPLICATION NUMBER, FILING DATE, NAME OF APPLICANT, and TITLE OF INVENTION when inquiring about this application. 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 mail to the Commissioner for Patents P.O. Box 1450 Alexandria Va 22313-1450. 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 (if appropriate).

Applicant(s)

Jentsung Lin, San Diego, CA;

Power of Attorney: None

Domestic Priority data as claimed by applicant

Foreign Applications

If Required, Foreign Filing License Granted: 03/01/2007

The country code and number of your priority application, to be used for filing abroad under the Paris Convention, is **US11/548,132**

Projected Publication Date: To Be Determined - pending completion of Missing Parts

Non-Publication Request: No Early Publication Request: No

Title

DYNAMIC WORD LINE DRIVERS AND DECODERS FOR MEMORY ARRAYS

Preliminary Class

365

PROTECTING YOUR INVENTION OUTSIDE THE UNITED STATES

Since the rights granted by a U.S. patent extend only throughout the territory of the United States and have

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

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

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

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

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

LICENSE FOR FOREIGN FILING UNDER Title 35, United States Code, Section 184 Title 37, Code of Federal Regulations, 5.11 & 5.15

GRANTED

The applicant has been granted a license under 35 U.S.C. 184, if the phrase "IF REQUIRED, FOREIGN FILING LICENSE GRANTED" followed by a date appears on this form. Such licenses are issued in all applications where the conditions for issuance of a license have been met, regardless of whether or not a license may be required as set forth in 37 CFR 5.15. The scope and limitations of this license are set forth in 37 CFR 5.15(a) unless an earlier license has been issued under 37 CFR 5.15(b). The license is subject to revocation upon written notification. The date indicated is the effective date of the license, unless an earlier license of similar scope has been granted under 37 CFR 5.13 or 5.14.

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

The grant of a license does not in any way lessen the responsibility of a licensee for the security of the subject matter as imposed by any Government contract or the provisions of existing laws relating to espionage and the national security or the export of technical data. Licensees should apprise themselves of current regulations especially with respect to certain countries, of other agencies, particularly the Office of Defense Trade Controls, Department of State (with respect to Arms, Munitions and Implements of War (22 CFR 121-128)); the Bureau of Industry and Security, Department of Commerce (15 CFR parts 730-774); the Office of Foreign AssetsControl, Department of Treasury (31 CFR Parts 500+) and the Department of

Energy.

NOT GRANTED

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



United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address COMMISSIONER FOR PATENTS FOR 1450 Alexandra, Vingnis 22313-1450 www.tupto.gov

APPLICATION NUMBER FILING OR 371 (c) DATE FIRST NAMED APPLICANT ATTORNEY DOCKET NUMBER

11/548,132

10/10/2006

Jentsung Lin

061478

23696 QUALCOMM INCORPORATED 5775 MOREHOUSE DR. SAN DIEGO, CA 92121 CONFIRMATION NO. 4884
FORMALITIES
LETTER

Date Mailed: 03/02/2007

NOTICE TO FILE MISSING PARTS OF NONPROVISIONAL APPLICATION

FILED UNDER 37 CFR 1.53(b)

Filing Date Granted

Items Required To Avoid Abandonment:

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

The oath or declaration is missing. A properly signed oath or declaration in compliance with 37 CFR 1.63, identifying the application by the above Application Number and Filing Date, is required.
 Note: If a petition under 37 CFR 1.47 is being filed, an oath or declaration in compliance with 37 CFR 1.63 signed by all available joint inventors, or if no inventor is available by a party with sufficient proprietary interest, is required.

The applicant needs to satisfy supplemental fees problems indicated below.

The required item(s) identified below must be timely submitted to avoid abandonment:

• To avoid abandonment, a surcharge (for late submission of filing fee, search fee, examination fee or oath or declaration) as set forth in 37 CFR 1.16(f) of \$130 for a non-small entity, must be submitted with the missing items identified in this letter.

SUMMARY OF FEES DUE:

Total additional fee(s) required for this application is \$130 for a non-small entity

• \$130 Surcharge.

Replies should be mailed to:

Mail Stop Missing Parts

Commissioner for Patents

P.O. Box 1450 Alexandria VA 22313-1450

Registered users of EFS-Web may alternatively submit their reply to this notice via EFS-Web. https://sportal.uspto.gov/authenticate/AuthenticateUserLocalEPF.html

For more information about EFS-Web please call the USPTO Electronic Business Center at 1-866-217-9197 or visit our website at http://www.uspto.gov/ebc.

If you are not using EFS-Web to submit your reply, you must include a copy of this notice.

Office of Initial Patent Examination (571) 272-4000, or 1-800-PTO-9199, or 1-800-972-6382
PART 3 - OFFICE COPY

Attorney Docket No.: 061478

DYNAMIC WORD LINE DRIVERS AND DECODERS FOR MEMORY ARRAYS

BACKGROUND

I. Field

[0001] The present disclosure generally relates to memory arrays, and more particularly, to dynamic wordline drivers and decoders for memory arrays.

II. Description of Related Art

[0002] In general, memory systems with a traditional dynamic/static circuit structure may place a heavy load on the clock. For example, in a memory structure having a plurality of wordline drivers, a single clock may drive multiple drivers and multiple address decoders, placing a large electrical load on the clock.

[0003] Additionally, each wordline driver may have its own decoded address input, which may place a large load on the decoder and which may utilize a large area of the circuit substrate, increasing complexity and power consumption. Moreover, when the clock signal is provided to multiple wordline drivers, capacitive noise coupling between the wordline driver outputs may introduce additional design complexities. Hence, there is a need for improved wordline drivers.

SUMMARY

In a particular illustrative embodiment, a circuit device that includes first logic and second logic is disclosed. The first logic receives a clock signal and a first portion of a memory address of a memory array, decodes the first portion of the memory address, and selectively applies the clock signal to a selected group of wordline drivers associated with the memory array. The second logic decodes a second portion of the memory address and selectively activates a particular wordline driver of the selected group of wordline drivers according to the second portion of the memory address.

[0005] In another particular embodiment, a method of selecting a particular wordline of a memory array is disclosed. The method includes selectively providing a clock signal to a selected group of wordline drivers of a plurality of wordline drivers based on a first portion of a memory address of the memory array. Each wordline driver is associated with a wordline of the memory array. The method further includes activating a particular

wordline driver of the selected group of wordline drivers according to a second portion of the memory address.

[0006] In another particular embodiment, an integrated circuit includes a substrate and a plurality of circuit devices. The circuit devices are arranged on the substrate to reduce capacitive coupling noise. The plurality of circuit devices includes a first wordline driver having a first pair of transistors and a first wordline output and includes a second wordline driver having a second pair of transistors and a second wordline output. The first and second wordline drivers are disposed on the substrate in a single row. A first wire trace couples the first pair of transistors to the first wordline output. The second wire trace and the second pair of transistors to the second wordline output. The first wire trace and the second wire trace are substantially parallel. An advantage of this embodiment is that the layout provides increased capacitive noise-coupling immunity.

One particular advantage of a particular illustrative embodiment of the circuit device is that a timing delay from a clock to a particular wordline is reduced. Still another particular advantage of a particular illustrative embodiment of the circuit device is that the clock driver's capacitance loading may also be reduced. Another particular advantage of a particular illustrative embodiment is that use of multiple conditional clocks to selectively apply a clock signal reduces power consumption. In a particular embodiment, the clock power consumption may be reduced to one-fourth of the power consumed by a single clock system (e.g. the power consumption of a clock generator may be reduced by 75%). This reduction in power consumption provides an additional advantage in that power is conserved for use in other processes and/or to extend an operational life of a power source, such as a battery.

[0008] Still another particular advantage of a particular illustrative embodiment may be realized by sharing a common address signal among multiple wordline decoders, which reduces power consumption and conserves layout area. In a particular embodiment, four wordline drivers may share a common address signal, which reduces transistor gate loading of the decoders without decreasing speed.

[0009] Other aspects, advantages, and features of the present disclosure will become apparent after review of the entire application, including the following sections: Brief Description of the Drawings, Detailed Description, and the Claims.

BRIEF DESCRIPTION OF THE DRAWINGS

- [0010] The aspects and the attendant advantages of the embodiments described herein will become more readily apparent by reference to the following detailed description when taken in conjunction with the accompanying drawings wherein:
- [0011] FIG. 1 is a block diagram of a particular illustrative embodiment of a wordline driver system including a plurality of groups of wordline drivers associated with a memory array;
- [0012] FIG. 2 is a circuit diagram of a particular illustrative embodiment of a portion of a memory array, such as the memory array of FIG. 1;
- [0013] FIG. 3 is a circuit diagram of a particular illustrative embodiment of a group of wordline drivers, such as a selected group of wordline drivers of the plurality of groups of wordline drivers in FIG. 1;
- [0014] FIG. 4 is a block diagram of a particular illustrative embodiment of a layout on a circuit substrate including a group of wordline drivers, such as the group of wordline drivers of FIG. 3; and
- [0015] FIG. 5 is a flow diagram of a particular illustrative embodiment of a method of selectively activating a wordline of a group of wordline drivers, such as the group of wordline drivers of FIG. 4.

DETAILED DESCRIPTION

FIG. 1 is a block diagram of a particular illustrative embodiment of a wordline driver system 100 including a set of wordline drivers, such as the groups of wordline drivers 104 and 106 that are associated with a memory array 102. The system 100 may include multiple additional sets of wordline drivers (not shown). Each set of wordline drivers may control up to sixty-four wordlines (numbered zero to sixty-three) using sixty-four corresponding wordline drivers. The set of sixty-four wordlines and corresponding wordline drivers may be divided into groups of wordline drivers, such as the groups of wordline drivers 104 and 106. In a particular embodiment, the group of wordline drivers 104 may drive wordlines, such as the wordlines 132 from zero to three (WL<0>, WL<1>, WL<2>, and WL<3>), and the group of wordline drivers 106 may control wordlines, such as the wordlines 134 from sixty to sixty-three (WL<60>, WL<61>, WL<62>, and WL<63>). In this instance, each of the groups of wordline drivers 104 and 106 control four wordlines, and the set of wordline drivers may include sixteen groups. For clarity,

only the two illustrative groups of wordline drivers 104 and 106 are shown and other groups associated with wordlines of the memory array 102 (such as wordline drivers that control the wordlines from four through fifty-nine) are omitted.

[0017] The system 100 may also include a four-to-sixteen bit memory address decoder 108, a conditional clock generator 110, a two-to-four bit memory address decoder 112, address inputs 114 and 116, and a clock input 118. The system 100 may also include partially decoded address lines 120 and 122, conditional clock outputs 124, 126, 128 and 130, and a group of wordline driver outputs 132 and 134. The conditional clock outputs 124, 126, 128, and 130 are also inputs to the groups of wordline drivers 104 and 106.

In a particular embodiment, a six-bit memory address specifying one of sixty-four wordlines in the memory array 102 is received. The two-to-four bit memory address decoder 112 may decode a first portion of the six-bit memory address (such as bits zero and one) via the address input 116, and the four-to-sixteen bit memory address decoder 108 may decode the remainder (i.e. a second portion) of the six-bit memory address (such as bits two to five) via the address input 114. The two-to-four bit decoder 112 may decode the first portion of the memory address and may provide the decoded portion to the conditional clock generator 110. The conditional clock generator 110 receives a clock signal via the clock input 118 and selectively applies the clock signal to a selected one of the clock outputs 124, 126, 128 and 130. In general, each clock output 124, 126, 128 and 130 is coupled to each of the groups of wordline drivers 104 and 106 of the particular group of wordline drivers. In a particular embodiment, the conditional clock generator 110 may derive the clock outputs 124, 126, 128 and 130 from a single clock.

[0019] The four-to-sixteen bit memory address decoder 108 decodes the remainder of the six-bit memory address (e.g. bits two to five) and applies a partial address input to the wordlines that are related to the decoded memory address. For example, the decoded four bits of the partially decoded address may be applied to the partially decoded address line (0) 120 to enable the group of wordline drivers 104 to enable one of the four wordlines (WL<0:3>) 132 to access data stored in the memory array 102.

[0020] In general, each group of wordline drivers, such as the group of wordline drivers 104 may share a common partially decoded address input, such as the partially decoded address line (0) 120 for the group of wordline drivers 104, reducing layout area usage and layout complexity. Additionally, the common address input reduces input gate capacitance loading without introducing timing delays. In general, the clock outputs 124, 126, 128,

and 130 determine whether a device is in a dynamic evaluation state (e.g., an active evaluation state where a clock signal is applied) or in a static precharge state (e.g., a fixed voltage level, such a voltage high signal, is applied). Since only one of the four clock outputs 124, 126, 128 and 130 may be active at a time, only one of the four wordline drivers of the group of wordline drivers 104 is in the dynamic evaluation state (e.g. a clock signal is present), while the other three remain in a static precharge state (such as a logic high state). If the four-to-sixteen memory address decoder 108 decodes a portion (e.g. bits two to five) of the memory address to determine a set of wordlines from zero to three (WL<0>,WL<1>, WL<2> and WL<3> in Fig.1), the four-to-sixteen bit memory address decoder 108 applies a signal to the address line 120. The dynamic evaluation state of a clock output, such as the clock 124, activates a particular wordline of the group of wordline drivers 104, such as wordline zero (WL<0>) of the memory array 102. In general, the decoded output of the two-to-four decoder 112 with clock generator 110 and the decoded output of the four-to-sixteen bit memory address decoder 108 may be utilized via a logical AND operation to selectively activate a wordline driver of the group of wordline drivers 104, for example.

FIG. 2 is a circuit diagram of a particular illustrative embodiment of a portion 200 of a memory array, such as a portion of the memory array 102 of FIG. 1. The portion 200 of the memory array 102 includes wordlines 202, 204, 206, and 208 and bit lines 210 and 212. The portion 200 of the memory array 102 further includes transistors 214 and 216 and cross-coupled inverters 218 and 220 associated with the wordline 202. Additionally, the portion 200 of the memory array 102 may include transistors 222 and 224 and cross-coupled inverters 226 and 228 associated with the wordline 204. The portion 200 of the memory array 102 may further include transistors 230 and 232 and cross-coupled inverters 234 and 236 associated with the wordline 206. The portion 200 of the memory array 102 also includes transistors 238 and 240 and cross-coupled inverters 242 and 244 associated with the wordline 208. In a particular embodiment, the wordlines 202, 204, 206 and 208 may correspond to the wordlines 132 of the group wordline drivers 104 of FIG. 1.

[0022] In operation, when a particular wordline, such as the wordline 202 is charged, the other wordlines 204, 206 and 208 are held at a logic low level. The charged wordline 202 activates the transistors 214 and 216, which apply a differential voltage to the bit lines 210 and 212. The differential voltage is related to a bit stored by the cross-coupled inverters 242 and 244, which operates as a data latch to store a bit value. A sense amplifier or a

differential amplifier (not shown) may be coupled to the bit lines 210 and 212 to detect a differential voltage and to output a value related to a value of the stored bit associated with the wordline 202.

[0023] FIG. 3 is a circuit diagram of a particular illustrative embodiment of a group of wordline drivers, such as the group of wordline drivers 104 in FIG. 1. The group of wordline drivers 104 includes an address input 120, clock outputs 124, 126, 128 and 130, an inverter 302, a shared address line 304, and wordline drivers 306, 308, 310 and 312.

[0024] The wordline driver 306 includes a first transistor (Mp0) 314, a second transistor (Mn0) 316, and an output driver 318, including a transistor 320 and an inverter (XWL0) 322 that are coupled to the first and second transistors 314 and 316 via a data line (ddh0) 324. The transistor 320 holds the data from device leakage. The inverter 322 is also coupled to the wordline (WL<0>) 202. The first transistor 314 includes a first terminal 326 coupled to a power terminal, a control terminal 328 coupled to the clock 130, and a second terminal coupled to the data line (ddh0) 324. The second transistor 316 includes a first terminal coupled to the data line (ddh0) 324, a control terminal 330 coupled to the clock 130, and a second terminal 332 coupled to the shared address line 304.

[0025] The wordline driver 308 includes a first transistor (Mp1) 334, a second transistor (Mn1) 336, and an output driver 338, including a transistor 340 to hold the data from device leakage and including an inverter (XWL1) 342 that are coupled to the first and second transistors 334 and 336 via a data line (ddh1) 344. The inverter 342 is also coupled to the wordline (WL<1>) 204. The first transistor 334 includes a first terminal 346 coupled to a power terminal, a control terminal 348 coupled to the clock 128, and a second terminal coupled to the data line (ddh1) 344. The second transistor 336 includes a first terminal coupled to the data line (ddh1) 344, a control terminal 350 coupled to the clock 128, and a second terminal 352 coupled to the shared address line 304.

[0026] The wordline driver 310 includes a first transistor (Mp2) 354, a second transistor (Mn2) 356, and an output driver 358, including a transistor 360 to hold the data from device leakage and including an inverter (XWL2) 362 that are coupled to the first and second transistors 354 and 356 via a data line (ddh2) 364. The inverter 362 is also coupled to the wordline (WL<2>) 206. The first transistor 354 includes a first terminal 366 coupled to a power terminal, a control terminal 368 coupled to the clock 126, and a second terminal coupled to the data line (ddh2) 364. The second transistor 356 includes a first

terminal coupled to the data line 364, a control terminal 370 coupled to the clock 126, and a second terminal 372 coupled to the shared address line 304.

[0027] The wordline driver 312 includes a first transistor (Mp3) 374, a second transistor (Mn3) 376, and an output driver 378, including a transistor 380 to hold the data from device leakage and including an inverter (XWL3) 382 that are coupled to the first and second transistors 374 and 376 via a data line (ddh3) 384. The inverter 382 is also coupled to the wordline (WL<3>) 208. The first transistor 374 includes a first terminal 386 coupled to a power terminal, a control terminal 388 coupled to the clock 124, and a second terminal coupled to the data line (ddh3) 384. The second transistor 376 includes a first terminal coupled to the data line 384, a control terminal 390 coupled to the clock 124, and a second terminal 392 coupled to the shared address line 304.

In a particular embodiment, an address is received via the address input 120 and inverted by the inverter 302 to provide a shared address input 304. As previously disclosed, a conditional clock generator, such as the conditional clock generator 110 of FIG. 1, applies a clock signal to a selected clock output, such as the clock output 130. The clock signal applied to the clock output 130 selectively activates the wordline driver 306 to access data of a memory array (such as the memory array 102 in FIG. 1) via the selected wordline 202. By applying the clock signal only to the selected clock output 130, power consumption is reduced, since the clock only drives a single line of a group of wordline drivers, as opposed to driving all of the wordline drivers. In a particular embodiment, since only one of the four clock outputs 124, 126, 128 and 130 is active at any given time, the power consumed by the clock may be reduced by 75% over a single clock system.

By sharing a common address 304 among multiple wordline drivers (decoders) 306, 308, 310, and 312, power consumption of the overall wordline driver circuitry may be reduced. Additionally, the layout area of the wordline drivers and layout complexity of the circuit design may be reduced. Further, the shared address input reduces transistor gate loading (e.g. control terminals 328, 330, 348, 350, 368, 370, 388, and 390) of the wordline drivers (decoders) 306, 308, 310 and 312 without decreasing the performance of the circuit.

[0030] In a particular illustrative embodiment, a conditional clock generator, such as the conditional clock generator 110 in FIG. 1, applies the clock signal to a selected clock output, such as the clock output 126. The other clocks 124, 128 and 130 may be held at a ground voltage level. The transistors 314, 334, and 374 are p-channel transistors, which

are activated by a logic low signal. Thus, when the clocks 124, 128 and 130 are at a logic low level, the p-channel transistors 314, 334 and 374 are active, and the data lines 324, 344 and 384 are at a logic high level, placing a logic low voltage on the wordlines 202, 204 and 208, due to the inverters 322, 362 and 382.

The clock 126 deactivates the p-channel transistor (Mp2) 354 and activates the n-channel transistor (Mn2) 356. The address 120 is inverted by the inverter 302 and applied to the address line 304, which is coupled to the source of the n-channel transistor 356. The inverted address appears on the data line (ddh2) 364 and is inverted again by the inverter (XWL2) 362, coupling the address 120 to the wordline (WL<2>) 206. The clock 126 activates the desired wordline 206, while causing the other wordlines 202, 204 and 208 to be held at a logic low level. Thus, only the desired wordline 206 is active at any given time. The conditional clock generator, such as the conditional clock generator 110 in FIG. 1, applies the clock signal to only one of the four clocks 124, 126, 128 and 130, reducing power consumption by 75%.

[0032] In general, other conditional clock generator implementations may be used. For example, in a particular embodiment, a three-bit portion of the address 120 may be decoded and may be applied by the conditional clock generator to selectively apply a clock signal to one of eight lines, reducing power consumption by approximately 87.5%. Thus, the particular arrangement may allow for further reductions in power consumption.

[0033] FIG. 4 is a block diagram of a particular illustrative embodiment of a circuit layout 400 of a circuit substrate including a group of wordline drivers, such as wordline drivers 306, 308, 310 and 312 of FIG. 3. In general, the elements of the wordline drivers 306, 308, 310 and 312 are depicted as rectangular regions on the substrate. It should be understood that transistors and other circuit components may be formed within such regions and may be sized to match the memory cell's height, such as a height between wordlines 202 and 208 in FIG. 2. For the purpose of the discussion, the regions are identified by the particular circuit components of FIG. 3 that may be formed within the particular region.

[0034] The circuit layout 400 includes the first transistor (Mp0) 314, the second transistor (Mn0) 316, and the output driver (XWL0) 318 of the wordline driver 306 in FIG. 3. The circuit layout 400 also includes the first transistor (Mp1) 334, the second transistor (Mn1) 336, and the output driver (XWL1) 338 of the wordline driver 308 in FIG. 3. The circuit layout 400 may also include the first transistor (Mp2) 354, the second transistor (Mn2)

356, and the output driver (XWL2) 358 of the wordline driver 310 in FIG. 3. Additionally, the circuit layout 400 may include the first transistor (Mp3) 374, the second transistor (Mn3) 376, and the output driver (XWL3) 378 of the wordline driver 312 in FIG. 3.

[0035] In general, a first row 402 includes the transistor (Mn0) 316, the transistor (Mn1) 336, the transistor (Mp0) 314, the transistor (Mp1) 334, the output driver (XWL0) 318, and the output driver (XWL1) 338. A second row 404 includes the transistor (Mn2) 356, the transistor (Mn3) 376, the transistor (Mp2) 354, the transistor (Mp3) 374, the output driver (XWL2) 358, and the output driver (XWL3) 378. The first row 402 and the second row 404 are substantially parallel.

[0036] Additionally, the line (ddh0) 324, the line (ddh1) 344, the line (ddh2) 364 and the line (ddh3) 384 are substantially parallel to one another. The output driver (XWL0) 318 may include a first region (N) 406 and a second region (P) 408. The output driver (XWL1) 338 may include a first region (P) 410 and a second region (N) 412. The output driver (XWL2) 358 may include a first region (N) 414 and a second region (P) 416. The output driver (XWL3) 378 may include a first region (P) 418 and a second region (N) 420. In general, the regions 408, 410, 416 and 418 may be utilized to form a transistor, such as the pull up transistors 320, 340, 360, and 380 in FIG. 3. The regions 406, 412, 414, and 420 may cooperate with the regions 408, 410, 416 and 418 to form the inverters 322, 342, 362, and 382 of FIG. 3.

By arranging the layout 400 of the wordline drivers 306, 308, 310 and 312 on the substrate as shown, capacitive noise-coupling immunity of the structure is improved. In particular, if the same clock signal is applied to each of the wordline drivers, any of the wire traces 324, 344, 364, and 384 and the corresponding circuit devices may be active. In such an instance, there may be undesired cross-coupling between the wire traces, such that a signal applied to one trace may experience inductive function error and power loss caused by capacitive coupling between the wire traces. However, a conditional clock, such as the conditional clock 110 in FIG. 1, activates only one wire trace and one corresponding set of structures at any given time. The exclusive nature of the application of a signal to the traces ensures that only one of the four wordline drivers 306, 308, 310 and 312 are in a dynamic evaluation state at any given time, and that the other wordline drivers are in a static "precharge" state. The particular arrangement places data line (ddh0) 314 and the wordline output 202 adjacent to the data line (ddh1) 334. The data line (ddh0) 314 and its associated wordline output 202 are inverted with respect to each other. Thus, a

voltage applied to the data line (ddh0) 314 is inverted at the wordline 202. While the data line (ddh1) 334 might ordinarily experience capacitive coupling with the data line (ddh0) 314, resulting in data errors and power loss, the opposite voltages of the data line (ddh0) 314 and the associated wordline 202 apply opposing capacitive influences on the adjacent data line (ddh1) 334, canceling capacitive noise coupling between the data lines (ddh0 and ddh1) 314 and 334, for example. The particular arrangement generally reduces capacitive noise coupling.

[0038]

For example, if the clock signal is selectively applied to the clock output 130 in FIG. 3, the line (ddh0) 324 is in a dynamic evaluation state. The line (wire trace) (ddh1) 344, the line (ddh2) 364, and the line (ddh3) 384 are in a static precharge state. The line (ddh1) 344 is closest in proximity to the line (ddh0) 324, so the line (ddh0) 324 and wordline (WL<0>) 202 may be aggressors relative to the line (ddh1) 344. When a voltage on the line (ddh0) 324 is decreasing, the wordline (WL<0>) 202 is rising. The rising voltage at the wordline 202 is cross-coupled with the line (ddh1) 344, helping to offset or cancel coupling between the line (ddh1) 344 and the line (ddh0). The lines (ddh1, ddh2, and ddh3) 344, 364, and 384 are statically held by the transistors (Mp1, Mp2, and Mp3) 334, 354, and 374, respectively. The wordlines (WL<1>, WL<2>, and WL<3>) 204, 206, and 208 are statically inverted relative to the lines (ddh1, ddh2, and ddh3) 344, 364, and 384, respectively. Thus, the layout 400 contributes to the robustness of the circuit design, by reducing capacitive noise coupling between the wordline drivers 306, 308, 310, and 312.

[0039] Table 1 below illustrates a relationship between the data lines (ddh0, ddh1, ddh2, and ddh3) 324, 344, 364, and 384 that enhances capacitive noise immunity.

TABLE 1.

Dynamic nodes	Situation	Aggressor	Note:
data line (ddh0) 324	clk<0> 130 =active; dynamic evaluation state	not applicable.	
data line (ddh1) 344	clk<1> 128 =0; static precharged state	When the data line (ddh0) 324 is falling, the wordline (WL<0>) 202 is rising.	The data line (ddh1) is statically held by the clocked p-channel transistor (Mp1) 334. The overlap of the rising wordline (WL<0>) 202 assists the data line (ddh1) 344 in resisting the

			capacitive coupling from (ddh0) 324 falling.
data line (ddh2) 364	clk<2> 126 =0; static precharged state	none.	The data line (ddh2) is statically held by the clocked p-channel transistor (Mp2) 354.
data line (ddh3) 384	clk<3> 124 =0; static precharged state	none.	The data line (ddh3) is statically held by the clocked p-channel transistor (Mp3) 374.

[0040] In FIG. 4, the data line (ddh0) 324 and the wordline (WL<0>) 202 are adjacent to the data line (ddh1) 344, but are not adjacent to the other data lines (ddh2 and ddh3) 364 and 384. Thus, only the data line (ddh1) 344 may be influenced by capacitive coupling with the data line (ddh0) 324.

[0041] Table 2 below illustrates a relationship between the data lines (ddh0, ddh1, ddh2, and ddh3) 324, 344, 364, and 384 that enhances capacitive noise immunity when more than one data line is adjacent to the data line that is in a dynamic evaluation state.

TABLE 2.

Dynamic nodes	Situation	Aggressor	Note:
data line (ddh0) 324	clk<0> 130 = 0; static precharged state	When the data line (ddh1) 344 is falling, the wordline (WL<1>) 204 is rising.	The data line (ddh0) is statically held by the clocked p-channel transistor (Mp0) 314. The overlap of the rising wordline (WL<1>) 204 assists the data line (ddh0) 324 in resisting the capacitive coupling from (ddh0) 344 falling.
data line (ddh1) 344	clk<1> 128 =active; dynamic evaluation state	Not applicable.	
data line (ddh2) 364	clk<2> 126=0; static precharged state	When the data line (ddh1) 344 is falling, the wordline (WL<1>) 204 is rising.	The data line (ddh2) is statically held by the clocked p-channel transistor (Mp2) 354. The overlap of the rising wordline (WL<1>) 204 assists the data line (ddh2) 364 in resisting the capacitive coupling from (ddh1) 344 falling.
data line (ddh3) 384	clk<3> 124=0; static precharged state	none.	The data line (ddh3) is statically held by the clocked p-channel transistor (Mp3) 374.

In general, the data lines (ddh1 and ddh3) 344 and 384 are assisted by the output of the wordline (WL<2>) 206 and the data lines (ddh0 and ddh2) 324 and 364 are assisted by the output of the wordline (WL<1>) 204 in reducing capacitive coupling. As shown in Table 1, the output value or voltage of the wordline 202 is inverted relative to its associated data line (ddh0) 324, and the adjacent data line (ddh1) 344 experiences reduced capacitive noise coupling.

[0043] FIG. 5 is a flow diagram of a particular illustrative embodiment of a method of selectively activating a wordline of a group of wordline drivers, such as the group of wordline drivers of FIG. 4. A partially decoded memory address is received at a wordline

driver of a memory array, at 500. A clock signal is selectively provided to a selected group of wordline drivers based on a first portion of the memory address of the memory array, where each wordline driver of the plurality of wordline drivers is associated with a wordline of the memory array, at 502. A particular wordline driver of the selected group of wordline drivers is activated according to a second portion of the memory address, at 504. Other wordline drivers of the selected group of wordline drivers are held in an inactive precharge state, at 506.

In a particular embodiment, the memory address includes six address bits. The first portion of the memory address may include two bits, and the second portion of the memory address may include the remaining four bits, for example. A two-to-four bit decoder, such as the two-to-four bit decoder 112 in FIG. 1, may decode the first portion of the address and provide the decoded first portion to a conditional clock generator, such as the conditional clock generator 110 in FIG. 1. The conditional clock generator may receive a clock input, such as the clock input 118 in FIG. 1, and may selectively apply the clock signal to a selected clock, such as one of the clocks 124, 126, 128 and 130 in FIGS. 1 and 3. The conditional clock generator may apply a zero voltage, a logic low, or ground voltage signal to the non-selected clocks.

[0045] The selected clock may activate a wordline driver, such as the wordline drivers 306, 308, 310 and 312 in FIG. 3, to provide an address input (such as the address 120 in FIG. 3) to an associated wordline (such as the wordlines 202, 204, 206, and 208 in FIGS. 2 and 3)

In a particular embodiment, a method is disclosed that may include receiving a clock signal (such as the clock input 118 in FIG. 1) and selectively applying the clock signal to one of a plurality of clocks or clock outputs (such as the clocks 124, 126, 128 and 130 in FIGS. 1 and 3) according to the decoded first portion of the memory address (e.g., according to at least two bits of the memory address using, for example, a two-to-four bit decoder, such as the two-to-four bit decoder 112 in FIG. 1). In another particular embodiment, the method may include determining a clock output (such as the clocks 124, 126, 128 and 130 in FIG. 1) according to the decoded first portion of the memory address using a conditional clock generator (such as the conditional clock generator 110 in FIG. 1). In another particular illustrative embodiment, a selected group of wordline drivers (such as the wordline drivers 306, 308, 310 and 312) includes a shared address input (e.g. the

address input 120 or the address input 122 in FIG. 1 or the address input 304 in FIG. 3) to receive the second portion of the memory address.

The various illustrative logical blocks, configurations, modules, circuits, and algorithm steps described in connection with the embodiments disclosed herein may be implemented as electronic hardware, computer software, or combinations of both. To clearly illustrate this interchangeability of hardware and software, various illustrative components, blocks, configurations, modules, circuits, and steps have been described above generally in terms of their functionality. Whether such functionality is implemented as hardware or software depends upon the particular application and design constraints imposed on the overall system. Skilled artisans may implement the described functionality in varying ways for each particular application, but such implementation decisions should not be interpreted as causing a departure from the scope of the present disclosure.

[0048] The previous description of the disclosed embodiments is provided to enable any person skilled in the art to make or use the present disclosure. Various modifications to such disclosed embodiments will be readily apparent to those skilled in the art, and the generic principles defined herein may be applied to other embodiments without departing from the spirit or scope of the disclosure. Thus, the present disclosure is not intended to be limited to the embodiments shown herein but is to be accorded the widest scope consistent with the principles and novel features as defined by the following claims.

WHAT IS CLAIMED IS:

1. A circuit device comprising:

first logic to receive a clock signal and a first portion of a memory address of a memory array, the first logic to decode the first portion of the memory address and to apply the clock signal to a selected clock output of a plurality of clock outputs associated with a selected group of a plurality of wordline drivers that are associated with the memory array; and second logic to decode a second portion of the memory address, the second logic to selectively activate a particular wordline driver of the selected group of wordline drivers according to the second portion of the memory address.

- 2. The circuit device of claim 1, wherein the first logic comprises a conditional clock generator to receive the clock signal and to selectively apply the clock signal to the selected clock output.
- 3. The circuit device of claim 2, wherein the conditional clock generator selectively applies the clock signal to the selected clock output according to the first portion of the memory address.
- 4. The circuit device of claim 1, wherein the first logic comprises a decoder to decode at least two address bits to determine the first portion of the memory address.
- 5. The circuit device of claim 1, wherein the first logic generates four conditional clock outputs, wherein one of the four conditional clock outputs is active at a time, the first logic to apply the one conditional clock output as the selected clock output.

6. The circuit device of claim 1, wherein the selected group of wordline drivers comprises four wordline drivers, each of the four wordline drivers is associated with a respective wordline of the memory array, wherein the four wordline drivers share a common address input.

- 7. A method of selecting a particular wordline of a memory array, the method comprising:
 - selectively providing a clock signal to a selected group of a plurality of wordline drivers based on a first portion of a memory address of the memory array, wherein each of the plurality of wordline drivers is associated with a wordline of the memory array; and
 - activating a particular wordline driver of the selected group of wordline drivers according to a second portion of the memory address.
 - 8. The method of claim 7, further comprising:

receiving a clock signal;

- selectively applying the clock signal to one of a plurality of clock outputs according to the first portion of the memory address.
- 9. The method of claim 7, further comprising:
- determining a clock output according to the first portion of the memory address using a conditional clock generator.
- 10. The method of claim 7, wherein each wordline driver in the selected group of wordline drivers has a shared address input to receive the second portion of the memory address.

11. A circuit device comprising:

means for selectively providing a clock signal to a selected group of wordline drivers based on a first portion of a memory address of a memory array; and means for activating a particular wordline driver of the selected group of wordline drivers according to a second portion of the memory address.

- 12. The circuit device of claim 11, wherein each of the wordline drivers is associated with a wordline of the memory array.
 - 13. The circuit device of claim 12, further comprising:
 - a conditional clock generator including an address input to receive the first portion of the memory address and a clock input to receive a clock signal, the conditional clock generator to selectively apply the clock signal to one of a plurality of clock outputs according to the first portion of the memory address.
- 14. The circuit device of claim 12, further comprising a decoder to decode the memory address to determine the second portion of the memory address and to apply the second portion of the memory address to a shared address line.
- 15. The circuit device of claim 12, wherein the circuit device comprises an integrated circuit.
- 16. The circuit device of claim 15, wherein the integrated circuit includes the memory array.

- 17. A circuit device comprising:
- a group of wordline drivers, each of the wordline drivers comprising a control terminal, an address terminal, and an output terminal, the output terminal coupled to a wordline of a memory array;
- an inverter including an input to receive a memory address and including an inverted output coupled to the address terminal of each of the wordline drivers; and
- a plurality of clock outputs, each of the plurality of clock outputs coupled to the control terminal of a respective one of the group of wordline drivers.
- 18. The circuit device of claim 17, further comprising logic to derive the plurality of clock outputs from a single clock.
 - 19. The circuit device of claim 17, further comprising:
 - a clock generator to receive a clock signal and to selectively apply the clock signal to one of the plurality of clock outputs.
- 20. The circuit device of claim 19, wherein the wordline driver associated with the selected one of the plurality of clock outputs is in a dynamic evaluation state and wherein other wordline drivers of the group of wordline drivers are in a static precharge state.
- 21. The circuit device of claim 20, wherein the state precharge state comprises a fixed voltage level.

22. A circuit device comprising:

an address input;

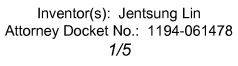
- a plurality of clock outputs;
- a group of wordline drivers coupled to a wordline of a memory array, each wordline driver of the group of wordline drivers coupled to the address input and coupled to a respective clock output of the plurality of clock outputs; and
- logic to selectively apply a clock signal to one of the plurality of clock outputs to activate a selected wordline driver of the group of wordline drivers.
- 23. The circuit device of claim 22, wherein the selected wordline driver of the group of wordline drivers is in an active evaluation state and wherein other wordline drivers of the group of wordline drivers are in a static precharge state.
- 24. The circuit device of claim 23, wherein a state of the wordline driver is determined by the selective application of the clock signal.
- 25. The circuit device of claim 22, wherein the logic comprises a conditional clock generator.

- 26. An integrated circuit comprising:
- a substrate; and
- a plurality of circuit devices comprising:
 - a first wordline driver comprising a first transistor, a third transistor, and a first wordline output;
 - a second wordline driver comprising a second transistor, a fourth transistor, and a second wordline output;
 - wherein the first transistor, the second transistor, the third transistor, the fourth transistor, the first wordline output and the second wordline output are disposed on the substrate in a single row;
 - wherein the first wire trace couples the first transistor to the third transistor and the third transistor to the first wordline output;
 - wherein the second wire trace couples the second transistor to the fourth transistor and the fourth transistor to the second wordline output; and
 - wherein the first wire trace and the second wire trace are substantially parallel.
- 27. The integrated circuit of claim 26, further comprising:
- a first output associated with the first wire trace; and
- a second output associated with the second wire trace;
- wherein a voltage on the first output opposes capacitive coupling between the first wire trace and the second wire trace.

DYNAMIC WORD LINE DRIVERS AND DECODERS FOR MEMORY ARRAYS

ABSTRACT

In a particular illustrative embodiment, a circuit device that includes first logic and second logic is disclosed. The first logic receives a clock signal and a first portion of a memory address of a memory array, decodes the first portion of the memory address, and selectively applies the clock signal to a selected group of wordline drivers associated with the memory array. The second logic decodes a second portion of the memory address and selectively activates a particular wordline driver of the selected group of wordline drivers according to the second portion of the memory address.



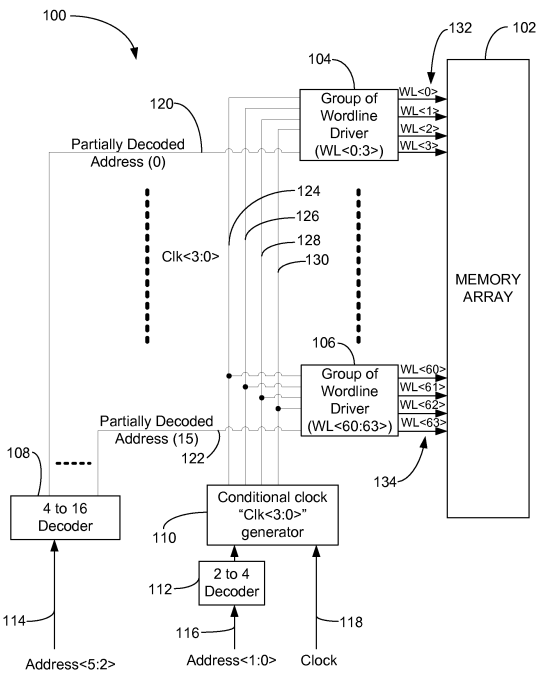


FIG. 1

Inventor(s): Jentsung Lin Attorney Docket No.: 1194-061478

2/5

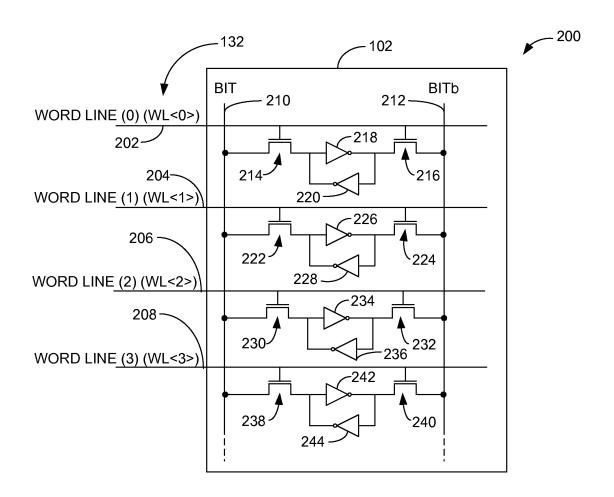
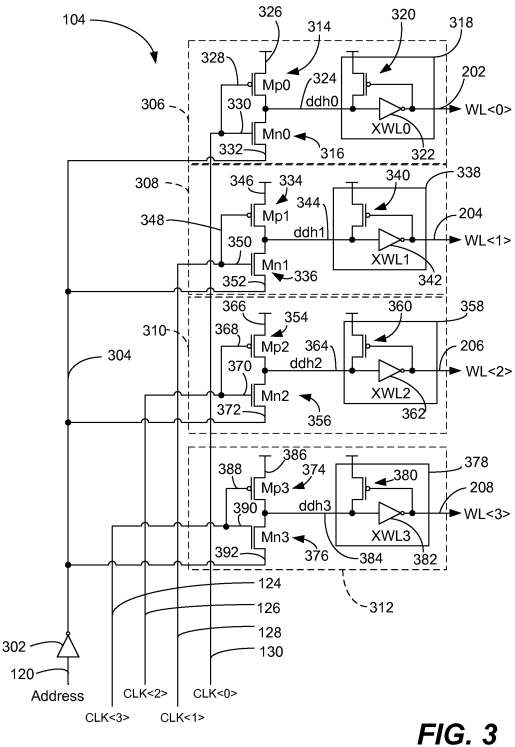
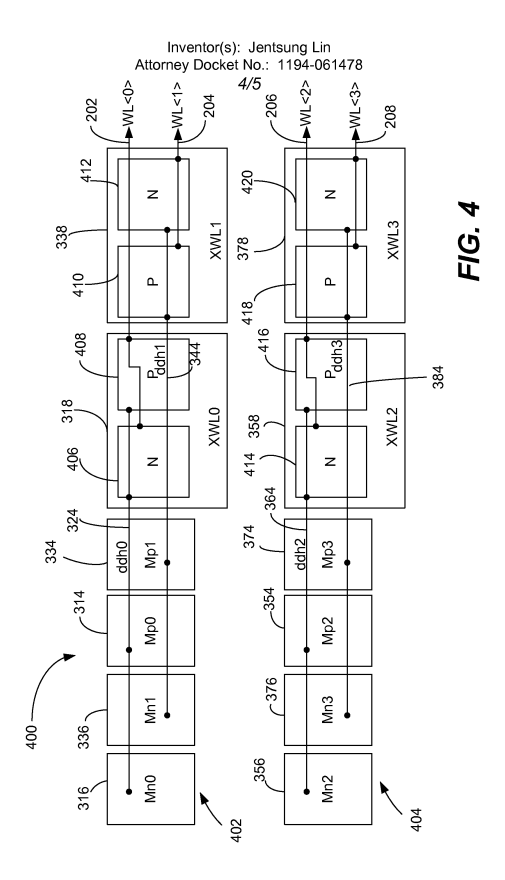


FIG. 2

Inventor(s): Jentsung Lin Attorney Docket No.: 1194-061478 3/5





Inventor(s): Jentsung Lin Attorney Docket No.: 1194-061478

5/5

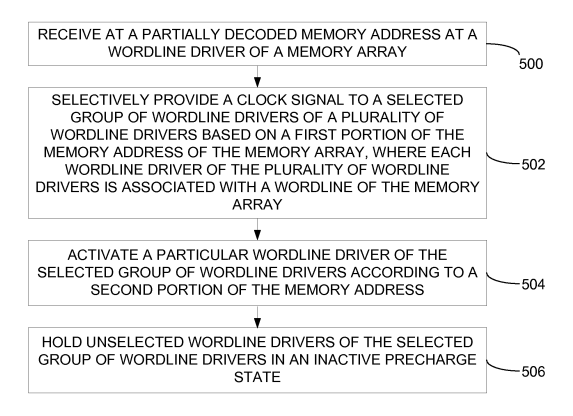


FIG. 5

Under the Paper	work Reduction Act of 1	995, no p∈	ersons are requ	uired to respon	d to a collecti	on of informa	ation unless it	contains a v	alid OMB con	trol number
Application Date (Shoot 27 CED	1 76	Attorne	y Docket N	lumber					
Application Data	Sileel 37 CFR	1.76	Applica	tion Numb	er					
Title of Invention D	YNAMIC WORD L	INE DRI	VERS AND	DECODE	RS FOR M	IEMORY.	ARRAYS			
The application data sheet is bibliographic data arranged in This document may be come document may be printed an	n a format specified pleted electronically	by the Ui	nited States I omitted to the	Patent and T	rademark C	ffice as ou	tlined in 37 (CFR 1.76.		
Secrecy Order 3	7 CFR 5.2									
Portions or all of the 37 CFR 5.2 (Paper										suant to
Applicant Inform	nation:									
Applicant 1								Remov	/e	
Applicant Authority	Inventor OL	egal Re	presentativ	e under 35	U.S.C. 11	7)Party of In	iterest und	der 35 U.S	.C. 118
Prefix Given Name	·	N	liddle Nar	ne		Family	Name			Suffix
Jentsung						Lin				
Residence Information	on (Select One)	-	Residency	-	on US Re				ary Service	
City San Diego			/Province	e Ca	Countr	y of Res	idence i	US		
Citizenship under 37	, ,	US								
Mailing Address of A Address 1	ррпсант:									
Address 2	+									
City				Sta	te/Provir	nce				
Postal Code			T	Country		100				
All Inventors Must Be	<u> </u> e Listed - Addi	tional I	nventor li			mav be				
generated within this fo								Add		
Correspondence	Information	n:								
Enter either Custome For further information		-	the Corre	esponden	ce Inforn	nation s	ection be	low.		
☐ An Address is be	eing provided fo	or the c	orrespon	dence Inf	ormation	of this	application	on.		
Customer Number	23696									
Email Address							Add E	mail	Remove	Email
Application Info	rmation:					1				
Title of the Invention	DYNAMIC	WORD	LINE DRIV	ERS AND [ECODER	S FOR M	EMORY A	RRAYS		
Attorney Docket Num	ıber	DYNAMIC WORD LINE DRIVERS AND DECODERS FOR MEMORY ARRAYS Small Entity Status Claimed								
Application Type	Nonprovision	onal								
Subject Matter	Utility									
Suggested Class (if a	ny)				Sub Clas	s (if any)			
Suggested Technolog	gy Center (if any	y)		1						
Total Number of Dray	ving Sheets (if a	inv)			Suggeste	d Figure	for Pub	lication (if any)	

PTO/SB/14 (08-05)
Approved for use through 07/31/2006. OMB 0651-0032
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it contains a valid OMB control number.

		,,					
Application Data Sheet 37 CFR 1.76		Attorney D	ocket Number				
			Application	n Number			
Title of Invention	Title of Invention DYNAMIC WORD LINE DRIVERS AND DECODERS FOR MEMORY ARRAYS						
Publication Inforr	nation:						
Request Early	/ Publica	ation (Fee required a	t time of Red	quest 37 CFR 1.2	219)		
and certify the	at the in	th. I hereby request vention disclosed in other country, or und	the attached	application has	not been and	d will not be	the subject of an
this information in the	mation s	ormation: should be provided for tion Data Sheet does not not be not completed.	ot constitute	a power of attorney		ation (see 37	
		Number will be used fo					
Please Select One	: 1	Customer Number	r Ous	Patent Practitione	er Us	S Representat	tive (37 CFR 11.9)
Customer Number		23696					
application data shee	or the appet constitu	nformation: plicant to claim benefit utes the specific referer e made part of the spec	nce required b				
Prior Application	Status					Rer	nove
Application Nur	mber	Continuity	Туре	Prior Applicati	ion Number	Filing Da	te (YYYY-MM-DD)
Additional Domest the Add button.	ic Priori	 ty Data may be ger	erated withi	n this form by s	selecting	A	dd
Foreign Priority Information:							
This section allows for the applicant to claim benefit of foreign priority and to identify any prior foreign application for which priority is not claimed. Providing this information in the application data sheet constitutes the claim for priority as required by 35 U.S.C. 119(b) and 37 CFR 1.55(a).							
Application Nur	mber Country i Parent Filing Date (YYYY-MM-DD) Priority Claimed						
7 (pplication rvai		Country	y -	T drent I ming E		VIIVI-00)	Yes No
Additional Foreign Priority Data may be generated within this form by selecting the Add button.							
Assignee Information:							
Providing this information in the application data sheet does not substitute for compliance with any requirement of part 3 of Title 37 of the CFR to have an assignment recorded in the Office.							
Assignee 1						Rer	nove
If the Assignee is an Organization check here.							

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

Application Data Sheet 37 CFR 1.76		Attorney Doc	ket Numb	er			
		Application Number					
Title of Invention DYNAMIC WORD LINE DRIVERS AND DECODERS FOR MEMORY ARRAYS							
Prefix Given Name		Middle Name	!	Family Name		Suffix	
Mailing Address I	nforma	ation:					•
Address 1							
Address 2							
City				State/Pr	ovince		
Country ⁱ		1		Postal C	ode		
Phone Number Fax Number							
Email Address							
Additional Assignee Data may be generated within this form by selecting the Add button.							

Signature:

A signature of the applicant or representative is required in accordance with 37 CFR 1.33 and 10.18. Please see 37 CFR 1.4(d) for the form of the signature.						
Signature	/Timothy F. Loomis/		Date (YYYY-MM-DD)	2006-10-10		
First Name	Loomis	Last Name	Timothy	Registration Number	37383	

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

Privacy Act Statement

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

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

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

Electronic Patent Application Fee Transmittal					
Application Number:					
Filing Date:					
Title of Invention:	DYNAMIC WORD LINE DRIVERS AND DECODERS FOR MEMORY ARRAYS				
First Named Inventor:	Jentsung Lin				
Filer:	George Christ Papp	oas/Darla Kasm	nedo		
Attorney Docket Number:	061478				
Filed as Large Entity					
Utility Filing Fees					
Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)	
Basic Filing:					
Utility application filing	1011	1	300	300	
Utility Search Fee	1111	1	500	500	
Utility Examination Fee	1311	1	200	200	
Pages:					
Claims:					
Claims in excess of 20	1202	7	50	350	
Independent claims in excess of 3	1201	3	200	600	
Miscellaneous-Filing:					

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Petition:				
Patent-Appeals-and-Interference:				
Post-Allowance-and-Post-Issuance:				
Extension-of-Time:				
Miscellaneous:				
	Tota	al in USE	(\$)	1950

Electronic Ac	knowledgement Receipt
EFS ID:	1245287
Application Number:	11548132
Confirmation Number:	4884
Title of Invention:	DYNAMIC WORD LINE DRIVERS AND DECODERS FOR MEMORY ARRAYS
First Named Inventor:	Jentsung Lin
Customer Number:	23696
Filer:	George Christ Pappas/Darla Kasmedo
Filer Authorized By:	George Christ Pappas
Attorney Docket Number:	061478
Receipt Date:	10-OCT-2006
Filing Date:	
Time Stamp:	16:41:11
Application Type:	Utility
International Application Number:	

Payment information:

Submitted with Payment	yes
Payment was successfully received in RAM	\$1950
RAM confirmation Number	404
Deposit Account	170026

The Director of the USPTO is hereby authorized to charge indicated fees and credit any overpayment as follows:

Charge any Additional Fees required under 37 C.F.R. Section 1.16 and 1.17

File Listing:

Document Number	Document Description	File Name	File Size(Bytes)	Multi Part	Pages							
1		061478application.pdf	172312	yes	21							
	Multipart Description											
	Doc De	Start	End									
	Specifica	tion	1	14								
	Claims	S	15	20								
	Abstrac	ct	21	21								
Warnings:												
Information:			_									
2	Drawings	Figures_final.pdf	90650	no	5							
Warnings:			ll									
Information:												
3	Application Data Sheet	US_ADS_Form_SB_14.pdf	3271733	no	4							
Warnings:			1									
Information:												
4	Fee Worksheet (PTO-875)	fee-info.pdf	8548	no	2							
Warnings:												
Information:												
		Total Files Size (in bytes):	35	43243								

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

New Applications Under 35 U.S.C. 111

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

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

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

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.

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information PATENT APPLICATION FEE DETERMINATION RECORD Substitute for Form PTO-875							Application or Docket Number 11/548,132				
APPLICATION AS FILED - PART I (Column 1) (Column 2)						SMALL ENTITY		OR	OTHER THAN OR SMALL ENTITY		
							F (6)	EEE (8)		RATE (\$)	FEE (\$)
FOR BASIC FEE		NUM	IBER FILED	NUMBER EXTRA	RAT	E (\$)	FEE (\$)		RATE (3)	300	
(37 CFR 1.16(a), (b), or (c))										300	
SEARCH FEE										500	
(37 CFR 1.16(k), (i), or (m)) EXAMINATION FEE							•			200	
(37 CFR 1.16(o), (p), or (q))					ļ					200	
TOTAL CLAIMS (37 CFR 1.16(i))		27		• 7	X\$	25=		OR	X\$50=	350	
INDEPENDENT CLAIMS		S	6		• 3	X\$1	00=			X\$200=	600
37 C	FR 1.16(h))			minus 3 =							<u> </u>
FEE	ICATION SIZE FR 1.16(s))		If the specification and drawings exceed 100 sheets of paper, the application size fee due is \$250 (\$125 for small entity) for each additional 50 sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR								
MUL	TIPLE DEPEN	DENT CLAIM P	RESENT	(37 CFR 1.16	(i))	N	/A			N/A	
	e difference in c					TO	TAL			TOTAL	1950
	APPL	(Column 1)	AMEN	(Column 2)	(Column 3)		SMALL E	ENTITY	OR		R THAN ENTITY
AMENDMENT A		CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA	RAT	E (\$)	ADDI- TIONAL FEE (\$)		RATE (\$)	ADDI- TIONA FEE (\$)
	Total (37 CFR 1.16(i))	•	Minus	**	=	х	=		OR	x =	
	Independent (37 CFR 1.16(h))	•	Minus	***	=	×	=		OR	x =	
₹		e Fee (37 CFR	1.16(s))						1		
Ì	FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(j)) N/A						I/A		OR	N/A	
						TOTAL ADD'T F	EE		OR	TOTAL ADD'T FEE	
		(Column 1)		(Column 2)	(Column 3)				OR		
NT B		CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA	RAT	TE (\$)	ADDI- TIONAL FEE (\$)		RATE (\$)	ADDI- TION. FEE (\$)
DMENT	Total (37 CFR 1.16(i))	•	Minus	••	=	х	=		OR	x =	
AMEN	Independent (37 CFR 1.16(h))	•	Minus	***	=	x	=		OR	x =	
۲	Application Siz	e Fee (37 CFR	1.16(s))]		
	FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(j))				N	I/A		OR	N/A	<u> </u>	
						TOTAL ADD'T I	EE		OR	TOTAL ADD'T FEE	
***	If the "Highest I	Number Previou Number Previou Iumber Previous	ısly Paid ısly Paid sly Paid I	For" IN THIS S For" IN THIS S For" (Total or tr	n 2, write "0" in column SPACE is less than 20 SPACE is less than 3, adependent) is the higher information is requ), enter "20". enter "3". hest numbe	r found in				

This collection of information is required by 37 CFR 1.16. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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