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

filed in the U.S. Distr	rict Court	Northe	1116 you are hereby advised that a court acern District of Texas	tion has been on the following
	Patents. (the pater			
DOCKET NO. 4:17-cv-00832-O	DATE FILED 10/13/2017	U.S. DI	STRICT COURT Northern District of Te	xas
PLAINTIFF		•	DEFENDANT	
Uniloc USA Inc Uniloc Luxembourg S A			LG Electronics U.S.A., Inc. LG Electronics MobileComm U.S.A LG Electronics Inc	A. Inc
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARI		HOLDER OF PATENT OR TRADEMA	
1 7,653,508 B1	1/26/2010	Unilo	oc Luxembourg	
2 8,712,723 B1	4/29/2014	Unilo	oc Luxembourg	
3 7,881,902 B1	2/1/2011	Unilo	Uniloc Luxembourg	
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	In the above—entitled cas	e, the following	patent(s)/ trademark(s) have been included:	
DATE INCLUDED	INCLUDED BY	Amendment	☐ Answer ☐ Cross Bill [Other Pleading
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER OF PATENT OR TRA	ADEMARK
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DECISION/JUDGEMENT				
			Therefore, the above styled and nun California pursuant to 28 U.S.C. § 14	
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Paper 7 Entered: June 27, 2018

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

APPLE INC., Petitioner,

٧.

UNILOC LUXEMBOURG S.A., Patent Owner.

Case IPR2018-00389 Patent 8,712,723 B1

Before SALLY C. MEDLEY, JENNIFER S. BISK, and MIRIAM L. QUINN, *Administrative Patent Judges*.

QUINN, Administrative Patent Judge.

DECISION
Institution of *Inter Partes* Review
35 U.S.C. § 314(a)

I. INTRODUCTION

Apple Inc. ("Petitioner") filed a Petition requesting *inter partes* review of claims 1–3, 5–7, and 10–18 of U.S. Patent No. 8,712,723 B1 (Ex. 1001, "the '723 patent"). Paper 2 ("Pet."). Uniloc Luxembourg S.A. ("Patent Owner"), filed a Preliminary Response. Paper 6 ("Prelim. Resp.").

We have jurisdiction under 35 U.S.C. § 314. Upon considering the record developed thus far, for reasons discussed below, we institute *inter* partes review of claims 1–3, 5–7, and 10–18 of the '723 patent.

A. Related Matters

The parties indicate that the '723 patent is involved in *Uniloc USA*, *Inc. v. Apple, Inc.*, Case No. 2-17-cv-00522 (E.D. Tex.) and other proceedings. Pet. 2; Paper 3.

B. The '723 Patent

The '723 patent relates to monitoring and counting periodic human motions, such as steps. Ex. 1001, 1:12–14. The '723 patent states that inertial sensors (e.g., accelerometers) are used in step counting devices allowing an individual to track the number of daily steps. *Id.* at 1:18–29. One problem recognized in the '723 patent is the limitations of these step counting devices concerning the orientation of the device during use. *Id.* at 1:29–34. Further, motion noise often confuses these devices resulting in missed steps or counting false steps, with a particular problem identified of inaccurate step measurements for slow walkers. *Id.* at 1:35–43.

The '723 patent provides for accurate counting of steps without regard for the orientation of the step counting device, even if that orientation changes during operation. *Id.* at 2:33–38. In particular, the '723 patent describes assigning a dominant axis after determining an orientation of the inertial sensor, where the orientation of the inertial sensor is continuously determined. *Id.* at 2:15–19. In one embodiment, the '723 patent method determines rolling averages of the accelerations of each axis monitored by the inertial sensor in the device. *Id.* at 6:15–21. The largest absolute rolling average indicates the axis most influenced by gravity, which may change over time, as the device's orientation changes because of rotation. *Id.* at 6:20–25.

With regard to the embodiment shown in Figure 8, reproduced below, the '723 patent describes the method for measuring the acceleration along the assigned dominant axis to detect, and count, steps. *See id.* at 12:30–35.

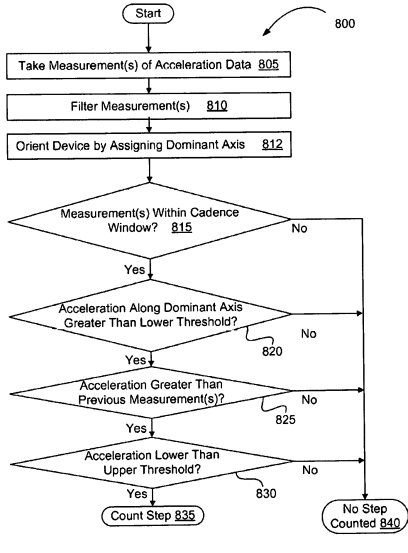


Figure 8

Figure 8 illustrates a diagram for a method of recognizing a step.

After measurements of acceleration data (step 805) and filtering those measurements (step 810), the method evaluates the orientation of the device and assigns a dominant axis (step 812). A processing logic determines

whether a measurement is within a cadence window (step 815). The cadence window is the allowable time window for steps to occur. *Id.* at 3:65–66. In one embodiment, the cadence window is determined based on the actual stepping period or actual motion cycle, but default limits or other determiners may be used to set the cadence window. *Id.* at 4:7–27. After each step is counted, the minimum and/or maximum of the cadence window, or window length, may be adjusted based on actual cadence changes. *Id.* Therefore, the cadence window is dynamic so that it continuously updates. *Id.* at 4:31–33.

If the measurement of acceleration along the dominant axis is within the cadence window, and is within the range of acceleration thresholds (steps 820, 830), the motion is determined to be a step and is counted (step 835). Otherwise, the step is not counted (step 840) and the method continues to evaluate subsequent measurements.

C. Illustrative Claim

Of the challenged claims, claims 1, 5, 10, and 14 are independent. Each of claims 2, 3, 6, 7, 11–13, and 15–18 depends directly or indirectly from one of the challenged independent claims.

Claim 1 is illustrative:

1. A method for monitoring human activity using an inertial sensor, comprising:

assigning a dominant axis with respect to gravity based on an orientation of the inertial sensor;

detecting a change in the orientation of the inertial sensor and updating the dominant axis based on the change; and

> counting periodic human motions by monitoring accelerations relative to the dominant axis by counting the periodic human motions when accelerations showing a motion cycle that meets motion criteria is detected within a cadence window; and

updating the cadence window as actual cadence changes.

Ex. 1001, 15:13-24.

D. Asserted Prior Art and Grounds of Unpatentability
This proceeding relies on the following prior art references:

- a) Fabio: U.S. Patent No. 7,698,097 B2, filed in the record as Exhibit 1006; and
- b) *Pasolini*: U.S. Patent No. 7,463,997 B2, filed in the record as Exhibit 1005.

Petitioner asserts one ground of unpatentability based on obviousness of all challenged claims (claims 1-3, 5-7, and 10-18) over Fabio and Pasolini. Pct. 15.

Petitioner also relies on a Declaration of Joseph A. Paradiso, Ph.D., filed as Exhibit 1003 ("Paradiso Declaration").

II. DISCUSSION

A. Claim Construction

In an *inter partes* review, claim terms in an unexpired patent are given their broadest reasonable construction in light of the specification of the patent in which they appear. 37 C.F.R. § 42.100. We presume a claim term carries its plain meaning, which is the meaning customarily used by those of

skill in the relevant art at the time of the invention. *Trivascular, Inc. v. Samuels*, 812 F.3d 1056, 1062 (Fed. Cir. 2016).

When a claim term does not include the word "means," a rebuttable presumption that the term is not drafted in means-plus-function language can be overcome "if the challenger demonstrates that the claim term fails to recite sufficiently definite structure or else recites function without reciting sufficient structure for performing that function." Williamson v. Citrix Online, LLC, 792 F.3d 1339, 1349 (Fed. Cir. 2015) (quotation marks and internal citations omitted). If the presumption is overcome, "[a]pplication of § 112, ¶ 6 requires identification of the structure in the specification which performs the recited function." Micro Chemical, Inc., v. Great Plains Chemical Co., Inc., 194 F.3d 1250, 1257 (Fed. Cir. 1999). Further, the statute does not permit "incorporation of structure from the written description beyond that necessary to perform the claimed function." Id. at 1258. We note that only those claim terms that are in controversy need to be construed, and only to the extent necessary to resolve the controversy. Vivid Techs., Inc. v. Am. Sci. & Eng'g, Inc., 200 F.3d 795, 803 (Fed. Cir. 1999).

We first address the "logic" terms recited in claim 10: a dominant axis logic, a counting logic, and a cadence logic. Pet. 10–15. Petitioner contends that these terms would have been understood to include "hardware, software, or both" to perform the functions recited. *See id.* at 10, 12, 13 (citing Ex. 1003, 19, 21, 22). Petitioner also contends that "to the extent that Patent Owner overcomes the presumption against construction under 35 U.S.C. § 112, sixth paragraph, a POSITA would have understood" certain structures to be associated with the recited functions. *Id.* More particularly,

Petitioner contends that these terms "under a narrower Phillips standard" are directed to "logic" which invokes § 112 ¶ 6 but fails to meet the definiteness requirement of § 112 ¶ 2. Pet. 14. Patent Owner contends that none of these "logic" terms are governed by 35 U.S.C. § 112, ¶ 6 and that no construction is necessary. Prelim. Resp. 6–9.

We determine that, at this juncture, the presumption against application of $\S 112 \P 6$ has not been overcome, and that no construction is necessary for purposes of determining whether to institute.

First, none of these "logic" terms recite the word "means," and, therefore, there is a presumption that the term is not drafted in means-plus-function format. Second, Petitioner, although preserving for district court litigation its position that the claims are drafted in means-plus-function format, affirmatively argues here, and supports with testimonial evidence, the contention that a person of ordinary skill in the art would interpret each of these "logic" terms to include "hardware, software, or both." *See* Ex. 1003, 19, 21, 22. Third, as stated above, Patent Owner contends that these terms are not drafted in means-plus-function format, and, would be understood to require hardware, such as, for example, an accelerometer (Prelim. Resp. 7–10).

Therefore, under *Williamson*, neither party has challenged the rebuttable presumption that $\S 112 \P 6$ does not apply to terms that do not use the word "means." Petitioner's alternative position that these claim terms are indefinite appears to give "notice" of its claim construction position in district court, but is not a position that Petitioner is affirmatively asserting in this proceeding. Pet. 14 (stating that "regardless of whether the recited"

'logic' is a nonce word requiring the disclosure of an algorithm, the Board may still find that the claims are obvious in view of the software and hardware disclosed in the prior art cited in this Petition"). More importantly, there is no evidence, proposed by either party, in the record, to support the construction of these "logic" terms, as nonce words, under § 112 ¶ 6, and, therefore, the presumption against application of § 112 ¶ 6 is unrebutted. See Zeroclick LLC v. Apple Inc., 891 F.3d 1003, 1007-08 (Fed. Cir. 2018).

We now turn to the remaining terms for which Petitioner proposes a construction: dominant axis and cadence window.

1. Dominant Axis

Petitioner proposes that this term is properly construed as "the axis most influenced by gravity." Pet. 9 (citing Ex. 1003, 18). Patent Owner challenges this construction as importing limitations from the specification because the "dominant axis" is not limited to just gravitational influence. Prelim. Resp. 4. Petitioner's proposal, although taken directly from the Specification (Ex. 1001, 6:23–26), is not as objectionable as Patent Owner argues because the claims of the '723 patent recite that the "dominant axis" is assigned "with respect to gravity based on an orientation of the inertial sensor." Ex. 1001, 15:15, 15:62–63, 16:27–28 (language of independent claims 1, 10, 14) (emphasis added). Although the word "dominant" in and of itself may be sufficient to identify the recited axis, the surrounding claim language makes clear that gravity influences which axis is dominant. *Id*.

The Specification supports Petitioner's proposal (id. at 6:23-26) and also explains that "[i]n alternative embodiments, the dominant axis does not

correspond to one of the actual axes of the inertial sensor(s) in a current orientation, but rather to an axis that is defined as approximately aligned to gravity" (*id.* at 6:32–35). Therefore, at this juncture, we are persuaded that the Specification is consistent in explaining that a dominant axis, whether a virtual axis or otherwise, is assigned on the basis of gravity: "most influenced by gravity" and "approximately aligned to gravity." Further, the claim language expressly requires the assignment of the dominant axis based on gravity. Patent Owner's characterization of the Specification as describing embodiments that exclude the gravitational influence, on the present record, are unpersuasive. Accordingly, for purposes of this Decision, we adopt Petitioner's proposed construction of "dominant axis" as "the axis most influenced by gravity."

2. Cadence window

Petitioner proposes that "cadence window" means "a window of time since a last step was counted that is looked at to detect a new step." Pet. 10. Patent Owner argues that the Board does not need to construe this term. Prelim. Resp. 5. We agree that we do not need to construe this term for purposes of this Decision.

B. Level of Ordinary Skill in the Art

In determining the level of ordinary skill in the art, various factors may be considered, including the "type of problems encountered in the art; prior art solutions to those problems; rapidity with which innovations are made; sophistication of the technology; and educational level of active workers in the field." *In re GPAC Inc.*, 57 F.3d 1573, 1579 (Fed. Cir. 1995)

(internal quotation and citation omitted). In that regard, Petitioner asserts that a person of ordinary skill in the art would include someone with: (i) a Bachelor's degree in Electrical Engineering, Computer Engineering, and/or Computer Science, or equivalent training, and (ii) approximately two years of experience working in hardware and/or software design and development related to micro-electro-mechanical devices ("MEMs") and body motion sensing system. Pet. 7-8 (citing Ex. 1003, 8). Patent Owner's declarant, Mr. Easttom, states that a person of ordinary skill in the art would have been one with a bachelor's degree in engineering, computer science, or related technical area with two years of experience related to accelerometers or similar devices. Ex. 2001 ¶ 13. Although these competing proposals use differing language, any differences do not alter the obviousness analysis for purposes of rendering this decision on institution. See, e.g., Ex. 2001 ¶ 14 (Mr. Easttom expressing disagreement with the level proposed in the Paradiso Declaration, but otherwise reaching the same opinions regardless of which level is adopted).

Accordingly, for purposes of this Decision, we adopt Petitioner's proposed level of ordinary skill in the art.

C. Summaries of Fabio and Pasolini

3. Overview of Fabio (Exhibit 1006)

Fabio is directed to controlling a pedometer based on the use of inertial sensors. Ex. 1006, 1:10–11, Abstract, Title. Fabio describes that pedometer reliability depends in part on "recognizing and ignoring events not correlated to the gait, which, however, cause perturbations resembling

those produced by a step." *Id.* at 1:22–27. Pedometers that use inertial sensors detect accelerations along a substantially vertical axis and recognize a step when the pedometer detects a positive acceleration peak followed by a negative acceleration peak, both of these peaks within certain thresholds. *Id.* at 1:32–38. Random events, however, can interfere with step recognition, causing "false positives" (steps are recognized when they are not steps). *Id.* at 1:38–44. Rest periods also produce events that are detected by the pedometer, and "isolated" steps or brief sequences of steps are irrelevant to assessment of activity for which a pedometer is used. *Id.* at 1:44–52.

Fabio overcomes the above-described problems by detecting whether sequences of detected steps satisfy pre-determined conditions of regularity. *Id.* at 1:63–2:3. If the condition of regularity is satisfied, the valid step count is updated; and if the condition of regularity is not satisfied, the number of valid steps is not updated. *Id.* In particular Fabio describes a method that involves two counting procedures, as shown in Figure 3, reproduced below.

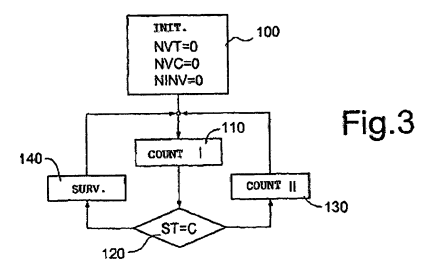


Figure 3 depicts a flowchart of a control method executed by a control unit of a pedometer. Ex. 1006, 2:17–19, 3:11–12. In particular, upon switching on the pedometer, an initialization step 100 sets to zero the counters for valid steps (N_{VT}), valid control steps (N_{VC}), and invalid steps (N_{INV}). *Id.* at 3:13–18. Then, during the first counting procedure (COUNT I, step 110), the acceleration signal output by the accelerometer of the pedometer is sampled and evaluated to recognize sequences of steps that are "close to one another, which satisfy [the] pre-determined conditions of regularity." *Id.* at 3:19–27. In particular, for each step that is validated during this first counting procedure, the number of valid control steps is increased, until the number of valid control steps matches a pre-determined threshold. *Id.* at 5:40–45 (describing that regularity is sufficient when N_{VC} reaches a threshold N_{T2}). The first counting procedure terminates after updating the valid steps counter, N_{VT} , to equal the number of "regular" steps just detected. *Id.* at Fig. 4, step 265 (N_{VT} = N_{VT} + N_{T2}).

Fabio describes this first counting procedure as enabling the pedometer to wait for a sequence of events that satisfies regularity and to detect events that are irregular (or when a wait time between steps is too long) so the counter for valid control steps N_{VC} is decreased or reset to zero accordingly. *Id.* at 5:40–49. Fabio states that programming thresholds for the first counting procedure, such as N_{T2} described above, enables modification of the sensitivity of the pedometer. *Id.* at 5:62–6:11. The user can program lower values of the threshold number of steps when regularity of gait is not possible, such as when in an office, enabling the pedometer to

validate and count shorter sequences of steps as "regular" steps. *Id.* On the other hand, by programming higher values for the thresholds for intense activity, such as running, short step sequences can be ignored. *Id.*

When the first counting procedure passes control to the second counting procedure, the user is considered to be moving and the second counting procedure counts valid steps N_{VT}. *Id.* at 3:41–44. The second counting procedure also checks for continued regularity of the sequences of steps by counting the number of valid control steps N_{VC} and the number of invalid steps N_{INV}. *Id.* at 6:40–62. If the number of invalid steps N_{INV} is lower than a threshold, the method assumes regularity of steps and continues counting validated steps. *Id.* at 7:7–13. Validation of steps in both counting procedures is described more particularly with respect to Figure 6, reproduced below.

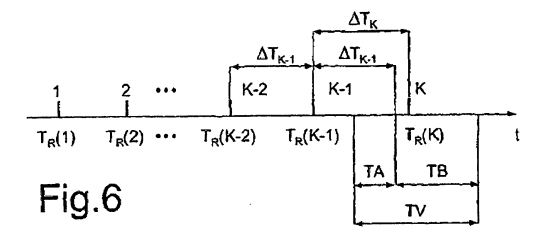


Figure 6 is a graph plotting the time of recognition T_R of a sequence of steps (1, 2, ..., K-2, K-1, K). *Id.* at Fig. 6. Fabio validates a step when the duration of a current step K (ΔT_K) is "substantially homogeneous with 14

respect to the duration [] of an immediately preceding step K-1 [(ΔT_{K-1})]." *Id.* at 4:28–35. In particular, "the last step recognized is validated if the instant of recognition of the current step $T_R(K)$ falls within a validation interval TV, defined with respect to the instant of recognition of the immediately preceding step $T_R(K-1)$," according to a specific equation. *Id.* at 4:35–42. Fabio describes the validation interval TV as having an "amplitude" equal to " $3\Delta T_{K-1}/2$," but could have a different "amplitude." *Id.* at 50–53.

4. Overview of Pasolini (Exhibit 1005)

Pasolini is also directed to a pedometer for detecting and counting steps. Ex. 1005, Abstract. Specifically, Pasolini describes using an accelerometer that detects an acceleration component along axis Z of the vertical acceleration generated during a step. *Id.* at 3:16–19. Pasolini applies positive and negative thresholds S⁺ and S⁻ to the acceleration signal for identifying the positive phase and the negative phase of a step. *Id.* at 3:35–41. The values of these thresholds are modified at each acquisition of a new sample. *Id.* at 3:42–54. In particular, Pasolini utilizes an algorithm for determining positive and negative envelope values E⁺ and E⁻ using the acceleration datum for each sampled acceleration signal, and adjusting the thresholds S⁺ and S⁻ as a function of the envelope values E⁺ and E⁻. *Id.* at 5:42–54. In this manner, the pedometer adapts to variations in the detection conditions due, for example, to a different type of terrain, or to an increase in the speed of the gait. *Id.* at 3:54–59.

Pasolini also states that,

the algorithm implemented by the processing unit 3 [of the pedometer] envisages identifying the main vertical axis to be used for step detection as the axis of detection that has the highest mean acceleration value Accm (on account of gravity). For example, the main vertical axis can be identified at each acquisition of a new acceleration sample, block 30 of FIG. 4, so as to take into account variations in the orientation of the pedometer device 1, and consequently of the accelerometer 2 arranged inside it.

Id. at 8:16–24.

5. Reasonable Likelihood Determination

After considering Petitioner's contentions and Patent Owner's arguments in opposition, we are persuaded that Petitioner has demonstrated a reasonable likelihood of prevailing on showing that the challenged claims would have been obvious over Fabio in combination with Pasolini.

i. Independent Claims 1, 5, 10, and 14

On this record, we are satisfied that Pctitioner has demonstrated how the combination of Fabio and Pasolini teach the limitations of the independent claims. We focus on the language of claim 1 to address the similarly recited limitations of claims 1, 5, 10, and 14. Claim 5 recites limitations not recited in claims 1, 10, and 14, and, thus, those limitations are reviewed separately.

a) assigning a dominant axis with respect to gravity based on an orientation of the inertial sensor (Pet 28–29) ("assigning" limitation)

Petitioner relies on Fabio's selection of the acceleration signal corresponding to the detection axis nearest to the vertical to teach the "assigning" limitation. *Id.* at 28 (citing Ex. 1006, 8:21–33). In the portion cited by Petitioner, Fabio states that the "detection axis is selected on the basis of the value of the DC component of the respective acceleration signal, which is correlated to the contribution of the acceleration of gravity." Ex. 1006, 8:27–30 (emphasis added). Fabio states further that "the pedometer can then be used independently of how it is oriented." *Id.* at 8:32–33 (emphasis added). Petitioner alternatively relies on Pasolini as teaching this "assigning" limitation because Pasolini describes taking into account the orientation of the accelerometer and pedometer device enclosing it. Pet. at 29 (citing Ex. 1005, 8:20–24). We find Petitioner's reliance on Fabio alone is sufficient to meet this limitation for purposes of institution. We also find persuasive Petitioner's reliance on Pasolini's teaching as further evidence of the "orientation of the inertial sensor," as recited.

Patent Owner argues that Fabio and Pasolini both focus on the "vertical axis" or "vertical detection axis Z" component, whereas the claim requires assigning a dominant axis to "allow[] for any direction and axis to become dominant." Prelim. Resp. 11. We are not persuaded by this argument. The claims do not require allowing *any* direction or axis to become dominant because, as we stated with regard to claim construction (supra Section II.A.1), the claim requires the assignment of the dominant

owner's argument that Fabio selects the vertical axis without any regard for orientation. *Id.* Fabio detects the vertical axis based on orientation so the pedometer can be used independently of *how it is oriented*. Ex. 1006, 8:32–33. Pasolini, similarly, takes into account the orientation of the acceleration in detecting the main vertical axis. Ex. 1005, 8:20–24. Lastly, to the extent Patent Owner reads into the claim a requirement that there be more than one axis or direction from which to choose a dominant axis, the argument is not commensurate with claim scope, at this time, as neither party has argued for a construction for "dominant axis" that requires multiple axes. In any event, we note that Pasolini describes identifying the "main vertical axis" in connection with a 3-axis digital output accelerometer. Ex. 1005, 8:11–20.

b) detecting a change in the orientation of the inertial sensor and updating the dominant axis based on the change (Pet. 28-31) ("updating dominant axis" limitation)

Petitioner contends that Fabio in combination with Pasolini teaches this "updating dominant axis" limitation. Pet. 29–31. In particular, Petitioner relies on Pasolini's disclosure of identifying the main vertical axis at each acquisition of a new acceleration sample. *Id.* at 30 (citing Ex. 1005:20–22). According to Petitioner, a person of ordinary skill in the art would understand that Pasolini detects a change in orientation of the inertial sensor based on the acceleration samples because Pasolini *takes into account variations in the orientation* of the pedometer when identifying the main vertical axis. *Id.* (citing Ex. 1003, 40; Ex. 1005, 8:22–24).

Patent Owner challenges these contentions and argues that Pasolini's disclosures are silent concerning "detecting a change in the orientation of the inertial sensor." Prelim. Resp. 15. We do not agree with Patent Owner's argument. Pasolini identifies the *main* (read here "dominant") vertical axis, out of a 3-axis accelerometer, as the axis that has the highest mean acceleration value, on account of gravity. Ex. 1005, 8:11–20. This identification of the main vertical axis occurs, at each acquisition of a new sample of the acceleration data, precisely because the orientation (e.g., rotation) may change, thus changing which axis is considered the *main* vertical axis. Ex. 1005, 8:17–24. Thus, we understand Pasolini to detect a change in the orientation of the accelerometer when it performs the identification of a new main vertical axis "to take into account the variation in the orientation" of the accelerometer inside the pedometer. *Id*.

c) counting periodic human motions by monitoring accelerations relative to the dominant axis by counting the periodic human motions when accelerations showing a motion cycle that meets motion criteria is detected within a cadence window (Pet. at 31–36) ("counting" limitation)

With regard to the "counting" limitation, Petitioner relies on Fabio's evaluation of the acceleration signal A_Z to identify and count a total number of valid steps N_{VT} . Pet. 32(citing Ex. 1006, 2:56–64). The Fabio acceleration signal A_Z is correlated to the accelerations undergone by the inertial sensor along the detection axis Z, which, as stated above with regard to the "assigning" limitation, is the dominant axis. Pet. 33 (citing Ex. 1006, 2:56–59).

Furthermore, Petitioner demonstrates how Fabio recognizes a step by evaluating the motion cycle of positive and negative peaks in the acceleration signal. *Id.* at 34 (citing Ex. 1006, 4:16–21, 6:21–26, Fig. 5). More importantly, Petitioner points to Fabio's disclosure of a validation interval TV, during which Fabio validates a recognized step. *Id.* at 34–35 (citing Ex. 4:35–39, Fig. 6). Petitioner equates the validation interval TV with the recited "cadence window." *Id.*

d) updating the cadence window as actual cadence changes (Pet. 36–37)

The Petition relies on Fabio's disclosures of the validation interval TV as teaching that the cadence window is updated as actual cadence changes. For instance, Petitioner quotes Fabio where validation occurs when the duration of a current step is substantially homogeneous with respect to the duration of an immediately preceding step. *Id.* at 35 (citing Ex. 1006, 4:28–31). Patent Owner challenges Fabio's validation interval TV as not teaching updating the cadence window. Prelim. Resp. 17–18. More specifically, Patent Owner characterizes the validation interval TV as occurring only during the first validation test to determine if the event received corresponds to regular steps. *Id.* at 17 (citing Ex. 1006, 4:26–27). We do not agree with Patent Owner's characterization of Fabio in this regard. The validation interval is part of the validation step of both counting procedures of Fabio. *See* Ex. 1006, Fig. 4 (step 230), Fig 7 (step 320), 6:32–34 ("The second validation test is altogether similar to the first validation test carried out in block 230 of FIG. 3"). Thus, Fabio uses the

validation interval TV during the second counting procedure, where regular steps are continuously counted if they occur during the validation interval.

We also are not persuaded by Patent Owner's argument that Fabio does not update the cadence window because the "last recognized step in Fabio comes at the same frequency as steps made previously." Prelim.

Resp. 18 (citing Ex. 1005, 4:54–55). First, the passage that Patent Owner quotes describes the "frequency" of the detected steps in the context of how Fabio uses the preceding step's duration as a variable for calculating the validation interval TV. It is unclear why Patent Owner contends that the use of a previous step's duration for calculating Fabio's validation interval in any way disqualifies that interval from being updated as the cadence of the steps changes. The evidence at this juncture of the proceeding is to the contrary. As the Petition states, Fabio's equation for calculating the validation interval TV represents changing the cadence window in accordance with cadence changes because Fabio adjusts the validation interval TV to account for the changing duration, if any, of the preceding step. See Pet. 37 (citing Ex. 1006, 4:40–41). None of Patent Owner's

¹ We note here that the Fabio equation seems consistent with the '723 patent Specification, which describes updating the cadence window based on the stepping period, after each step is counted. Ex. 1001, 4:31–45, 3:67–4:3 ("current stepping period may be a rolling average of the stepping periods over previous steps"). For instance, the '723 patent states that the cadence window minimum and maximum (and, therefore, the width of the window) are determined by "measuring lengths of time since the most recent step was counted." *Id.* at 4:17–21. Patent Owner's arguments do not distinguish materially the cadence window update, as described in the '723 patent, from the continuous calculation of TV in Fabio.

arguments concerning this limitation are persuasive as these arguments rely on characterization of Fabio that are not factually supported.

e) Claim 5 Limitations

For claim 5, Petitioner identifies Figure 4 as disclosing how Fabio performs "buffering" of steps (step 255, Fig. 4) that are not added to the valid steps counter until the regularity condition is met (step 265, Fig. 4). Pet. 41–43 (citing Ex. 1006, Fig. 4). Petitioner also relies on the teachings identified with regard to the independent claims, discussed above, where Fabio counts the steps during walking or running (i.e, periodic human activity) and updates the valid steps counter N_{VT} accordingly. *Id.* at 44 (citing Ex. 1006, 1:14–17, 6:40–42). Petitioner also reiterates for this claim that Fabio teaches updating the cadence window as the cadence of the motion cycle changes for the same reasons as discussed above. Pet. 45–46. With the exception of the cadence window update, Patent Owner does not challenge Petitioner's arguments and evidence concerning the claim 5 limitations.

f) Obviousness Rationale

Petitioner proffers the Paradiso Declaration supporting the various reasons a person of ordinary skill in the art would have had to combine the relevant teachings of Fabio and Pasolini. Pet. 23–26. In particular, Petitioner argues that Fabio would be improved by providing more accurate step recognition, which would result in a more precise step count. *Id.* at 25 (citing Ex. 1003, 34). We note that Fabio supports this rationale by disclosing that the "nearer the detection axis used is to the vertical, in fact,

the greater the amplitude of the signal useful for step recognition." Ex. 1006, 8:25–27. Thus, we find reasonable, at this juncture, the rationale for the combination of Fabio with the Pasolini teachings of identifying a main vertical axis at each acquisition of the acceleration sample to take into account variations in the orientation of the accelerometer. Pet. 24–27, 30–31; Ex. 1005, 8:24–25.

Patent Owner argues that the rationale and explanations of the proposed combination of Fabio and Pasolini provided by Petitioner are conclusory and speculative. Prelim. Resp. 12-13. In particular, Patent Owner focuses on, as particularly egregious, the testimony and argument that it would have been "relatively simple and obvious solution to solve the problem of Fabio's pedometer changing orientation during use." Id. at 13 (referring to Pet. 25, Ex. 1003 ¶ 68). We agree with Patent Owner that this "relatively simple and obvious solution" rationale is deficient. See e.g., In re Van Os, 844 F.3d 1359, 1362 (Fed. Cir. 2017) (stating that "intuitive" as an articulated rationale is not different than stating the combination "would have been obvious."); see also In re Zurko, 258 F.3d 1379, 1383, 1385 (Fed. Cir. 2001) (reversing Board where it adopted examiner's unsupported assertion that claim limitation missing from cited references was "basic knowledge" and it "would have been nothing more than good common sense" to combine the references). Stating (either in the Petition or by expert declaration) that something is "relatively simple" and an "obvious solution," without further explanation and factual support, does not satisfy Petitioner's burden. See In re Magnum Oil Tools Int'l, Ltd., 829 F.3d 1364, 1381 (Fed. Cir. 2016) (holding that because petitioner "bears the burden of

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proof," the Board "must base its decision on arguments that were advanced by [petitioner]"); 35 U.S.C. § 312(a)(3); 37 C.F.R. §§ 42.22(a)(2), 42.104(b)(4)–(5). However, Petitioner provides, as discussed above, at least one additional reason that appears, on the present record, to be factually supported and sufficient to meet the reasonable likelihood threshold of institution. Whether any of the proffered reasons for the combination of Fabio and Pasolini meet the ultimate preponderance of the evidence threshold is a determination that we will undertake on a full record.

ii. Dependent Claims 2, 3, 6, 7, 11, 12, 13, 15-18.

The Petition maps each challenged dependent claim to Fabio and/or Pasolini. Pet. 37-41, 46-49, 56-61, 63-66. Patent Owner does not challenge the arguments and evidence presented for the dependent claims.

III. CONCLUSION

We determine that Petitioner has established a reasonable likelihood of prevailing on its assertion that claims 1–3, 5–7, and 10–18 of the '723 patent are unpatentable based on the asserted ground of obviousness over Fabio and Pasolini.

The Board has not made a final determination on the construction of any claim term. Further, our determination in this Decision is not a final determination on the patentability of any challenged claim and, thus, leaves undecided any remaining fact issues necessary to determine whether sufficient evidence supports Petitioner's contentions by a preponderance of the evidence in the final written decision. *See TriVascular, Inc. v. Samuels*, 812 F.3d 1056, 1068 (Fed. Cir. 2016) (noting that "there is a significant

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difference between a petitioner's burden to establish a 'reasonable likelihood of success' at institution, and actually proving invalidity by a preponderance of the evidence at trial") (quoting 35 U.S.C. § 314(a) and comparing § 316(e)).

IV. ORDER

In consideration of the foregoing, it is hereby:

ORDERED that pursuant to 35 U.S.C. § 314(a), the Petition is granted and an inter partes review is instituted on claims 1–3, 5–7, and 10–18 of the '723 patent; and

FURTHER ORDERED that pursuant to 35 U.S.C. § 314(a), *inter* partes review of the '723 patent is hereby instituted with trial commencing on the entry date of this decision, and pursuant to 35 U.S.C. § 314(c) and 37 C.F.R. § 42.4, notice is hereby given of the institution of review.

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For PETITIONER:

Andrew S. Ehmke
Michael S. Parsons
andy.ehmke.ipr@haynesboone.com
michael.parsons.ipr@haynesboone.com

For PATENT OWNER:

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Sean D. Burdick
Ryan Loveless
James Etheridge
Jeffrey Huang
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sean.burdick@unilocusa.com
ryan@etheridgelaw.com
jim@etheridgelaw.com
jeff@etheridgelaw.com

TO:

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

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

Alexandria, VA 22313-1450			TRADEMARK
filed in the U.S. Dist		District	§ 1116 you are hereby advised that a court action has been on the following es 35 U.S.C. § 292.):
DOCKET NO. 2:17-cv-00737	DATE FILED 11/9/2017	U.S. DI	ISTRICT COURT Eastern District of Texas, Marshall Division
PLAINTIFF UNILOC USA, INC. and	UNILOC LUXEMBOURG, S	S.A.	DEFENDANT HUAWEI DEVICE USA, INC. and HUAWEI DEVICE CO. LTD.
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER OF PATENT OR TRADEMARK
1 7,653,508	1/26/2010	Unilo	oc Luxembourg, S.A.
2 8,712,723	4/29/2014	Unilo	oc Luxembourg, S.A.
3 7,881,902	2/1/2011	Unilo	oc Luxembourg, S.A.
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	In the above—entitled case, the fo	ollowing	patent(s)/ trademark(s) have been included:
DATE INCLUDED	INCLUDED BY		
PATENT OR	DATE OF PATENT	ment	☐ Answer ☐ Cross Bill ☐ Other Pleading HOLDER OF PATENT OR TRADEMARK
TRADEMARK NO.	OR TRADEMARK		
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DECISION/JUDGEMENT	e children case, are rone wing de	- CISTOII IR	as seen tendered of judgement issued.
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TO:

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

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

P.O. Box 1450 Alexandria, VA 22313-1450		ACTION REGARDING TRADEMA		
In Compliance with 35 U.S.C. § 290 and/or 15 U.S.C. § filed in the U.S. District Court Western Trademarks or Patents. (the patent action involves		District of Washington	on the following	
DOCKET NO.	DATE FILED	U.S. DI	STRICT COURT	· · · · · · · · · · · · · · · · · · ·
2:17-cv-01629 TSZ PLAINTIFF	11/1/2017	<u> </u>	Western District of Wash	ington
Uniloc USA, Inc. and Un	illoc Luxembourg, S.A.		HTC America, Inc.	
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER OF PATENT OR TRA	ADEMARK
1 7,653,508	1/26/2010	Unile	oc Luxembourg, S.A.	
2 8,712,723	4/29/2014	Unile	oc Luxembourg, S.A.	
3 7,881,902	2/1/2011 Unild		oc Luxembourg, S.A.	
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DATE INCLUDED	In the above—entitled case, the follower in the above—entitled case, the follower in the above i	ollowing	patent(s)/ trademark(s) have been included:	
	Ameno	dment	Answer Cross Bill	Other Pleading
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DECISION/JUDGEMENT				
CLERK	(BY) I	DEPUTY	CLERK	DATE
William M. McCool Rachel Eva				11/02/2017

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

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

	e with 35 U.S.C. § 290 and/or 1:			
filed in the U.S. Dist			District of Texas	on the following
☐ Trademarks or	Patents. (the patent action	on involves 3	35 U.S.C. § 292.):	
DOCKET NO. 4:17-cv-00832-A	DATE FILED 10/13/2017		RICT COURT Northern Dist	rict of Texas
PLAINTIFF		I -	EFENDANT	
Uniloc USA Inc Uniloc Luxembourg S A			LG Electronics U.S.A., Inc LG Electronics MobileCor LG Electronics Inc	o. nm U.S.A. Inc
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER OF PATEN	T OR TRADEMARK
1 7,653,508 B1	1/26/2010	Uniloc	Luxembourg	
2 8,712,723 B1	4/29/2014	Uniloc	Luxembourg	
3 7,881,902 B1	2/1/2011	Uniloc	Luxembourg	
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	In the above—entitled case, the	following pa	ntent(s)/ trademark(s) have been	included:
DATE INCLUDED		endment	Answer Cross I	Bill
PATENT OR TRADEMARK NO.	DATE OF PATENT HOLDER OF PATENT OR TRADEMARK OR TRADEMARK		T OR TRADEMARK	
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In the abov	re—entitled case, the following o	decision has	been rendered or judgement iss	ued:
DECISION/JUDGEMENT	_ -			
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CLERK Karan Mitaball	· · · · · · · · · · · · · · · · · · ·	DEPUTY C		DATE 10/12/2017
Karen Mitchell N. Klingelhoefer 10/13/2017				

TO:

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

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

Alexandria, VA 22313-1450			TRADEMARK		
In Compliance with 35 U.S.C. § 290 and/or 15 U.S.C. filed in the U.S. District Court ☐ Trademarks or Patents. (☐ the patent action involved)			t of Texas, Marshall Division	tion has been on the following	
DOCKET NO. 2:17-cv-00522	DATE FILED 6/30/2017	U.S. DI	STRICT COURT Eastern District of Texas, Mars	shall Division	
PLAINTIFF		•	DEFENDANT		
UNILOC USA, INC. and	UNILOC LUXEMBOL	JRG, S.A.	APPLE, INC.		
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER OF PATENT OR TRA	ADEMARK	
1 7,653,508	1/26/2010	Unilo	oc Luxembourg, S.A.		
2 8,712,723	4/29/2014	Unilo	oc Luxembourg, S.A.		
3 7,881,902	2/1/2011 Uniloc Luxer		oc Luxembourg, S.A.		
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	In the above—entitled cas	e, the following	patent(s)/ trademark(s) have been included:		
DATE INCLUDED	INCLUDED BY	Amendment	☐ Answer ☐ Cross Bill	Other Pleading	
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER OF PATENT OR TRA	ADEMARK	
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In the above	ve—entitled case, the follow	wing decision ha	as been rendered or judgement issued:		
DECISION/JUDGEMENT					
CLERK		(BY) DEPUTY	CLERK	DATE	

TO:

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

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

Alexandria, VA 22313-1450			TRADEMARK
filed in the U.S. Dist		District	\$ 1116 you are hereby advised that a court action has been tof Texas, Marshall Division on the following as 35 U.S.C. § 292.):
DOCKET NO. 2:17-cv-650	DATE FILED 9/15/2017	U.S. DI	STRICT COURT Eastern District of Texas, Marshall Division
PLAINTIFF UNILOC USA, INC. and	UNILOC LUXEMBOURG, \$	S.A.	DEFENDANT SAMSUNG ELECTRONICS AMERICA, INC. and SAMSUNG ELECTRONICS CO., LTD.
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER OF PATENT OR TRADEMARK
1 7,653,508	1/26/2010	Unilo	oc Luxembourg, S.A.
2 8,712,723	4/29/2014	Unilo	oc Luxembourg, S.A.
3 7,881,902	2/1/2011	Unilo	oc Luxembourg, S.A.
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	In the above—entitled case, the f	ollowing	patent(s)/ trademark(s) have been included:
DATE INCLUDED	INCLUDED BY		
PATENT OR	DATE OF PATENT	dment	Answer Cross Bill Other Pleading
TRADEMARK NO.	OR TRADEMARK		HOLDER OF PATENT OR TRADEMARK
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In the abov	/e—entitled case, the following de	ecision ha	as been rendered or judgement issued:
DECISION/JUDGEMENT			
CLERK	(BY) I	DEPUTY	CLERK



PAR Alexa	Mail Stop 8 J.S. Patent and Trademark O P.O. Box 1450 andria, VA 22313-1450	REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK
filed in the U.S. Dis	-	U.S.C. § 1116 you are hereby advised that a court action has been District of Texas, Marshall Division on the following n involves 35 U.S.C. § 292.):
DOCKET NO. 2:17-cv-00522	DATE FILED 6/30/2017	U.S. DISTRICT COURT Eastern District of Texas, Marshall Division
PLAINTIFF UNILOC USA, INC. and	d UNILOC LUXEMBOURG,	DEFENDANT S.A. APPLE, INC.
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK
1 7,653,508	1/26/2010	Uniloc Luxembourg, S.A.
2 8,712,723	4/29/2014	Uniloc Luxembourg, S.A.
3 7,881,902	2/1/2011	Uniloc Luxembourg, S.A.
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	In the above—entitled case, the f	following patent(s)/ trademark(s) have been included:
DATE INCLUDED	INCLUDED BY	
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In the abo	ove—entitled case, the following d	ecision has been rendered or judgement issued:

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Patent. No.: 8,712,723 Application. no.: 13/018,321

Patent Owner: Uniloc Luxembourg S.A. Filed: January 31, 2011

Issued: April 29, 2014

Title: HUMAN ACTIVITY MONITORING DEVICE

STATEMENT TO ESTABLISH SMALL ENTITY STATUS

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

Dear Sir,

In accordance with 37 CFR 1.27 and 1.33(b), Applicant hereby asserts that fees for the above-identified patent are required to be paid at the small entity rate.

The Commissioner is hereby authorized to charge \$800.00 to our Deposit Account No. 50-6053. The Commissioner is also authorized to charge any deficiency in the payment of the required fee or credit any overpayment to Deposit Account No. 50-6053.

Respectfully Submitted,

Sean D. Burdick Reg. No. 51,513

Uniloc USA, Inc. 7160 N. Dallas Parkway, Suite 380 Plano, Texas 75024 (972) 905-9580 x227



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS Post 1450 Alexandra, Yirginia 22313-1450 www.uspho.gov

APPLICATION NUMBER

FILING OR 371(C) DATE

FIRST NAMED APPLICANT

ATTY. DOCKET NO./TITLE 8689P027C2

13/018,321

01/31/2011

Philippe Kahn

CONFIRMATION NO. 8340 POA ACCEPTANCE LETTER

0.00000093285123

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

Date Mailed: 08/08/2017

NOTICE OF ACCEPTANCE OF POWER OF ATTORNEY

This is in response to the Power of Attorney filed 08/01/2017.

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

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

/yteferra/		



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS Post 1450 Alexandra, Yirginia 22313-1450 www.uspho.gov

APPLICATION NUMBER

FILING OR 371(C) DATE

FIRST NAMED APPLICANT

ATTY. DOCKET NO./TITLE 8689P027C2

13/018,321

01/31/2011

Philippe Kahn

CONFIRMATION NO. 8340

119523 HIPLegal LLP/DPT 20730 Town Center Lane, Suite 155 Cupertino, CA 95014

OC00000093285100

POWER OF ATTORNEY NOTICE

Date Mailed: 08/08/2017

NOTICE REGARDING CHANGE OF POWER OF ATTORNEY

This is in response to the Power of Attorney filed 08/01/2017.

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

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

/yteferra/

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

"FEE ADDRESS" INDICATION FORM	

Address to: Mail Stop M Corresponde Commissioner for Patent: P.O. Box 1450 Alexandria, VA 22313-145	s - OR -	Fax to: 571-273-6500		
INSTRUCTIONS: The issue fee must have been paid for application(s) listed on this form. In addition, only an address represented by a Customer Number can be established as the fee address for maintenance fee purposes (hereafter, fee address). A fee address should be established when correspondence related to maintenance fees should be mailed to a different address than the correspondence address for the application. When to check the first box below: If you have a Customer Number to represent the fee address. When to check the second box below: If you have no Customer Number representing the desired fee address, in which case a completed Request for Customer Number (PTO/SB/125) must be attached to this form. For more information on Customer Numbers, see the Manual of Patent Examining Procedure (MPEP) § 403.				
For the following listed app 1.363 the address associated		s the "Fee Address" under the provisions of 37 CFR		
Customer Number:	96051			
OR The attached Reques	st for Customer Number (PTO	/SB/125) form.		
	NUMBER	APPLICATION NUMBER		
	2,723	13/018,321		
Completed by (check one)	:	£		
Applicant/Inventor		Signature		
Attorney or Agent of rec	cord51,513(Reg. No.)	Sean D. Burdick Typed or printed name		
Assignee of record of the Statement under 37 CF (Form PTO/SB/96)	ne entire interest. See 37 CFR R 3.73(b) is enclosed.	3.71. 972-905-9580 x227 Requester's telephone number		
Assignee recorded at R	eel Frame	August 1, 2017 Date		
NOTE: Signatures of all the inventors of signature is required, see below*.	or assignees of record of the entire interest	or their representative(s) are required. Submit multiple forms if more that one		
* Total of	forms are submitted.			

This collection of information is required by 37 CFR 1.363. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 5 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alex andria, VA 22313- 1450. DO NOT SEND COMPLETE D FORMS TO THIS A DDRESS. SEND TO: Mail Stop M Correspondence, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

Approved for use through 01/31/2018. OMB 0651-0035

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
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PATENT - POWER OF ATTORNEY OR REVOCATION OF POWER OF ATTORNEY WITH A NEW POWER OF ATTORNEY AND CHANGE OF CORRESPONDENCE ADDRESS

spond to a collection of information unless it displays a valid Olvib control number			
Patent Number	8,712,723	`	
Issue Date	April 29, 2014		
First Named Inventor	Philippe KAHN et al.		
Title	HUMAN ACTIVITY MONITORING DEVICE		
Attorney Docket No.	UN-NP-MS-232	7	

CHANGE OF CORRESPONDENCE ADDR	Attorney Docket No. UN-NP-MS-232				
I hereby revoke all previous powers of attorney given in the above-identified patent.					
A Power of Attorney is submitted herewith. OR I hereby appoint Practitioner(s) associated with the Customer Number identified in the box at right as my/our attorney(s) or agent(s) with respect to the patent identified above, and to transact all business in the United States Patent and Trademark Office connected therewith: OR I hereby appoint Practitioner(s) named below as my/our attorney(s) or agent(s) with respect to the patent identified above, and to transact all business in the United States Patent and Trademark Office connected therewith: Practitioner(s) Name Registration Number					
Please recognize or change the correspondence address for the above-identified patent to: The address associated with the above-identified Customer Number. OR The address associated with the Customer Number identified in the box at right: OR					
Firm or Individual Name					
Address					
City	State Zip				
Country Telephone	Email				
I am the: Applicant. OR Patent owner. Statement under 37 CFR 3.73(c) (Form CFO)/AM/QRS) submitted herewith or filed on					
Signature Signature	E of Applicant or Patent Owner Date				
Name Craig S. Etchegoven	Telephone				
NOTE: Signatures of all the applicants or patent owners of the entire interest or their representative(s) are required. If more than one signature is required, submit multiple forms, check the box below, and identify the total number of forms submitted in the blank below. A total of					

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

PTO/AIA/96 (08-12)
Approved for use through 01/31/2013. OMB 0651-0031
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

STATEMENT UNDER 37 CFR 3.73(c)				
Applicant/Patent Owner: Uniloc Luxembourg S.A.				
Application No./Patent No.: 8,712,723 Filed/Issue Date: April 29, 2014				
Titled: HUMAN ACTIVITY MONITORING DEVICE				
Uniloc Luxembourg S.A, a corporation				
(Name of Assignee) (Type of Assignee, e.g., corporation, partnership, university, government agency, etc.)				
states that, for the patent application/patent identified above, it is (choose one of options 1, 2, 3 or 4 below):				
1. $\overline{\mathrm{X}}$ The assignee of the entire right, title, and interest.				
2. An assignee of less than the entire right, title, and interest (check applicable box):				
The extent (by percentage) of its ownership interest is%. Additional Statement(s) by the owners holding the balance of the interest <u>must be submitted</u> to account for 100% of the ownership interest.				
There are unspecified percentages of ownership. The other parties, including inventors, who together own the entire right, title and interest are:				
Additional Statement(s) by the owner(s) holding the balance of the interest <u>must be submitted</u> to account for the entire				
right, title, and interest.				
3 The assignee of an undivided interest in the entirety (a complete assignment from one of the joint inventors was made). The other parties, including inventors, who together own the entire right, title, and interest are:				
Additional Statement(s) by the owner(s) holding the balance of the interest <u>must be submitted</u> to account for the entire right, title, and interest.				
4. The recipient, via a court proceeding or the like (<i>e.g.</i> , bankruptcy, probate), of an undivided interest in the entirety (a complete transfer of ownership interest was made). The certified document(s) showing the transfer is attached.				
The interest identified in option 1, 2 or 3 above (not option 4) is evidenced by either (choose one of options A or B below):				
A. An assignment from the inventor(s) of the patent application/patent identified above. The assignment was recorded in the United States Patent and Trademark Office at Reel, Frame, or for which a copy thereof is attached.				
B. \overline{X} A chain of title from the inventor(s), of the patent application/patent identified above, to the current assignee as follows:				
1. From: Inventors To: Fullpower, Inc.				
The document was recorded in the United States Patent and Trademark Office at Reel				
The document was recorded in the United States Patent and Trademark Office at Reel $\underline{021965}$, Frame $\underline{0710}$, or for which a copy thereof is attached.				

[Page 1 of 2]

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

PTO/AIA/96 (08-12) Approved for use through 01/31/2013. OMB 0651-0031 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.				
STATEMENT U	NDER 37 CFR 3.73(c)			
3. From: DP Technologies, Inc.	To: Uniloc Luxembourg S.A.			
The document was recorded in the United Reel 042441 , Frame 0859				
4. From:	_ To:			
The document was recorded in the United	States Patent and Trademark Office at			
Reel, Frame	_, or for which a copy thereof is attached.			
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The document was recorded in the United	States Patent and Trademark Office at			
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6. From:	_ To:			
The document was recorded in the United	States Patent and Trademark Office at			
Reel, Frame	_, or for which a copy thereof is attached.			
Additional documents in the chain of title are listed	on a supplemental sheet(s).			
As required by 37 CFR 3.73(c)(1)(i), the documentary assignee was, or concurrently is being, submitted for	y evidence of the chain of title from the original owner to the recordation pursuant to 37 CFR 3.11.			
	nal assignment document(s)) must be submitted to Assignment			
Division in accordance with 37 CFR Part 3, to record	the assignment in the records of the USPTO. See MPEP 302.08]			
The undersigned (whose title is supplied below) is authorized				
J. W. Same Hill for Manufacture of Street, and the Street, and	August 1, 2017			
Signature	Date			
Sean D. Burdick	51,513			
Printed or Typed Name	Title or Registration Number			

[Page 2 of 2]

Electronic Acknowledgement Receipt			
EFS ID:	29952071		
Application Number:	13018321		
International Application Number:			
Confirmation Number:	8340		
Title of Invention:	HUMAN ACTIVITY MONITORING DEVICE		
First Named Inventor/Applicant Name:	Philippe Kahn		
Customer Number:	119523		
Filer:	Sean Dylan Burdick/Kris Pangan		
Filer Authorized By:	Sean Dylan Burdick		
Attorney Docket Number:	8689P027C2		
Receipt Date:	01-AUG-2017		
Filing Date:	31-JAN-2011		
Time Stamp:	16:43:37		
Application Type:	Utility under 35 USC 111(a)		

Payment information:

Submitted with Payment	no

File Listing:

Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1	Change of Address	MS-232_Fee_Address_Indicatio	221028	no	1
	·	n_Form.pdf	004ef48a292c043eab7365e60a7a23ffce2d c3f8		
Warnings:					

Information:						
	Power of Attorney		809121		1	
2		MS-232_POA.pdf	3c9d98bc7e12577195213fdbcc01f4d2ba9 e285e	no		
Warnings:	-				•	
Information:						
3	Assignee showing of ownership per 37 CFR 3.73		1445026			
		MS-232_Statement.pdf	7651a76277b6c4fcc0584265ae164f5b3983 7a55	no	2	
Warnings:						
Information:						
Total Files Size (in bytes): 2475175						

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 Post 1450 Alexandra, Yirginia 22313-1450 www.uspho.gov

APPLICATION NUMBER

FILING OR 371(C) DATE

FIRST NAMED APPLICANT

ATTY. DOCKET NO./TITLE

CONFIRMATION NO. 8340

13/018,321

01/31/2011

Philippe Kahn

119523 HIPLegal LLP/DPT 20195 Stevens Creek Boulevard Suite 250 Cupertino, CA 95014

POA ACCEPTANCE LETTER

Date Mailed: 07/09/2014

NOTICE OF ACCEPTANCE OF POWER OF ATTORNEY

This is in response to the Power of Attorney filed 06/18/2014.

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

/rmturner myles/

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



UNITED STATES PATENT AND TRADEMARK OFFICE

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

APPLICATION NUMBER FILING OR 371(C) DATE FIRST NAMED APPLICANT ATTY. DOCKET NO./ITTLE

13/018,321 01/31/2011 Philippe Kahn

8689P027C2

8791 BLAKELY SOKOLOFF TAYLOR & ZAFMAN 1279 Oakmead Parkway Sunnyvale, CA 94085-4040 CONFIRMATION NO. 8340 POWER OF ATTORNEY NOTICE

OC00000069467683

Date Mailed: 07/09/2014

NOTICE REGARDING CHANGE OF POWER OF ATTORNEY

This is in response to the Power of Attorney filed 06/18/2014.

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

/rmturner myles/

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

STATEMENT UNDER 37 CFR 3.73(b)					
Applicant/Patent Owner: Philippe Kahn					
Application No./Patent No.: 13/018,321 Filed/Issue Date: January 31, 2011					
Titled: HUMAN ACTIVITY MONITORING DEVICE					
DP TECHNOLOGIES, INC. , a corporation					
(Name of Assignee) (Type of Assignee, e.g., corporation, partnership, university, government agency, etc.					
states that it is:					
1. the assignee of the entire right, title, and interest in;					
2. an assignee of less than the entire right, title, and interest in (The extent (by percentage) of its ownership interest is%); or					
3. the assignee of an undivided interest in the entirety of (a complete assignment from one of the joint inventors was made)					
the patent application/patent identified above, by virtue of either:					
A. An assignment from the inventor(s) of the patent application/patent identified above. The assignment was recorded in the United States Patent and Trademark Office at Reel, Frame, or for which a					
copy therefore is attached. OR					
B. A chain of title from the inventor(s), of the patent application/patent identified above, to the current assignee as follows:					
1. From: Inventors To: FULLPOWER, INC.					
The document was recorded in the United States Patent and Trademark Office at					
Reel 019124 , Frame 0195 , or for which a copy thereof is attached.					
2. From: FULLPOWER, INC. To: DP TECHNOLOGIES, INC.					
The document was recorded in the United States Patent and Trademark Office at					
Reel 021965 , Frame 0710 , or for which a copy thereof is attached.					
3. From: To:					
The document was recorded in the United States Patent and Trademark Office at					
Reel, Frame, or for which a copy thereof is attached.					
Additional documents in the chain of title are listed on a supplemental sheet(s).					
As required by 37 CFR 3.73(b)(1)(i), the documentary evidence of the chain of title from the original owner to the assignee was, or concurrently is being, submitted for recordation pursuant to 37 CFR 3.11.					
[NOTE: A separate copy (i.e., a true copy of the original assignment document(s)) must be submitted to Assignment Division in accordance with 37 CFR Part 3, to record the assignment in the records of the USPTO. See MPEP 302.08]					
The undersigned (whose title is supplied below) is authorized to act on behalf of the assignee.					
/Judith Szepesi/ June 18, 2014					
Signature Date					
Judith A. Szepesi, Reg. No. 39,393					
Printed or Typed Name Title					

This collection of information is required by 37 CFR 3.73(b). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S.

PTO/SB/80 (11-08)
Approved for use through 11/30/2011. OMB 0651-0035
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

POWER OF ATTORNEY TO PROSECUTE APPLICATIONS BEFORE THE USPTO

	y revoke all previous powers of attorney (given in the appli	cation identified	in the attached sta	itement under
	y appoint:				
✓ Pr	actitioners associated with the Customer Number:		110500		
OR			119523	<u></u>	
☐ Pr	actitioner(s) named below (if more than ten patent	practitioners are to be	e named, then a cust	tomer number must be	used):
Г	Name	Registration Number	N	lame	Registration Number
Г					
					+
as attom	ey(s) or agent(s) to represent the undersigned before	re the United States	Patent and Tradema	ark Office (USPTO) in o	 connection with
	all patent applications assigned only to the undersign to this form in accordance with 37 CFR 3.73(b).	gned according to the	USPTO assignmen	it records or assignmer	it documents
	hange the correspondence address for the applicat	ion identified in the a	ttached statement ur	nder 37 CFR 3 73(h) to	···
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	The address associated with Customer Number:	1	19523		
OR	The address associated with Customer Number.	•			
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Assigned	Name and Address:				
DPTech	nologies, Inc.				
	Mt. Hermon Road, #363 /alley, CA 95066				
Scotts	valley, OA 33000				
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A copy of this form, together with a statement under 37 CFR 3.73(b) (Form PTO/SB/96 or equivalent) is required to be filed in each application in which this form is used. The statement under 37 CFR 3.73(b) may be completed by one of					
the practitioners appointed in this form if the appointed practitioner is authorized to act on behalf of the assignee,					
and must identify the application in which this Power of Attorney is to be filed.					
SIGNATURE of Assignee of Record The individual whose signature and title is supplied below is authorized to act on behalf of the assignee					
Signatur	» I MV V			Date Mouch 2	8 2014
Name	Philippe Ka	ahn		Telephone	
Title	Preside	nt, CEO, Chairm	an and Co-found	der	

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

Electronic Ack	knowledgement Receipt				
EFS ID:	19346454				
Application Number:	13018321				
International Application Number:					
Confirmation Number:	8340				
Title of Invention:	HUMAN ACTIVITY MONITORING DEVICE				
First Named Inventor/Applicant Name:	Philippe Kahn				
Customer Number:	8791				
Filer:	Judith A. Szepesi				
Filer Authorized By:					
Attorney Docket Number:	8689P027C2				
Receipt Date:	18-JUN-2014				
Filing Date:	31-JAN-2011				
Time Stamp:	19:09:07				
Application Type:	Utility under 35 USC 111(a)				

Payment information:

Submitted with Payment no	no
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File Listing:

Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1	Application Data Sheet	8689P027C2_ADS.pdf	1561458	no	8
Warnings:			5aaa5		

warnings

Information:

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Information:								
Warnings:	Warnings:							
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2	Power of Attorney	8689P027C2_POA.pdf	276104	no	2			

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

New Applications Under 35 U.S.C. 111

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

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

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

New International Application Filed with the USPTO as a Receiving Office

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

Active US Military Service

Non US Residency

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			1 76	Attorney	Dock	et Nun	nber	8689P027C2					
			1.70	Application Number				13/018,321					
Title of	Title of Invention HUMAN ACTIVITY MONITORING DEVICE												
bibliogra This doo	The application data sheet is part of the provisional or nonprovisional application for which it is being submitted. The following form contains the bibliographic data arranged in a format specified by the United States Patent and Trademark Office as outlined in 37 CFR 1.76. This document may be completed electronically and submitted to the Office in electronic format using the Electronic Filing System (EFS) or the document may be printed and included in a paper filed application.												
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Addre	ss 1		122 Fairview	Place									
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Residence Information (Select One) • US Residency

Application Data Sheet 37 CFR 1.7					Attorney Docket Number			8689P02	7C2		
Application bata offeet of Crit 1.4					Application Number						
Title o	Title of Invention HUMAN ACTIVITY MONITORING DEVICE										
City	Sant	a Cruz		State/	Province	CA	Count	ry of Resi	dence ^j	US	
Mailing	Addr	ess of Inv	entor:								
Addre	ss 1		107 Brookwo	ood Drive							
Addre	ess 2										
City		Santa Cru	IZ				State/Pro	vince	CA		
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All Inventors Must Be Listed - Additional Inventor Information blocks may be generated within this form by selecting the Add button.											
Corre	Correspondence Information:										
Enter either Customer Number or complete the Correspondence Information section below.											
For tu	For further information see 37 CFR 1.33(a).										
	rther									n.	

Application Data Sheet 37 CFR 1.76			Attorney Docket Number		8689P027C2			
Application Data Sheet 37 CT K 1.70		Application Number						
Title of Invention	HUMAN	N ACTIVITY M	MONITOR	RING DEVICE				
Customer Numbe	r	119523						
Email Address		uspto@hiple	egal.com				Add Email Remove Email	
Application I	nform	ation:						
Title of the Invent	ion	HUMAN AC	TIVITY N	MONITORING DEV	ICE			
Attorney Docket	lumber	8689P027C	2		Small Ent	ity Sta	atus Claimed 🔲	
Application Type		Nonprovisio	nal					
Subject Matter		Utility						
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Filing By Refer	ence :	:					·	
application papers inclu provided in the appropr For the purposes of a fili	Only complete this section when filing an application by reference under 35 U.S.C. 111(c) and 37 CFR 1.57(a). Do not complete this section if application papers including a specification and any drawings are being filed. Any domestic benefit or foreign priority information must be provided in the appropriate section(s) below (i.e., "Domestic Benefit/National Stage Information" and "Foreign Priority Information"). For the purposes of a filing date under 37 CFR 1.53(b), the description and any drawings of the present application are replaced by this reference to the previously filed application, subject to conditions and requirements of 37 CFR 1.57(a).							
Application number of filed application	f the prev	iously	Filing dat	ng date (YYYY-MM-DD)			Intellectual Property Authority or Country i	
Publication I	nform	nation:				•		
Request Early	Publica	tion (Fee red	quired at	time of Request	37 CFR 1.2	219)		
🔀 35 U.S.C. 122	(b) and application	certify that t on filed in an	he inver other co	ntion disclosed in	the attached	d appli	ation not be published under ication has not and will not be the national agreement, that requires	
Representativ	ve Info	ormation	1:					
Representative information should be provided for all practitioners having a power of attorney in the application. Providing this information in the Application Data Sheet does not constitute a power of attorney in the application (see 37 CFR 1.32). Either enter Customer Number or complete the Representative Name section below. If both sections are completed the customer Number will be used for the Representative Information during processing.					application (see 37 CFR 1.32).			
Please Select One	: (Customer	r Number	US Pate	nt Practitione	er (Limited Recognition (37 CFR 11.9)	
Customer Number		119523						

Application Data Sheet 37 CFR 1.76		Attorney Docket Number	8689P027C2		
		Application Number			
Title of Invention	HUMAN ACTIVITY MONITOR	VITY MONITORING DEVICE			

Domestic Benefit/National Stage Information:

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

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

Prior Application Status Patented		Patented			Rer	nove		
Application Number	Continuity Type		Continuity Type		Prior Application Number	Filing Date (YYYY-MM-DD)	Patent Number	Issue Date (YYYY-MM-DD)
13018321	3018321 Continuation of		12694135	2010-01-26	010-01-26 7881902 201			
Prior Application Status Patented				Rer	nove			
Application Number	Continuity Type		Prior Application Number	Filing Date (YYYY-MM-DD)	Patent Number	Issue Date (YYYY-MM-DD)		
12694135	Continuation of		11644455	2006-12-22	7653508	2010-01-26		

Additional Domestic Benefit/National Stage Data may be generated within this form by selecting the **Add** button.

Add

Foreign Priority Information:

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

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

Application Data Sheet 37 CFR 1.76		Attorney Docket Number	8689P027C2			
	Application Data Sneet 37 CFR 1.76		Application Number			
	Title of Invention	HUMAN ACTIVITY MONITOR	DRING DEVICE			

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

This application (1) claims priority to or the benefit of an application filed before March 16, 2013 and (2) also contains, or contained at any time, a claim to a claimed invention that has an effective filing date on or after March
16, 2013.NOTE: By providing this statement under 37 CFR 1.55 or 1.78, this application, with a filing date on or after March16, 2013, will be examined under the first inventor to file provisions of the AIA.

Authorization to Permit Access:

Authorization to Permit Access.
Authorization to Permit Access to the Instant Application by the Participating Offices
If checked, the undersigned hereby grants the USPTO authority to provide the European Patent Office (EPO), the Japan Patent Office (JPO), the Korean Intellectual Property Office (KIPO), the World Intellectual Property Office (WIPO), and any other intellectual property offices in which a foreign application claiming priority to the instant patent application is filed access to the instant patent application. See 37 CFR 1.14(c) and (h). This box should not be checked if the applicant does not wish the EPO, JPO, KIPO, WIPO, or other intellectual property office in which a foreign application claiming priority to the instant patent application is filed to have access to the instant patent application.
In accordance with 37 CFR 1.14(h)(3), access will be provided to a copy of the instant patent application with respect to: 1) the instant patent application-as-filed; 2) any foreign application to which the instant patent application claims priority under 35 U.S.C. 119(a)-(d) if a copy of the foreign application that satisfies the certified copy requirement of 37 CFR 1.55 has been filed in the instant patent application; and 3) any U.S. application-as-filed from which benefit is sought in the instant patent application.
In accordance with 37 CFR 1.14(c), access may be provided to information concerning the date of filing this Authorization.

Applicant Information:

Providing assignment information in this section does not substitute for compliance with any requirement of part 3 of Title 37 of CFR to have an assignment recorded by the Office.

Application Da	to Cha	ot 27 CED 4 76	Attorney Docket Number 8689P0270			027C2	C2		
Application Da	ila She	eet 37 CFR 1.76	Application Number						
Title of Invention	HUMAI	N ACTIVITY MONITOR	RING DEVICE		•				
Applicant 1							Remove		
he information to be .43; or the name and ho otherwise shows pplicant under 37 CF	provided address sufficient R 1.46 (a gether wi	in this section is the na of the assignee, persor proprietary interest in tassignee, person to who	me and address n to whom the in the matter who is om the inventor i	of the legal ventor is und the applicat s obligated to	representa ler an oblig nt under 37 o assign, oi	tive who is the ation to assign CFR 1.46. If the person who of	nould not be completed. applicant under 37 CFR the invention, or person ne applicant is an therwise shows sufficien to the applicant should be		
Assignee		◯ Legal Re	epresentative un	der 35 U.S.	C. 117) Join	t Inventor		
Person to whom th	e invento	or is obligated to assign.		Pers	on who sho	ows sufficient p	roprietary interest		
applicant is the leg	jal repre	esentative, indicate th	e authority to f	ile the pate	nt applicat	ion, the inven	tor is:		
lame of the Docco	sad or l	egally Incapacitated	Inventor :						
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Prefix	Gi	iven Name	Middle Name	Э	Family N	ame	Suffix		
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Assignee Info	ormat	ion including l	Non-Appli	cant As	signee	Informat	tion:		
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Assignee 1									
pplication publication	. An ass cant. For	ee information, including ignee-applicant identifier r an assignee-applicant,	ed in the "Applica	ant Informati	on" section	will appear on			
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Application Data Sheet 37 CFR 1.76			Attorney Doo	Attorney Docket Number 8689P027C2				
Applicatio	II Dala	31166	137 CI K 1.70	Application Number				
Title of Inven	tion HU	. NAM L	ACTIVITY MONITOR	RING DEVICE		·		
If the Assigne	ee or Non	-Appli	cant Assignee is ar	organization	check here.			
Prefix		Giv	en Name	Middle Nam	ne	Family N	ame	Suffix
Mailing Address Information For Assignee including Non-Applicant Assignee:								
Address 1								
Address 2								
City					State/Province			
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Signature	/Judith Szepesi/ Date (YYY				YYYY-MM-D	D) 2014-06-18		
First Name	Judith A.		Last Name	Name Szepesi Registration Number 39393			r 39393	
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- 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.
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 individual, to whom the record pertains, when the individual has requested assistance from the Member with respect to the subject matter of
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- 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.
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APPLICATION NO. ISSUE DATE PATENT NO. ATTORNEY DOCKET NO. CONFIRMATION NO. 13/018,321 04/29/2014

8712723

8791

8689P027C2

8340

04/09/2014

BLAKELY SOKOLOFF TAYLOR & ZAFMAN 1279 Oakmead Parkway Sunnyvale, CA 94085-4040

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 115 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):

Philippe Kahn, Aptos, CA; Arthur Kinsolving, Santa Cruz, CA; Mark Andrew Christensen, Santa Cruz, CA; Brian Y. Lee, Aptos, CA; David Vogel, Santa Cruz, CA;

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IR103 (Rev. 10/09)

Receipt date: 01/31/2011 13018321 - GAU: 2857

Substitute for	or Form 1449	9/PTO		Complete if Known			
	INFOF	γνηδτ	ION DISCLOSU	RF	Application Number Not yet assigned		t assigned
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	STATI	EMEI	NT BY APPLICA	NT	First Named Inventor:	Philippe Kahn	
		(use as m	any sheets as necessary)		Art Unit Not yet assigned		
					Examiner Name		
							t assigned
Sheet	3		of	4	Attorney Docket Number	8689P	027C2
			U.S. PAT	ENT DOCUMENTS	3		
Examiner Initials*	Cite No.1		Document Number	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document		Pages, Columna Lines, Where
		Number	r-Kind Code ² (If known)				Relevant Passages or Relevant Figure Appear
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J.Pl/		US-	2007/0063850	3/22/2007	Devaul; Richard W.; et a	ıl.	
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/E.C./		05-	2010/0057398	3/4/2010	Darley et al		

Examiner Signature /Edward Cosimano/ Date Considered 11/03/2011

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Page 5 of 6

8689P027C2

Receipt date: 01/31/2011 13018321 - GAU: 2857

Substitute f	for Form 144	9/PTO		Complete if Known			
	INFOF	ВМАТ	ON DISCLOSU	IRF	Application Number	Not yet assigned	
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	STAT	EMEN	IT BY APPLICA	NT	First Named Inventor:	Philippe Kahn	
		(use as ma	any sheets as necessary)		Art Unit	Not yet assigned	
					Examiner Name	Not yet assigned	
Sheet	2		of	4	Attorney Docket Number 8689P027C2		
Sileet	L					8089P027C2	
			U.S. PAT	ENT DOCUMENTS			
Examiner Initials*	Cite No.1		Document Number	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Documen	Pages, Columns, Lines, Where	
		Number-	Kind Code ² (If known)			Relevant Passages of Relevant Figures Appear	
/E.C./		US-	6,959,259	10/25/2005	Vock, et al.		
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00000		US-	7,010,332	3/7/2006	Irvin et al		
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	l: a	US-	7,382,611	2/12/2008	Klees, et al. 7,328,611		
inge(s) app	liea	US-	7,387,611	6/17/2008	Inoue et al.		
ocument,		US-	7,457,719	11/25/2008	Kahn et al		
1.5		US-	7,526,402	4/28/2009	Tenanhaus et al		
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. 8		US-	2002/0151810	10/17/2002	Wong, Philip Lim-Kong; et	al.	
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W		US-	2003/0083596	5/1/2003	Kramer et al		
/E.C./		US-	2003/0109258	6/12/2003	Mantyjarvi et al		

Examiner Signature /Edward Cosimano/ Date Considered 11/03/2011

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Page 4 of 6

8689P027C2

PART B - FEE(S) TRANSMITTAL

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Judith A. Szepesi	(Depositor's name)
/Judith Szepesi/	(Signature)
August 1, 2013	(Date)

APPLICATION NO.	FILING DATE		FIRST NAMED INVENTOR	A'	TTORNEY DOCKET NO.	CONFIRMATION NO.		
13/018,321	01/31/2011		Philippe Kahn		8689P027C2	8340		
TITLE OF INVENTION	N: HUMAN ACTIVITY	MONITORING DEVICE	;					
APPLN. TYPE	ENTITY STATUS	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE F	EE TOTAL FEE(S) DUE	DATE DUE		
nonprovisional	UNDISCOUNTED	\$40	\$0	\$1740	\$40	08/06/2013		
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EXAN	MINER	ART UNIT	CLASS-SUBCLASS					
COSIMANO	, EDWARD R	2857	702-160000					
CFR 1.363). Change of corresp Address form PTO/S. "Fee Address" inc	ence address or indicatio condence address (or Cha B/122) attached. dication (or "Fee Address 02 or more recent) attach	nge of Correspondence	2. For printing on the patent front page, list (1) the names of up to 3 registered patent attorneys or agents OR, alternatively, (2) the name of a single firm (having as a member a registered attorney or agent) and the names of up to 2 registered patent attorneys or agents. If no name is listed, no name will be printed. 1 Blakely, Sokoloff, 2 Taylor & Zafman LI 3 Judith A. Szepesi					
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) DP Technologies, Inc. Scotts Valley, California								
Please check the appropr	riate assignee category or	categories (will not be pr	rinted on the patent):	Individual 🚨 Corp	oration or other private gro	oup entity Government		
4a. The following fee(s) Issue Fee Publication Fee (1) Advance Order - 4	No small entity discount _I		b. Payment of Fee(s): (Plea A check is enclosed. Payment by credit car The Director is hereby overpayment, to Depo	d. Form PTO-2038 is	attached. the required fee(s), any de			

5. Change in Entity Status (from status indicated above)					
Applicant certifying micro entity status. See 37 CFR 1.29	NOTE: Absent a valid certification of Micro Entity Status (see form PTO/SB/15A and 15B), issue fee payment in the micro entity amount will not be accepted at the risk of application abandonment.				
Applicant asserting small entity status. See 37 CFR 1.27	<u>NOTE</u> : If the application was previously under micro entity status, checking this box will be taken to be a notification of loss of entitlement to micro entity status.				
Applicant changing to regular undiscounted fee status.	NOTE: Checking this box will be taken to be a notification of loss of entitlement to small or micro entity status, as applicable.				
NOTE: The Issue Fee and Publication Fee (if required) will not be accept interest as shown by the records of the United States Patent and Trademar	ed from anyone other than the applicant; a registered attorney or agent; or the assignee or other party in k Office.				
Authorized Signature/Judith Szepesi/	Date August 1, 2013				
Typed or printed name Judith A. Szepesi	Registration No. 39, 393				
an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR submitting the completed application form to the USPTO. Time will var this form and/or suggestions for reducing this burden, should be sent to t Box 1450, Alexandria, Virginia 22313-1450. DO NOT SEND FEES OR Alexandria, Virginia 22313-1450.	ion is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) R 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and y depending upon the individual case. Any comments on the amount of time you require to complete the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450,				
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant : Philippe Kahn, et al. | Examiner: Cosimano, Edward R

Appl. No. : 13/018,321 Art Unit: 2857

Filed : January 31, 2011 Conf No: 8340

For : Human Activity Monitoring

Device

Customer No. : 08791

CERTIFICATE OF TRANSMISSION

I hereby certify that this correspondence is being submitted electronically via EFS Web on the date

shown below.

/Judith Szepesi/ August 1, 2013

Judith A. Szepesi Date

E-Filed via EFS Web Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

COMMENTS ON STATEMENT OF REASONS FOR ALLOWANCE

Dear Sir:

Applicant is assuming that the Examiner's statement of reasons for allowance is to be taken in light of the structure and interaction recited in the claims. Applicant notes that the Examiner's comments have paraphrased the language of the claims and it should be understood that the language of the claims themselves set out the scope of the claims.

Applicants respectfully submit that the IDS filed on January 9, 2012, which was not considered, was resubmitted on January 29, 2013, and was indicated as considered on February 13, 2013. Therefore, Applicants respectfully submit that all submitted references have been considered.

Respectfully submitted,

BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN LLP

Dated: August 1, 2013 /Judith Szepesi/

Judith A. Szepesi Reg. No. 39,393

Customer No. 08791 1279 Oakmead Parkway Sunnyvale, CA 94085 (408) 720-8300

Electronic Acknowledgement Receipt					
EFS ID:	16483263				
Application Number:	13018321				
International Application Number:					
Confirmation Number:	8340				
Title of Invention:	HUMAN ACTIVITY MONITORING DEVICE				
First Named Inventor/Applicant Name:	Philippe Kahn				
Customer Number:	8791				
Filer:	Judith A. Szepesi				
Filer Authorized By:					
Attorney Docket Number:	8689P027C2				
Receipt Date:	01-AUG-2013				
Filing Date:	31-JAN-2011				
Time Stamp:	22:27:08				
Application Type:	Utility under 35 USC 111(a)				

Payment information:

Submitted with Payment	no

File Listing:

Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1	Issue Fee Payment (PTO-85B)	8689P027C2_Issue_Fee_Payme nt.pdf	224624 957d9f66bf526a088d411c967d913aadaaf9 e477	no	2
Warnings:					

Information:

2	Post Allowance Communication - Incoming	8689P027C2_Comments_for_A llowance.pdf	16972 de2cd6599681ac87fc3cd0f621dfe289ce93 2653	no	2
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		2	41596		

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.



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
(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.

CURRENT CORRESPONDENCE ADDRESS (Note: Use Block 1 for any change of address)

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.

05/06/2013 BLAKELY SOKOLOFF TAYLOR & ZAFAPANO

1279 Oakmead Parkway Sunnyvale, CA 94085-4040



Certificate of Mailing or Transmission

I hereby certify that this Fee(s) Transmittal is being submitted electronically via EFS Web on the date shown below.

Judith A. Szepesi	(Depositor's name)
/Judith Szepesi/	(Signature)
August 1, 2013	(Date)

		1	<i>ଆ</i> ।	raudith Szepe:	5V	(Signature)	
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		STEAT & TRADE	MARTI	·			
			-				
APPLICATION NO.	FILING DATE		FIRST NAMED INVENTOR	Α	TTORNEY DOCKET NO.	CONFIRMATION-NO.	
13/018,321	01/31/2011		Philippe Kahn		8689P027C2	8340	
TITLE OF INVENTIO	N: HUMAN ACTIVITY	MONITORING DEVICE			•		
APPLN. TYPE	ENTITY STATUS	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE F	FEE TOTAL FEE(S) DUE	DATE DUE	
nonprovisional	UNDISCOUNTED	\$40	\$0	\$1740	\$40	08/06/2013	
EXA	MINER	ART UNIT	CLASS-SUBCLASS	1			
	D, EDWARD R	2857	702-160000	J			
			2. For printing on the p	stant front page list			
CFR 1.363).	dence address or indicatio		(1) the names of up to		attorneys 1 Blakely,	Sokoloff,	
Change of corres	pondence address (or Cha B/122) attached.	nge of Correspondence	or agents OR, alternativ	vely,		. Zafman LLP	
			registered attorney or agent) and the names of up to				
"Fee Address" indication (or "Fee Address" Indication form PTO/SIS/47; Rev 03-02 or more recent) attached. Use of a Customer Number is required. The Address indication (or "Fee Address" Indication form PTO/SIS/47; Rev 03-02 or more recent) attached. Use of a Customer Number is required. The Address indication (or "Fee Address" Indication form PTO/SIS/47; Rev 03-02 or more recent) attached. Use of a Customer 2 registered attorney or agent) and the names 2 registered patent attorneys or agent.			name is 3 Judith 1	A. Szepesi			
			1	-			
			THE PATENT (print or typ				
PLEASE NOTE: Un recordation as set for	nless an assignee is ident rth in 37 CFR 3.11. Com	ified below, no assignee pletion of this form is NO	data will appear on the part of the part o	atent. If an assignee assignment.	is identified below, the d	locument has been filed for	
(A) NAME OF ASS			(B) RESIDENCE: (CITY				
DP Technolo	ngies. Inc.		Scotts Valley,	California .			
	•		• •				
Please check the approp	oriate assignee category or	categories (will not be pr	rinted on the patent):	Individual X Corp	oration or other private gr	oup entity Government	
4a. The following fee(s)) are submitted:	41	b. Payment of Fee(s): (Plea	se first reapply any	previously paid issue fee	shown above)	
Issue Fee			A check is enclosed.				
_ `	No small entity discount p	permitted)	Payment by credit car				
Advance Order -	# of Copies		The Director is hereby overpayment, to Depo	authorized to charge sit Account Number	the required fee(s), any de 02-2666 (enclose a	eficiency, or credit any in extra copy of this form).	
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Adjustment date: 98/82/2013 EEKUBAY2 13018321 64726/2012 INTERSW 60011320 622666 13018321 01 FC:1501

Page 2 of 4

PTOL-85 (Rev. 02/11)

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5. Change in Entity Status (from status indicated above)	
Applicant certifying micro entity status. See 37 CFR 1.29	NOTE: Absent a valid certification of Micro Entity Status (see form PTO/SB/15A and 15B), issue fee payment in the micro entity amount will not be accepted at the risk of application abandonment.
Applicant asserting small entity status. See 37 CFR 1.27	NOTE: If the application was previously under micro entity status, checking this box will be taken to be a notification of loss of entitlement to micro entity status.
Applicant changing to regular undiscounted fee status.	NOTE: Checking this box will be taken to be a notification of loss of entitlement to small or micro entity status, as applicable.
NOTE: The Issue Fee and Publication Fee (if required) will not be accinterest as shown by the records of the United States Patent and Trade	cepted from anyone other than the applicant; a registered attorney or agent; or the assignee or other party in mark Office.
Authorized Signature /Judith Szepesi/	Date August 1, 2013
Typed or printed name Judith A. Szepesi	Registration No. 39,393
an application. Confidentiality is governed by 35 U.S.C. 122 and 37 submitting the completed application form to the USPTO. Time will this form and/or suggestions for reducing this burden, should be sent Box 1450, Alexandria, Virginia 22313-1450. DO NOT SEND FEES Alexandria, Virginia 22313-1450.	mation is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and vary depending upon the individual case. Any comments on the amount of time you require to complete to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450,
Officer the raperwork reduction Act of 1993, no persons are required	to respond to a collection of information unless it displays a valid OMB control number.

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

BLAKELY SOKOLOFF TAYLOR & ZAFMAN 1279 Oakmead Parkway Sunnyvale, CA 94085-4040

EXAMINER

COSIMANO, EDWARD R

ART UNIT PAPER NUMBER

2857

DATE MAILED: 05/06/2013

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
13/018,321	01/31/2011	Philippe Kahn	8689P027C2	8340

TITLE OF INVENTION: HUMAN ACTIVITY MONITORING DEVICE

APPLN. TYPE	ENTITY STATUS	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	UNDISCOUNTED	\$40	\$0	\$1740	\$40	08/06/2013

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 ENTITY STATUS shown above. If the ENTITY STATUS is shown as SMALL or MICRO, verify whether entitlement to that entity status still applies.

If the ENTITY STATUS is the same as shown above, pay the TOTAL FEE(S) DUE shown above.

If the ENTITY STATUS is changed from that shown above, on PART B - FEE(S) TRANSMITTAL, complete section number 5 titled "Change in Entity Status (from status indicated above)".

For purposes of this notice, small entity fees are 1/2 the amount of undiscounted fees, and micro entity fees are 1/2 the amount of small entity fees.

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.

PART B - FEE(S) TRANSMITTAL

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

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

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CURRENT CORRESPONDENCE ADDRESS (Note: Use Block 1 for any change of address)

8791 7590 05/06/2013 **BLAKELY SOKOLOFF TAYLOR & ZAFMAN** 1279 Oakmead Parkway Sunnyvale, CA 94085-4040

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

Certificate of Mailing or Transmission	
oapers. Each additional paper, such as an assignment or formal drawing, n nave its own certificate of mailing or transmission.	nus

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. (Depositor's name) (Signature (Date

APPLICATION NO.	FILING DATE		FIRST NAMED INVENTOR		FORNEY DOCKET NO.	CONFIRMATION NO.
13/018,321	01/31/2011		Philippe Kahn	_	8689P027C2	8340
TITLE OF INVENTION	N: HUMAN ACTIVITY I	MONITORING DEVICE				
APPLN. TYPE	ENTITY STATUS	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FE	E TOTAL FEE(S) DUE	DATE DUE
nonprovisional	UNDISCOUNTED	\$40	\$0	\$1740	\$40	08/06/2013
EXA	MINER	ART UNIT	CLASS-SUBCLASS]		
COSIMANO	, EDWARD R	2857	702-160000	•		
"Fee Address" in PTO/SB/47; Rev 03-Number is required 3. ASSIGNEE NAME A PLEASE NOTE: UI	AND RESIDENCE DATA	"Indication form ed. Use of a Customer A TO BE PRINTED ON ified below, no assignee	or agents OR, alternati (2) the name of a singl registered attorney or a 2 registered patent atto listed, no name will be THE PATENT (print or ty)	e firm (having as a mengent) and the names of rneys or agents. If no n printed. be) atent. If an assignee is	puber a 2	ocument has been filed for
(A) NAME OF ASS	•	ACTION OF MISS FORM 15 1VC	(B) RESIDENCE: (CITY	C	NTRY)	
Please check the approp	oriate assignee category or	categories (will not be p	rinted on the patent): \Box	Individual 🖵 Corpor	ation or other private gro	oup entity 🗖 Government
	o are submitted: No small entity discount p # of Copies	permitted)	b. Payment of Fee(s): (Plea A check is enclosed. Payment by credit car The Director is hereby overpayment, to Depo	d. Form PTO-2038 is a	itached. ne required fee(s), any de	,

5. Change in Entity Status (from status indicated above)	
Applicant certifying micro entity status. See 37 CFR 1.29	NOTE: Absent a valid certification of Micro Entity Status (see form PTO/SB/15A and 15B), issue fee payment in the micro entity amount will not be accepted at the risk of application abandonment.
Applicant asserting small entity status. See 37 CFR 1.27	NOTE: If the application was previously under micro entity status, checking this box will be taken to be a notification of loss of entitlement to micro entity status.
Applicant changing to regular undiscounted fee status.	<u>NOTE</u> : Checking this box will be taken to be a notification of loss of entitlement to small or micro entity status, as applicable.
NOTE: The Issue Fee and Publication Fee (if required) will not be accinterest as shown by the records of the United States Patent and Trade	cepted from anyone other than the applicant; a registered attorney or agent; or the assignee or other party in mark Office.
Authorized Signature	Date
Typed or printed name	Registration No
an application. Confidentiality is governed by 35 U.S.C. 122 and 37 submitting the completed application form to the USPTO. Time will this form and/or suggestions for reducing this burden, should be sent Box 1450, Alexandria, Virginia 22313-1450. DO NOT SEND FEES Alexandria, Virginia 22313-1450.	mation is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and vary depending upon the individual case. Any comments on the amount of time you require to complete to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450 to respond to a collection of information unless it displays a valid OMB control number.



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.
13/018,321	01/31/2011	8689P027C2	8340	
8791 75	90 05/06/2013	EXAMINER		
	OLOFF TAYLOR &	COSIMANO,	EDWARD R	
1279 Oakmead Par Sunnyvale, CA 940		ART UNIT	PAPER NUMBER	
			2857	

DATE MAILED: 05/06/2013

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 or (571)-272-4200.

Privacy Act Statement

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

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

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

	Application No. 13/018,321	Applicant(s) KAHN ET AL	
Notice of Allowability	Examiner EDWARD COSIMANO	Art Unit 2857	AIA (First Inventor to File) Status
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) of NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIC of the Office or upon petition by the applicant. See 37 CFR 1.313	OR REMAINS) CLOSED in this apported of the communication GHTS. This application is subject to	lication. If not will be mailed i	included n due course. THIS
1. A declaration(s)/affidavit(s) under 37 CFR 1.130(b) was/	•	<u>013</u> .	
2. An election was made by the applicant in response to a restr requirement and election have been incorporated into this action.		e interview on	; the restriction
3. A The allowed claim(s) is/are 1.2 and 4-20. As a result of the all Prosecution Highway program at a participating intellectual please see http://www.uspto.gov/patents/init_events/oph/indegetats/	property office for the corresponding	g application. F	or more information,
4. Acknowledgment is made of a claim for foreign priority under	35 U.S.C. § 119(a)-(d) or (f).		
Certified copies:			
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 in Application No		pplication from the
Interim copies:			
a) All b) Some c) None of the: Interim copi	es of the priority documents have be	en received.	
Applicant has THREE MONTHS FROM THE "MAILING DATE" on noted below. Failure to timely comply will result in ABANDONMETHIS THREE-MONTH PERIOD IS NOT EXTENDABLE.		omplying with	the requirements
5. CORRECTED DRAWINGS (as "replacement sheets") must	be submitted.		
including changes required by the attached Examiner's Paper No./Mail Date	Amendment / Comment or in the Of	fice action of	
Identifying indicia such as the application number (see 37 CFR 1.6 each sheet. Replacement sheet(s) should be labeled as such in th			not the back) of
6. DEPOSIT OF and/or INFORMATION about the deposit of BI attached Examiner's comment regarding REQUIREMENT FO			ne
Attachment(s) 1. ☐ Notice of References Cited (PTO-892)	5. 🛛 Examiner's Amendn	nent/Comment	
2. Information Disclosure Statements (PTO/SB/08),	6. 🛛 Examiner's Stateme	nt of Reasons	for Allowance
Paper No./Mail Date	7.		

U.S. Patent and Trademark Office PTOL-37 (Rev. 03-13)

Art Unit: 2857

1. EXAMINER'S COMMENT

1.1 APPLICATION PAPERS

- 1.1.1 When preparing this Office action the Examiner considers the instant application to include:
- A) the copy of the Oath/Declaration from parent application serial number 11/644,455 which was filed on 31 January 2011 and that is acceptable to the Examiner;
- B) the content of the Abstract which was filed on 31 August 2011 and that is acceptable to the Examiner;
- C) figures 1, 2, 3, 4, 5, 6, 7, 8 & 9 of the set of drawings containing 9 sheets of 9 figures comprising figures 1, 2, 3, 4, 5, 6, 7, 8 & 9 as presented in the set of drawings filed on 31 January 2011 where the content of figures 3, 4, 5, 6, 7, 8 & 9 of the above set of drawings is acceptable to the Examiner;
 - D) the written description as filed on 31 January 2011 and amended on 09 January 2012;
- E) the set of 19 claims comprising claims 1, 2 & 4-20 with 4 independent claims as filed on 20 April 2013; and
 - F) the NON-Publication request filed on 31 January 2011.

1.2 BENEFIT OF AN EARLIER FILING DATE

1.2.1 Applicant's claim for the benefit of an earlier filing date pursuant to 35 U.S.C. 120 is acknowledged.

1.3 PRIOR ART FROM EARLIER APPLICATIONS

- 1.3.1 The Examiner has considered the prior art cited in the applications for which Applicant has claimed the benefit of an earlier filing date pursuant to 35 U.S.C. 120.
- 1.3.2 If Applicant wishes any of the prior art that was cited in each of the base applications but that has not been cited during the prosecution of the instant application to appear on any Patent granted on the instant application, then Applicant must provide a properly completed PTO-1449 containing proper citations of the prior art that Applicant wishes to appear on any Patent that may be granted on the instant application.

Art Unit: 2857

2. INFORMATION DISCLOSURE STATEMENT (IDS)

2.1 The Examiner notes that each of the Non Patent Literature (NPL) documents that have

been crossed off the IDS that was filed on 16 May 2011 because the citation of each of these

documents is a duplicate citation of the same document which has been cited on the IDS filed on

31 January 2011 and that has been considered by the Examiner as indicated on the copy of the

IDS filed on 31 January 2011 which was attached to the Office action mailed 08 November

2011.

2.2 The IDS filed on 09 January 2012 fails to comply with the provisions of 37 CFR 1.97 and

MPEP § 609 because:

A) it fails to comply with 37 CFR 1.97(d) because it lacks a statement as specified in 37

CFR 1.97(e).

It has been placed in the application file, but the information referred to therein has not been

considered as to the merits. Applicant is advised that the date of any re-submission of any item

of information contained in this information disclosure statement or the submission of any

missing element(s) will be the date of submission for purposes of determining compliance with

the requirements based on the time of filing the statement, including all certification

requirements for statements under 37 CFR 1.97(e). See MPEP § 609.05(a).

2.2.1 In regard to the IDS filed on 09 January 2012, the Examiner notes that in view of the Ex

Parte Quayle action mailed on 08 November 2011 that closed prosecution on the merits, the IDS

must be submitted pursuant to 37 CFR 1.97(d) and not 37 CFR 1.97(c) as set forth by Applicant

in the IDS transmittal letter. Further pursuant to 37 CFR 1.97(d) while the IDS submission lacks

the required certification statement, see 37 CFR 1.97(e), the IDS submission does include the

required fee.

3. RESPONSE TO APPLICANT'S AMENDMENTS/ARGUMENTS

Art Unit: 2857

3.1 The objections and/or rejections that have not been repeated herein have been overcome by Applicant's last response.

4. REASONS FOR ALLOWANCE

4.1 The following is a statement of reasons for the indication of allowable subject matter over the prior art:

A) for example:

- (1) either Smith et al (5,485,402) or Richardson et al (5,976,083 or 6,135,951) or Ebeling et al (6,145,389) or Sakuria et al (6,369,794) or Kubo et al (2002/0089425 or 6,700,499) or Ladetto et al (2003/0018430 or 6,826,477) or Darley (6,611,789 or 2007/0061105 or 2007/0208531 or 7,428,471 or 7,617,071 or 2010/0057398 or 7,962,312) or Tsuji (2005/0232388 or 2005/0238132 or JP 2005-309691 A or 7,169,084 or 7,297,088) or Seo et al (2006/0020177 or 7,334,472) or Skvortsov et al (2006/0174685 or 7,305,323) or Park et al (2007/0067094 or 7,640,134) or Pasolini et al (2007/0143068 or 7,463,997) or Kato et al (2008/0243432) disclose a computer implemented machine/process that while under the control of a suitable operating program/system stored within or on a computer readable/accessible media/medium provides the useful and beneficial function of monitoring and counting human activity. To monitor human activity, a suitable sensor is used in order to sense and monitor the one or more accelerations that are produced by the one or more motions of human activity. The acceleration signals that are produced by the sensor are then suitably processed by being analyzed or evaluated in order to detect a suitable variation of the amplitude/magnitude or pattern or signature of the sensor signal from the sensor that represents a human motion such as a step. Once a step has been detected, a step count is incremented in order to count the number of time that a human activity has been detected. Whereas further taught or suggest by at least:
- (a) Smith et al (5,485,402) the count represents the number of human actions that have occurred within a measured time interval;
- (b) either Richardson et al (5,976,083 or 6,135,951) or Ebeling et al (6,145,389) the count representing the number of human action is used in order to determine a distance that has been traveled by the human;

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(c) either Sakuria et al (6,369,794) or Kubo et al (2002/0089425 or 6,700,499) or Ladetto et al (2003/0018430 or 6,826,477) or Park et al (2007/0067094 or 7,640,134) the variations in the sensor signal are variation over a period or interval or duration of time;

- (d) either Kubo et al (2002/0089425 or 6,700,499) or Ladetto et al (2003/0018430 or 6,826,477) or Darley (6,611,789 or 2007/0061105 or 2007/0208531 or 7,428,471 or 7,617,071 or 2010/0057398 or 7,962,312) or Park et al (2007/0067094 or 7,640,134) or Pasolini et al (2007/0143068 or 7,463,997) the sensor signal is taken from an axis of the sensor;
- (e) either Darley (6,611,789 or 2007/0061105 or 2007/0208531 or 7,428,471 or 7,617,071 or 2010/0057398 or 7,962,312) when a step has not detected within a predetermined period or interval or duration of time then a sleep mode is initialed until a qualifying acceleration has been detected and the monitor wakes up;
- (f) either Tsuji (2005/0232388 or 2005/0238132 or JP 2005-309691 A or 7,169,084 or 7,297,088) any variation in the amplitude/magnitude or pattern or signature of the sensor signal from the sensor that is greater than on step cycle is counted as representing one or more human motions such as one or more steps; and
- (g) either Seo et al (2006/0020177 or 7,334,472) the sampling frequency of the pedometer is changed when a step has not been detected within a predetermined period or interval or duration of time since the last detected step and then a sleep mode is initialed until a qualifying acceleration is detected and the monitor wakes up.
- B) the prior art does not fairly teach or suggest in regard to claims 1, 11 a process in claim 1, a machine in claim 11, and a tangible non-transitory article/manufacture in claim 17 that provides the useful and beneficial function of monitoring the activity of an user by providing actions in claim 1 and structures in claims 11 & 17 that perform at least the functions of:
- (1) assigning a dominant axis with respect to gravity for an inertial sensor based upon the orientation of the inertial sensor;
- (2) detecting a change in the orientation of the inertial sensor and updating the assigned dominant axis for the inertial sensor based upon the detected change in the orientation of the inertial sensor;

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(3) counting period motions by monitoring accelerations relative to the dominant axis of the inertial sensor that occur within the cadence window by counting the periodic human motions when the monitored accelerations indicate a motion cycle that meets motion criteria within a cadence window"; and

(4) updating the cadence window as the actual cadence changes.

Claim 2, which depends from claim 1, claims 12-14, which depend from claim 11, and claims 16-20, which depend from claim 15, are allowable over the prior art for the same reason.

- C) the prior art does not fairly teach or suggest in regard to claim 6 a process in claim 6 that provides the useful and beneficial function of monitoring the activity of an user by providing actions in claim 6 that perform at least the functions of:
 - (1) buffering a plurality of motion cycles representing periodic human motions;
- (2) identifying within an appropriate cadence window, a number of periodic human motions:
- (3) monitoring a human activity by counting each of the identified periodic human motions; and
- (4) updating the cadence window as a cadence of the motion cycle changes. Claims 7-10, which depend from claim 6, are allowable over the prior art for the same reason.

5. RELEVANT ART OF INTEREST

- 5.1 The Examiner has cited prior art of interest, for example:
- A) either Kahn et al (7,457,719) or Kahn et al (2009/0043531 or 2009/0234614 or 2009/0319221 or 7,647,196 or 7,653,508 or 2010/0056872 or 7,753,861 or 7,788,059 or 7,881,902 or 7,987,070 or 8,187,182: a latter effective date) are publications of related applications with at least one common inventor.

6. CONCLUSION

6.1 Any inquiry concerning this communication or earlier communications from the Examiner should be directed to Edward R. Cosimano whose telephone number is 571-272-0571. The Examiner can normally be reached on 571-272-0571 from 8:30am to 5:00pm.

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6.2 If attempts to reach the Examiner by telephone are unsuccessful, the Examiner's supervisor, Andrew Schechter, can be reached on 571-272-2302. The fax phone number for the

organization where this application or proceeding is assigned is 571-273-8300.

6.3 Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://portal.uspto.gov/external/portal. Should you have questions on access to the

Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

ERC

04/29/2013

/Edward Cosimano/ Primary Examiner Unit 2857 Receipt date: 04/20/2013

Attorney's Docket No. 8689P027C2

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant : Philippe Kahn, et al. | Examiner: Cosimano, Edward R

Appl. No. : 13/018,321 Art Unit: 2857

Filed : January 31, 2011 Conf No: 8340

For : Human Activity Monitoring

Device

Customer No. : 08791

CERTIFICATE OF TRANSMISSION

I hereby certify that this correspondence is being submitted electronically via EFS Web on the date

shown below.

/Judith Szepesi/ April 19, 2013

Judith A. Szepesi Date

Mail Stop AF Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

OK TO ENTER RULE 116

/ERC/

26 April 2013

AMENDMENT

Sir:

In response to the Office Action of February 19, 2013, which was made final, applicants respectfully request the Examiner to enter the following amendments and consider the following remarks:

Amendments to the Claims begin on page 2 of this paper.

Remarks/Arguments begin on page 6 of this paper.

13/018,321 Page 1 of 7 8689P027C2

Issue Classification	Application/Control No. 13018321	Applicant(s)/Patent Under Reexamination KAHN ET AL.
	Examiner EDWARD COSIMANO	Art Unit 2857

CPC			
Symbol		Туре	Version
	1		
	1		
	1		
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CPC Combination Sets				
Symbol	Туре	Set	Ranking	Version

	US OR	IGINAL CL	.ASSIFIC	ATION			INTERNATIONAL CLASSIFICATION								ON
	CLASS			SUBCLASS					С	LAIMED			N	ON-	CLAIMED
702			160			G	0	1	С	22 / 00 (2006.01.01)					
	0.5	ACC DEE		C/		G	0	1	Р	13 / 00 (2006.01.01)					
	CF	OSS REFI	ERENCE	5)		G	0	6	F	19 / 00 (2011.01.01)					
CLASS	SUE	CLASS (ONE	SUBCLAS	S PER BLO	CK)	G	0	6	F	17 / 40 (2006.01.01)					
73	1.79														
377	24.2														

NONE		Total Clain	ns Allowed:
(Assistant Examiner)	(Date)	1	9
/EDWARD COSIMANO/ Primary Examiner.Art Unit 2857	04/29/2013	O.G. Print Claim(s)	O.G. Print Figure
(Primary Examiner)	(Date)	2	8

U.S. Patent and Trademark Office Part of Paper No. 20130429

Application/Control No. 13018321 Examiner EDWARD COSIMANO Applicant(s)/Patent Under Reexamination KAHN ET AL. Art Unit 2857

702	97	187	189						
708	105	200							

NONE		Total Clain	ns Allowed:
(Assistant Examiner)	(Date)	1	9
/EDWARD COSIMANO/ Primary Examiner.Art Unit 2857	04/29/2013	O.G. Print Claim(s)	O.G. Print Figure
(Primary Examiner)	(Date)	2	8

U.S. Patent and Trademark Office Part of Paper No. 20130429

Application/Control No.	Applicant(s)/Patent Under Reexamination
13018321	KAHN ET AL.
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Examiner	Art Offic

	Claims re	laims renumbered in the same order as presented by applicant							☐ CPA ⊠ T.D. ☐ R.1.47						
Final	Original	Final	Original	Final	Original	Final	Original	Final	Original	Final	Original	Final	Original	Final	Original
1	1	17	17												
2	2	18	18												
	3	19	19												
3	4	16	20												
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12	13														
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14	15														
15	16														

NONE		Total Clain	ns Allowed:
(Assistant Examiner)	(Date)	1	9
/EDWARD COSIMANO/ Primary Examiner.Art Unit 2857	04/29/2013	O.G. Print Claim(s)	O.G. Print Figure
(Primary Examiner)	(Date)	2	8

U.S. Patent and Trademark Office Part of Paper No. 20130429

Search Notes

Application/Control No.	Applicant(s)/Patent Under Reexamination
13018321	KAHN ET AL.
Examiner	Art Unit

CPC- SEARCHED		
Symbol	Date	Examiner

CPC COMBINATION SETS - SEARCHED						
Symbol	Date	Examiner				

US CLASSIFICATION SEARCHED											
Class	Class Subclass Date Exami										
33	700, 701	11/03/2011	ERC								
73	1.01, 1.37, 1.38, 1.75, 1.76, 1.77, 1.78, 1.79, 1.81, 432.1, 865.4, 865.8	11/03/2011	ERC								
377	1, 13, 15, 17, 19, 20, 24, 24.1, 24.2	11/03/2011	ERC								
702	1, 85, 97, 104, 127, 141, 150, 155, 158, 160, 187, 189	11/03/2011	ERC								
708	100, 101, 105, 131, 160, 200, 212	11/03/2011	ERC								
Updated	above	01/21/2012	ERC								
Updated	above	05/19/2012	ERC								
Updated	above	02/13/2013	ERC								
G01B	5/00, 5/02	02/13/2013	ERC								
G01C	22/00, 25/00	02/13/2013	ERC								
G01D	7/00	02/13/2013	ERC								
G01P	13/00	02/13/2013	ERC								
G06F	11/00, 11/30, 11/32, 17/00, 17/40, 19/00	02/13/2013	ERC								
Updated	above	04/29/2013	ERC								

SEARCH NOTES									
Search Notes	Date	Examiner							
Inventor Name Search; Continuity Check	10/28/2011	ERC							
EAST (USOCR, USPAT, US-PGPUB, DERWENT, EPO, FPRS, JPO, IBM-TDB)	11/03/2011	ERC							
Updated EAST search of 03 November 2011 with additional terms	01/21/2012	ERC							
EAST (USOCR, USPAT, US-PGPUB, DERWENT, EPO, FPRS, JPO, IBM-TDB)	05/19/2012	ERC							

SEARCH NOTES								
Search Notes	Date	Examiner						
Inventor Name and Assignee Check	02/12/2013	ERC						
Inventor Name and Assignee Search	02/13/2013	ERC						
EAST (USOCR, USPAT, US-PGPUB, DERWENT, EPO, FPRS, JPO, IBM-TDB)	02/13/2013	ERC						
Updated Inventor Name, Assignee and EAST searches of 13 Feburary 2013	04/29/2013	ERC						

INTERFERENCE SEARCH								
US Class/ CPC Symbol	US Subclass / CPC Group	Date	Examiner					
73	1.01, 1.79	04/29/2013	ERC					
377	1, 19, 24, 24.2	04/29/2013	ERC					
702	1, 85, 97, 127, 155, 158, 160, 187, 189	04/29/2013	ERC					
708	100, 105, 200	04/29/2013	ERC					

U.S. Patent and Trademark Office Part of Paper No.: 20130429

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Index of Claims	13018321	KAHN ET AL.
	Examiner	Art Unit
	EDWARD COSIMANO	2857

✓	Rejected	-	Cancelled	N	ı	Non-Elected	A	Appeal
=	Allowed	÷	Restricted	ı		Interference	0	Objected
☐ Claims renumbered in the same order as presented by applicant ☐ CPA ☒ T.D. ☐ R.1.47								

☐ Claims renumbered in the same order as presented by applicant ☐ CPA ☒ T.D. ☐ R.1.47									
CLA	lМ					DATE			
Final	Original	11/04/2011	01/21/2012	05/20/2012	02/14/2013	04/29/2013			
1	1	=	=	✓	✓	=			
2	2	=	=	✓	✓	=			
	3	=	=	✓	-	-			
3	4	=	=	✓	✓	=			
4	5	=	=	✓	✓	=			
5	6	=	=	√	✓	=			
8	7	=	=	✓	✓	=			
9	8	=	=	✓	✓	=			
6	9	=	=	✓	✓	=			
7	10	=	=	✓	✓	=			
10	11	=	=	✓	✓	=			
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14	15	=	=	✓	✓	=			
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17	17	=	=	✓	✓	=			
18	18	=	=	✓	✓	=			
19	19	=	=	✓	✓	=			
16	20	=	=	√	√	=			

U.S. Patent and Trademark Office Part of Paper No.: 20130429



UNITED STATES DEPARTMENT OF COMMERCE U.S. Patent and Trademark Office Address: COMMISSIONER FOR PATENTS

Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450

APPLICATION NO./ CONTROL NO.	FILING DATE	FIRST NAMED INVENTOR / PATENT IN REEXAMINATION	Δ	TTORNEY DOCKET NO.
13/018,321	31 January, 2011	KAHN ET AL.		8689P027C2
			E	XAMINER
BLAKELY SOKOLOFF TAYLOR & ZAFMAN 1279 Oakmead Parkway			EDWA	RD COSIMANO
Sunnyvale, CA 94085-4	040		ART UNIT	PAPER
			2857	20130429A

DATE MAILED:

Commissioner for Patents

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

PTO-90C (Rev.04-03)

	Туре	L#	Hits	Search Text	DBs	Time Stamp
1	BRS	L1	433345	detection or gravity or	US-PGPUB; USPAT; UPAD	2013/04/29 14:00
2	BRS	L2	70451	micro\$1electr\$4mechanical\$1ma	US-PGPUB; USPAT; UPAD	2013/04/29 14:01

	Туре	L#	Hits	Search Text	DBs	Time Stamp
3	BRS	L3		or modify or modified or	US-PGPUB; USPAT; UPAD	2013/04/29 14:01
4	BRS	L4	119265	L3 near6 (inertial or ins or ims or gyro or gyroscope or acc or accel or accelerate or accelerated or accelerating or acceleration or mem or micro\$1electr\$4mechanical\$1machine or micro\$1electr\$4machine or nem or nano\$1electr\$4machanical\$1machine or nano\$1electr\$4machine)	US-PGPUB; USPAT; UPAD	2013/04/29 14:02
5	BRS	L5	10309		US-PGPUB; USPAT; UPAD	2013/04/29 14:03
6	BRS	L6	222	L4 same L5	US-PGPUB; USPAT; UPAD	2013/04/29 14:03

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8	BRS	L8	1199	L1 near5 L7	US-PGPUB; USPAT; UPAD	2013/04/29 14:05
9	BRS	L9	8	L2 and L6 and L8	US-PGPUB; USPAT; UPAD	2013/04/29 14:05
10	BRS	L10	1522702	(motion or move or moved or moving or movements or step or stepping or walk or walking or run or running or walk or walking or run or running or jog or jogging or act or acting or action or active or activity or gait or stride) near4 (number or numbered or numbering or count or counted or counting or accumulate or accumulated or accumulating or accumulation or at\$1least or ((more or greater or larger or bigger) adj2 than) or plural or plurality or multiple or multi)	US-PGPUB; USPAT; UPAD	2013/04/29 14:05

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13	BRS	L13	1046986	(cadence or repeat or repeated or repeating or repetition or periodic or cycle or cyclic or cyclical or gait or stride) near3 (criteria or criterion or criterium or threshold or limit or require or required or requiring or requirement or tolerance or window or range or band or qualify or qualified or qualifying or qualification or within or with\$1in or standard or bench or bench\$1mark or bench\$1marked or bench\$1marking or baseline or base or reference or period or time or timing or interval)	US-PGPUB; USPAT; UPAD	2013/04/29 14:06
14	BRS	L14	563	L12 near15 L13	US-PGPUB; USPAT; UPAD	2013/04/29 14:09

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18	BRS	L18	180	L11 and L14 and L17	US-PGPUB; USPAT; UPAD	2013/04/29 14:11
19	BRS	L19	1265	L1 near15 L15	US-PGPUB; USPAT; UPAD	2013/04/29 14:11
20	BRS	L20	5	L9 and L19	US-PGPUB; USPAT; UPAD	2013/04/29 14:11
21	BRS	L21	2002	(kahn\$1 adj2 (p or philippe)).in. or ((kinsolving\$1 or kingsolving\$1) adj2 (a or arthur)).in. or (christensen\$1 adj2 (m or mark)).in. or (lee\$1 adj2 (b or brian or brain)).in. or (vogel\$1 adj2 (d or david)).in.	US-PGPUB; USPAT; UPAD	2013/04/29 14:11
22	BRS	L22	38	(fullpower or full\$1power or (dp adj2 (technology or technologies))).as.	US-PGPUB; USPAT; UPAD	2013/04/29 14:11
23	BRS	L23	35	"13"\$1"018"\$1"321" or "12"\$1"694"\$1"135" or "7"\$1"881"\$1"902" or "11"\$1"644"\$1"455" or "7"\$1"653"\$1"508" or "60"\$1"900"\$1"412" or "60"\$1"926"\$1"027" or "11"\$1"891"\$1"112" or "2009"\$1"0"\$1"043"\$1"531" or "7"\$1"647"\$1"196" or "12"\$1"069"\$1"267" or "12"\$1"108"\$1"486" or "2009"\$1"0"\$1"234"\$1"614" or "7"\$1"987"\$1"070" or "12"\$1"834"\$1"845" or ("20090043531" or "20090234614" or "7647196" or "7653508" or "7881902" or "7987070").pn.	US-PGPUB; USPAT; UPAD	2013/04/29 14:11

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29	BRS	L29	262		US-PGPUB; USPAT; UPAD	2013/04/29 14:14
30	BRS	L30	60		US-PGPUB; USPAT; UPAD	2013/04/29 14:14
31	BRS	L31	2	\$2"05"\$1"309691"	US-PGPUB; USPAT; UPAD	2013/04/29 14:14

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32	BRS	L32	72	or L19) and (L21 or L22 or L23	US-PGPUB; USPAT; UPAD	2013/04/29 14:15
33	BRS	L33	1	(L2 or L5 or L6 or L7 or L8 or L11 or L14 or L15 or L17 or L19) and ("5485402" or "5976083" or "6135951" or "6145389" or "6369794" or "20020089425" or "20030018430" or "6611789" or "6700499" or "6826477" or "20050232388" or "20050232388" or "20050232388" or "20060020177" or "20060020177" or "20070061105" or "20070067094" or "20070208531" or "7297088" or "7305323" or "7334472" or "7428471" or "20080243432" or "7457719" or "7463997" or "20090043531" or "7647196" or "7647134" or "7647196" or "7653508" or "7300056872" or "7753861" or "7788059" or "7881902" or "7962312" or "7887070").pn.	US-PGPUB; USPAT; UPAD	2013/04/29 14:15
34	BRS	L34	276		US-PGPUB; USPAT; UPAD	2013/04/29 14:15

Reviewed L34 Ti, Ab, Kwic All (NO NEW HITS)

Interference Search of L34

/ERC/ 29 April 2013



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. 8340

SERIAL NUM	IBER	FILING OF			CLASS	GR	OUP ART	UNIT	ATTO	DRNEY DOCKET	
13/018,32			_		702		2857		8	3689P027C2	
		RUL	E								
APPLICANTS Philippe Kahn, Aptos, CA; Arthur Kinsolving, Santa Cruz, CA; Mark Andrew Christensen, Santa Cruz, CA; Brian Y. Lee, Aptos, CA; David Vogel, Santa Cruz, CA; ***********************************											
** IF REQUIRE 03/02/20		REIGN FILING	3 LICENS	E GRA	NTED **	_					
Foreign Priority claim 35 USC 119(a-d) con		Yes No	☐ Met af	iter	STATE OR COUNTRY		HEETS	TOT.		INDEPENDENT CLAIMS	
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BIB (Rev. 05/07).

	Туре	L#	Hits	Search Text	DBs	Time Stamp
1	BRS	L1	613081	or largest) near2 important) or sense or sensing or detect\$1r or detection or gravity or gravitational) near5 (axis or	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2013/04/29 12:48
2	BRS	L2	77759	micro\$1electr\$4mechanical\$1ma chine or micro\$1electr\$4machine or nem	USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2013/04/29 12:48

	Type	L#	Hits	Search Text	DBs	Time Stamp
3	BRS	L3	1960476	or modify or modification or modify? or modify or modification or modify?	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2013/04/29 12:48
4	BRS	L4	129568	L3 near6 (inertial or ins or ims or gyro or gyroscope or acc or accel or accelerate or accelerated or accelerating or acceleration or mem or micro\$1electr\$4mechanical\$1ma chine or micro\$1electr\$4machine or nem	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2013/04/29 12:48
5	BRS	L5	13844	compensating or compensation or compensat\$1r or calibrate or	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2013/04/29 12:48

	Type	L#	Hits	Search Text	DBs	Time Stamp
6	BRS	L6	274	L4 same L5	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2013/04/29 12:48
7	BRS	L7	1202432	(count or counted or counting or number or numbered or numbering or increment or incremented or incremented or accumulate or accumulate or accumulation or accumulating or accumulation) near5 (motion or move or moved or moving or movements or accor accel or accelerate or accelerated or accelerating or acceleration or step or stepping or walk or walking or run or running or walk or walking or run or running or jog or jogging or act or acting or action or active or activity or gait or stride)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2013/04/29 12:48
8	BRS	L8	1490	L1 near5 L7	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2013/04/29 12:48
9	BRS	L9	9	L2 and L6 and L8	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2013/04/29 12:48

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10	BRS	L10	1818310	or jogging or act or acting or action or active or activity or gait or stride) near4 (number or numbered or numbering or count or counted or counting or	EDRS: FPO:	2013/04/29 12:48

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11 BR	S L11	465666	gauge or gauged or gauging or gaug\$1r or gage or gaged or gaging or gag\$1r or acquire or	IIS_PGPIIR•	2013/04/29 12:48

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12	BRS	L12	110555	analysis or analyze or analyzed or analyzing or analyz\$1r or allocate or allocated or allocating or allocation or allocat\$1r or assign or assigned or assigning	US-PGPUB; USPAT; USOCR;	2013/04/29 12:48
13	BRS	L13	1269511	or threshold or limit or require or required or requiring or	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2013/04/29 12:48
14	BRS	L14	605	L12 near15 L13	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2013/04/29 12:48

	Туре	L#	Hits	Search Text	DBs	Time Stamp
15	BRS	L15	993420	(motion or move or moved or moving or movements or step or stepping or walk or walking or run or running or walk or walking or run or running or jog or jogging or act or acting or action or active or activity or gait or stride) near4 (number or numbered or numbering or count or counted or counting or accumulate or accumulated or accumulation)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2013/04/29 12:48
16	BRS	L16	3308940	(motion or move or moved or moving or movements or step or stepping or walk or walking or run or running or walk or walking or run or running or walk or walking or run or running or jog or jogging or act or acting or action or active or activity or gait or stride) near4 (measure or measured or measuring or measurement or monitor or monitored or monitoring or capture or captured or capturing or detect or detected or detecting or detection or detect\$1r or sense or sensed or sensing or sens\$1r or transduce or transduced or transducing or transducer or sample or sampled or sampling or sampl\$1r or determine or determined or determining or	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2013/04/29 12:48

	Type	L#	Hits	Search Text	DBs	Time Stamp
17	BRS	L17	136503	L15 near15 L16	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2013/04/29 12:48
18	BRS	L18	185	L11 and L14 and L17	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2013/04/29 12:48
19	BRS	L19	1561	L1 near15 L15	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2013/04/29 12:48
20	BRS	L20	5	L9 and L19	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2013/04/29 12:48
21	BRS	L21	32581	(kahn\$1 adj2 (p or philippe)).in. or ((kinsolving\$1 or kingsolving\$1) adj2 (a or arthur)).in. or (christensen\$1 adj2 (m or mark)).in. or (lee\$1 adj2 (b or brian or brain)).in. or (vogel\$1 adj2 (d or david)).in.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2013/04/29 12:48
22	BRS	L22	87	(fullpower or full\$1power or (dp adj2 (technology or technologies))).as.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2013/04/29 12:48

	Туре	L#	Hits	Search Text	DBs	Time Stamp
23	BRS	L23	37	"11"\$1"891"\$1"112" or "2009"\$1"0"\$1"043"\$1"531" or "7"\$1"647"\$1"196" or "12"\$1"069"\$1"267" or	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2013/04/29 12:48
24	BRS	L24	23259	377/24.1 or 377/24.2 or 702/1 or 702/85 or 702/97 or 702/104 or 702/127 or 702/141 or 702/150	US-PGPUB; USPAT; USOCR:	2013/04/29 12:48

	Type	L#	Hits	Search Text	DBs	Time Stamp
25	BRS	L25	405866	(g01b\$1"5"\$1"00" or g01b\$1"5"\$1"02" or g01c\$1"22"\$1"00" or g01c\$1"25"\$1"00" or g01p\$1"13"\$1"00" or g01d\$1"7"\$1"00" or g06f\$1"11"\$1"30" or g06f\$1"11"\$1"30" or g06f\$1"11"\$1"32" or g06f\$1"17"\$1"40" or g06f\$1"17"\$1"40" or g06f\$1"17"\$1"40" or g06f\$1"19"\$1"00")	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2013/04/29 12:48
26	BRS	L26	2095	"4285041" or "4578769" or "5446725" or "5446775" or "5583776" or "5485402" or "5593431" or "5654619" or "5778882" or "5955667" or "5976083" or "6013007" or "6122595" or "6135951" or "6145389" or "6282496" or "20020023654" or "6353449" or "20020089425" or "6428490" or "20020109600" or "20020116147" or "20020118121" or "20020151810" or "6493652" or "6496695" or "20030018430" or "20030023192" or "6513381" or "6522266" or "6532419" or "20030048218" or "6539336" or "20030093248" or "20030093248" or "20030139692" or "6611789" or "20030191582" or "6644322" or "6700499" or "20040064286" or "20040077954" or "6744403" or "2004017072" or "6771250"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2013/04/29 12:48

	Туре	L#	Hits	Search Text	DBs	Time Stamp
27	BRS	L27	848	"20050202934" or "20050210300" or "20050222801" or "20050232388" or "200502323404" or "6050250" or "20050232404" or "6050250" or	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2013/04/29 12:48

	Туре	L#	Hits	Search Text	DBs	Time Stamp
28	BRS	L28	534	"20070032951" or "7177684" or "20070038364" or "20070061105" or "20070063850" or	USOCR; FPRS; EPO; JPO; DERWENT;	2013/04/29 12:48

	Type	L#	Hits	Search Text	DBs	Time Stamp
29	BRS	L29	308	"20080171918" or "7421369" or "7428471" or "20080243432" or "7451056" or "7457719" or "7463997" or "7467060" or "20090015421" or	/	2013/04/29 12:48
30	BRS	L30	76	"7753861" or "7774156" or "7788059" or "7788071" or "7857772" or "7883445" or	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2013/04/29 12:48

	Type	L#	Hits	Search Text	DBs	Time Stamp
31	BRS	L31	8	\$2"05"\$1"309691"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2013/04/29 12:48
32	BRS	L32	72	L2 and L5 and L7 and L15 and (L6 or L8 or L11 or L14 or L17 or L19) and (L21 or L22 or L23 or L24 or L25 or L26 or L27 or L28 or L29 or L30 or L31)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2013/04/29 12:48
33	BRS	L33	54	(L2 or L5 or L6 or L7 or L8 or L11 or L14 or L15 or L17 or L19) and ("5485402" or "5976083" or "6135951" or "6145389" or "6369794" or "20020089425" or "20030018430" or "6611789" or "6700499" or "6826477" or "20050232388" or "20050232388" or "20050232388" or "20060020177" or "20060020177" or "20070061105" or "20070067094" or "20070208531" or "7297088" or "7305323" or "7334472" or "7428471" or "20080243432" or "7457719" or "7463997" or "20090043531" or "7647196" or "7647196" or "7647196" or "7647196" or "7653508" or "7388059" or "7881902" or "7962312" or "7881902" or "7962312" or "7887070").pn.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2013/04/29 12:48

	Туре	L#	Hits	Search Text	DBs	Time Stamp
34	BRS	L34	295	L9 or L18 or L20 or L32 or L33	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2013/04/29 12:48
35	BRS	L35	1956	((L24 or L25) and (@pd>="19470101" and @pd<="19710101")) or ("2005309691").pn.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2013/04/29 13:06

Reviewed L34 Ti, Ab, Kwic All

Reviewed L35 Ti All

Interference Search of L34 & L35

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29 April 2013

	+	Document ID	Publicati on Date	Inventor	Current OR	Current XRef	Pag es
1		US 5485402 A	19960116	Smith; Douglas G. et al.	702/160	340/870.01; 340/870.28	10
2		US 5976083 A	19991102	Richardson; J. Jeffrey et al.	600/300	482/8; 482/901; 600/481; 600/587	34
3		US 6135951 A	20001024	Richardson; J. Jeffrey et al.	600/300	482/8; 600/592; 600/595	32
4		US 6145389 A	20001114	Ebeling; W. H. Carl et al.	73/865.4		14
5		US 6369794 B1	20020409	Sakurai; Yasuhiro et al.	345/156	379/433.04	37
6		US 20020089425 A1	20020711	Kubo, Nobuo et al.	340/573.1	340/669	28
7		US 20030018430 A1	20030123	Ladetto, Quentin et al.	701/217	701/200	56
8		US 6611789 B1	20030826	Darley; Jesse	702/160	702/141; 702/142; 702/176	87
9		US 6700499 B2	20040302	Kubo; Nobuo et al.	340/686.1	340/573.1; 340/573.7; 482/3; 482/74; 600/510; 600/552; 600/553; 73/379.01; 73/379.09	27
10		US 6826477 B2	20041130	Ladetto; Quentin et al.	701/217	340/944; 701/200; 701/213; 73/178R	58
11		US 20050232388 A1	20051020	Tsuji, Tomoharu	377/24.2		10
12		US 20050238132 A1	20051027	Tsuji, Tomoharu	377/24.2		10
13		JP 2005309691 A	20051104	TSUJI, TOMOHARU			9

	+		Document ID	Publicati on Date	Inventor	Current OR	Current XRef	Pag es
14		US	20060020177 A1	20060126	Seo; Jeong-Wook et al.	600/300	482/8 ; 600/595	90
15		US	20060174685 A1	20060810	Skvortsov; Vladimir et al.	73/1.37		8
16		US	7169084 B2	20070130	Tsuji; Tomoharu	482/8	482/1; 482/9; 702/160	9
17		US	20070061105 A1	20070315	Darley; Jesse et al.	702/182		86
18		US	20070067094 A1	+	Park; Kyong-Ha et al.	701/200	702/141	13
19		US	20070143068 A1	20070621	Pasolini; Fabio et al.	702/160		11
20		US	20070208531 A1	20070906	Darley; Jesse et al.	702/142	702/158; 702/178	86
21		US	7297088 B2	20071120	Tsuji; Tomoharu	482/3	377/24.2; 482/8; 482/900; 702/160	10
22		US	7305323 В2	20071204	Skvortsov; Vladimir et al.	702/160	377/24.2; 702/141	8
23		US	7334472 B2	20080226	Seo; Jeong-Wook et al.	73/379.01		89
24		US	7428471 B2	20080923	Darley; Jesse et al.	702/182	36/132; 36/136; 377/23; 377/24.2; 702/141; 702/142; 702/144; 702/160; 702/176; 73/597	83
25		US	20080243432 A1	20081002	Kato; Kazuo et al.	702/160		7
26		US	7457719 B1	20081125	Kahn; Philippe et al.	702/141		16
27		US	7463997 B2	20081209	Pasolini; Fabio et al.	702/160		12
28		US	20090043531 A1	20090212	Kahn; Philippe et al.	702/149		22

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29		US 20090234614 A1	20090917	Kahn; Philippe et al.	702/141	351/158	18
30		US 7617071 B2	20091110	Darley; Jesse et al.	702/165	702/142; 702/158; 702/160; 702/176; 73/597	82
31		US 20090319221 A1	20091224	Kahn; Philippe et al.	702/141		31
32		US 7640134 B2	20091229	Park; Kyong-Ha et al.	702/141	600/587; 600/592; 600/595; 73/491; 73/865.4	13
33		US 7647196 B2	20100112	Kahn; Philippe et al.	702/149	702/142; 702/150; 702/154	22
34		US 7653508 B1	20100126	Kahn; Philippe et al.	702/160	33/700; 377/1; 377/13; 377/24.2; 377/25; 702/1; 702/127; 702/155; 702/158; 702/187; 702/189	19
35		US 20100057398 A1	20100304	Darley; Jesse et al.	702/160	702/142	85
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37		US 7753861 B1	20100713	Kahn; Philippe et al.	600/595	482/8; 482/9; 600/300; 600/301; 600/587	24

	+		Document ID	Publicati on Date	Inventor	Current OR	Current XRef	Pag es
38		US	7788059 B1	20100831	Kahn; Philippe et al.	702/141		17
39		US	7881902 B1	20110201	Kahn; Philippe et al.	702/160	377/24.2 ; 702/97	19
40		US	7962312 B2	20110614	Darley; Jesse et al.	702/165	702/142; 702/158; 702/160; 702/176; 73/597	84
41		US	7987070 B2	20110726	Kahn; Philippe et al.	702/160	351/41 ; 73/1.38	19

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29 April 2013

	Document ID	Publicati on Date	Inventor	Current OF	Current XRef	Pag es
1	JP 2005309691 A	20051104	TSUJI, TOMOHARU			9

/ERC/

29 April 2013

Application Number	Application/Co	Re	oplicant(s)/Patent eexamination AHN ET AL.	under	
Document Code - DISQ	·	Internal Doc	cument – DC	NOT MAIL	
TERMINAL DISCLAIMER	⊠ APPROVI	ED	☐ DISAPP	ROVED	
Date Filed : 4/20/13	This patent is subject to a Terminal Disclaimer				
Approved/Disapproved by:					
ean proctor					

U.S. Patent and Trademark Office

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Approved for use through 1/31/2014. OMB 0651-0032
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P	ATENT APPL	ICATION	N FEE		RMINATION		Application	o a collection of informatic or Docket Number /018,321	Filing Date 01/31/2011	To be Mailed
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Ľ	(37 CFR 1.16(a), (b),	or (c))		N/A		N/A	_	N/A		
닏	SEARCH FEE (37 CFR 1.16(k), (i), o	or (m))		N/A		N/A		N/A		
Ш	EXAMINATION FE (37 CFR 1.16(o), (p),			N/A		N/A		N/A		
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	EPENDENT CLAIM CFR 1.16(h))	IS		mi	nus 3 = *			X \$ =		
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		(Columr	n 1)		APPLICATI	(Column 3)	ED – PA	RT II		
TN:	04/22/2013	CLAIMS REMAINI AFTER AMENDM			HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EXTR	RA	RATE (\$)	ADDITIC	NAL FEE (\$)
)ME	Total (37 CFR 1.16(i))	* 19		Minus	** 20	= 0		x \$80 =		0
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AM	Application Si	ize Fee (37	CFR 1.1	16(s))						
	FIRST PRESEN	NTATION OF I	MULTIPL	E DEPENI	DENT CLAIM (37 CFF	R 1.16(j))				
								TOTAL ADD'L FEI	E	0
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AMENDM	Independent (37 CFR 1.16(h))	*		Minus	***	=		X \$ =		
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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

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant : Philippe Kahn, et al. | Examiner: Cosimano, Edward R

Appl. No. : 13/018,321 Art Unit: 2857

Filed : January 31, 2011 Conf No: 8340

For : Human Activity Monitoring

Device

Customer No. : 08791

CERTIFICATE OF TRANSMISSION

I hereby certify that this correspondence is being submitted electronically via EFS Web on the date

shown below.

/Judith Szepesi/ April 19, 2013

Judith A. Szepesi Date

Mail Stop AF Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

AMENDMENT

Sir:

In response to the Office Action of February 19, 2013, which was made final, applicants respectfully request the Examiner to enter the following amendments and consider the following remarks:

Amendments to the Claims begin on page 2 of this paper.

Remarks/Arguments begin on page 6 of this paper.

Amendments to the Claims:

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

Listing of Claims:

1. (Previously Presented) A method of monitoring human activity using an inertial sensor, comprising:

assigning a dominant axis with respect to gravity based on an orientation of the inertial sensor;

detecting a change in the orientation of the inertial sensor and updating the dominant axis based on the change; and

counting periodic human motions by monitoring accelerations relative to the dominant axis by counting the periodic human motions when accelerations showing a motion cycle that meets motion criteria is detected within a cadence window; and updating the cadence window as actual cadence changes.

- 2. (Original) The method of claim 1, further comprising: using acceleration measurements along only the dominant axis to count steps.
- 3. (Canceled)
- 4. (Currently Amended) The method of claim $\underline{1}$ [[3]], wherein at least one of the motion criteria is a dynamic motion criterion, the dynamic motion criterion updated to reflect current conditions.
- 5. (Original) The method of claim 4, wherein the dynamic motion criteria includes at least a lower threshold, wherein the lower threshold is adjusted based on at least one of a rolling average of accelerations and the orientation of the inertial sensor.
- 6. (Previously Presented) A method of monitoring human activity using an inertial sensor, comprising:

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buffering a plurality of periodic human motions, each periodic human motion comprising a motion cycle;

identifying a number of periodic human motions within an appropriate cadence window;

counting each of the periodic human motions to enable the monitoring of human activity; and

updating the cadence window as a cadence of the motion cycle changes.

- 7. (Original) The method of claim 6, wherein prior to identifying, the inertial sensor is in a non-active mode, and wherein the non-active mode comprises running the device in one of an exit mode and an entry mode.
 - 8. (Original) The method of claim 7, wherein:

a requirement for switching the device from the exit mode to an active mode is lower than a requirement for switching the device from the entry mode to the active mode.

9. (Original) The method of claim 6, further comprising:

switching the device from the active mode to the non-active mode when a number of expected periodic human motions are not identified in the appropriate cadence windows.

- 10. (Original) The method of claim 6, further comprising:
- switching from a sleep mode to the non-active mode of operation when an acceleration is detected.
- 11. (Currently Amended) An inertial sensor based device, comprising:
 a dominant axis logic to determine an orientation of a device with respect to
 gravity, to assign a dominant axis, and to update the dominant axis when the orientation
 of the device changes; and

a counting logic to count periodic human motions by monitoring accelerations relative to the dominant axis by counting the periodic human motions when

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accelerations showing a motion cycle that meets motion criteria is detected within a cadence window; and

a cadence logic to update the cadence window as actual cadence changes. [[.]]

12. (Original) The device of claim 11, wherein:

the counting logic uses acceleration measurements along only the dominant axis to count steps.

- 13. (Previously Presented) The device of claim 11, further comprising: the cadence logic to update a dynamic cadence window; and the counting logic to count a periodic human motion when an acceleration measurement that meets motion criteria is taken within the cadence window.
 - 14. (Original) The device of claim 11, further comprising:

a comparator, to compare measurements of acceleration to dynamic motion criteria, the dynamic motion criteria updated to reflect current conditions; and

the counting logic to count a periodic human motion when the measurements of acceleration satisfy the dynamic motion criteria.

15. (Previously Presented) A non-transitory machine readable medium containing executable computer program instructions which, when executed by a processing system, cause said system to perform a method for:

assigning a dominant axis with respect to gravity based on an orientation of the inertial sensor;

detecting a change in the orientation of the inertial sensor and update the dominant axis based on the change; and

counting periodic human motions by monitoring accelerations relative to the dominant axis by counting the periodic human motions when accelerations showing a motion cycle that meets motion criteria is detected within a cadence window; and updating the cadence window as actual cadence changes.

16. (Original) The non-transitory machine readable medium containing executable computer program instructions of claim 15, which, when executed by the processing system, cause said system to perform the method further for:

using acceleration measurements along only the dominant axis to count steps.

17. (Original) The non-transitory machine readable medium containing executable computer program instructions of claim 15, which, when executed by the processing system, cause said system to perform the method further for:

maintaining a cadence window, wherein the cadence window is updated as an actual cadence changes; and

counting a periodic human motion when an acceleration measurement that meets motion criteria is within the cadence window.

- 18. (Original) The non-transitory machine readable medium containing executable computer program instructions of claim 17, wherein at least one of the motion criteria is a dynamic motion criterion, the dynamic motion criterion updated to reflect current conditions.
- 19. (Original) The non-transitory machine readable medium containing executable computer program instructions of claim 18, wherein the dynamic motion criteria includes at least a lower threshold, wherein the lower threshold is adjusted based on at least one of a rolling average of accelerations and the orientation of the inertial sensor.
- 20. (Original) The non-transitory machine readable medium containing executable computer program instructions of claim 15, which, when executed by the processing system, cause said system to perform the method further for:

switching the device from an active mode to a non-active mode when a number of expected periodic human motions are not identified in the appropriate cadence windows.

Remarks/Arguments

Applicants respectfully request consideration of the subject application as amended herein. This Amendment is submitted in response to the Office Action mailed February 19, 2013. Claims 1, 2, and 4-20 are rejected.

In this Amendment, claims 4 and 11 have been amended. No claims have been canceled or added. It is respectfully submitted that the amendment does not add new matter.

Applicants reserve all rights with respect to the applicability of the Doctrine of Equivalents.

Allowed Claims

Applicants thank the Examiner for the careful examination and for holding the claims allowable.

Objections

Claims 4, 5, and 11 are objected to because of informalities. Applicants have amended claim 4 to correct the dependency. Claim 5 depends on claim 4, and thus has correct dependency. Applicants have amended claim 11 to remove the extraneous period on the next line. Therefore, Applicants respectfully request withdrawal of these objections.

Double Patenting Rejection

Claims 1-5 and 11-20 are provisionally rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 1-5 and 11-14 of U.S. Patent No. 7,653,508 issued January 26, 2010. Claims 6-10 are provisionally rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 6-10 and 15-20 of U.S. Patent No. 7,653,508 issued January 26, 2010.

Applicants are enclosing a signed Terminal Disclaimer with respect to U.S. Patent 7,653,508. Applicants respectfully request entry of the terminal disclaimer, and withdrawal of the double patenting rejection.

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Conclusion

Applicant respectfully submits that in view of the amendments and discussion set forth herein, the applicable rejections have been overcome. Accordingly, the present and amended claims should be found to be in condition for allowance.

If a telephone interview would expedite the prosecution of this application, the Examiner is invited to contact Judith A. Szepesi at (408) 720-8300.

If there are any additional charges/credits, please charge/credit our deposit account no. 02-2666.

Respectfully submitted,

BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN LLP

Dated: April 19, 2013 /Judith Szepesi/

Judith A. Szepesi Reg. No. 39,393

1279 Oakmead Parkway Sunnyvale, CA 94085 (408) 720-8300

13/018,321 Page 7 of 7 8689P027C2

PTO/SB/26 (08-11)
Approved for use through 07/31/2012. OMB 0651-0031
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING REJECTION OVER A "PRIOR" PATENT	Docket Number (Optional)			
	8689P027C2			
In re Application of: Philippe Kahn, et al.				
Application No.: 13/018,321				
Filed: January 31, 2011 Human Activity Monitoring Device For:				
The owner*, <u>DP Technologies, Inc.</u> , of <u>100</u> percent interest in except as provided below, the terminal part of the statutory term of any patent granted on the instant the expiration date of the full statutory term of prior patent No.7,653,508 as the term of s by any terminal disclaimer. The owner hereby agrees that any patent so granted on the instant application during such period that it and the prior patent are commonly owned. This agreement runs with any part and is binding upon the grantee, its successors or assigns.	said prior patent is presently shortened ation shall be enforceable only for and			
In making the above disclaimer, the owner does not disclaim the terminal part of the term of any pater would extend to the expiration date of the full statutory term of the prior patent , "as the term of said prior patent later: expires for failure to pay a maintenance fee; is held unenforceable; is found invalid by a court of competent jurisdiction; is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321; has all claims canceled by a reexamination certificate; is reissued; or is in any manner terminated prior to the expiration of its full statutory term as presently shorters.	rior patent is presently shortened by any			
Check either box 1 or 2 below, if appropriate.				
For submissions on behalf of a business/organization (e.g., corporation, partnership, universit etc.), the undersigned is empowered to act on behalf of the business/organization.	y, government agency,			
I hereby declare that all statements made herein of my own knowledge are true and that all statements are believed to be true; and further that these statements were made with the knowledge that we made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United Statements may jeopardize the validity of the application or any patent issued thereon.	rillful false statements and the like so			
2. The undersigned is an attorney or agent of record. Reg. No. 39,393				
Judith.Szepesi/ Signature	April 19, 2013 Date			
Judith A. Cannoi				
Judith A. Szepesi Typed or printed name				
	(408) 720-8300 Telephone Number			
Terminal disclaimer fee under 37 CFR 1.20(d) included.				
WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038.				
*Statement under 37 CFR 3.73(b) is required if terminal disclaimer is signed by the assignee (owner). Form PTO/SB/96 may be used for making this certification. See MPEP § 324.				
This collection of information is required by 37 CEP 1 321. The information is required to obtain or retain a benefit by	the public which is to file (and by the LICDTO			

This collection of information is required by 37 CFR 1.321. 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 c omplete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. **SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.**

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

Privacy Act Statement

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

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

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

Electronic Patent Application Fee Transmittal						
Application Number:	Application Number: 13018321					
Filing Date:	31-Jan-2011					
Title of Invention:	HUMAN ACTIVITY MONITORING DEVICE					
First Named Inventor/Applicant Name:	Philippe Kahn					
Filer:	Judith A. Szepesi					
Attorney Docket Number:	8689P027C2					
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:				
Statutory or Terminal Disclaimer	1814	1	160	160
	Tot	al in USD	(\$)	160

Electronic Acknowledgement Receipt			
EFS ID:	15571040		
Application Number:	13018321		
International Application Number:			
Confirmation Number:	8340		
Title of Invention:	HUMAN ACTIVITY MONITORING DEVICE		
First Named Inventor/Applicant Name:	Philippe Kahn		
Customer Number:	8791		
Filer:	Judith A. Szepesi		
Filer Authorized By:			
Attorney Docket Number:	8689P027C2		
Receipt Date:	20-APR-2013		
Filing Date:	31-JAN-2011		
Time Stamp:	02:39:06		
Application Type:	Utility under 35 USC 111(a)		
Payment information:			

Payment information:

yes
Deposit Account
\$160
7433
022666

File Listing:

Document	Document Description	File Name	File Size(Bytes)/	Multi	Pages
Number	Document Description	riie Naiile	Message Digest	Part /.zip	(if appl.)

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	Document De	scription	Start	Е	nd		
	Amendment A	fter Final	1		1		
	Claims		Claims 2		2		5
	Applicant Arguments/Remarks	6	7				
Warnings:							
Information:							
2	Terminal Disclaimer Filed	8689P027C2_TD_7653508.pdf	131474	no	2		
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Information:							
		Total Files Size (in bytes):	25	52946			

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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.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
13/018,321	01/31/2011	Philippe Kahn	8689P027C2	8340		
	7590 02/19/201 KOLOFF TAYLOR &	_	EXAM	INER		
1279 Oakmead	Parkway	, <u></u> ,,,,,,,,,,	COSIMANO, EDWARD R			
Sumyvaie, CA	Sunnyvale, CA 94085-4040			PAPER NUMBER		
		2857				
			MAIL DATE	DELIVERY MODE		
			02/19/2013	PAPER		

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

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

Г	Application No.	Applicant(s)				
Office Action Summary	13/018,321	KAHN ET AL.				
omos Astron Summary	Examiner	Art Unit				
The MAILING DATE of this communication app	EDWARD COSIMANO	2857				
Period for Reply	rears on the cover sheet with the	correspondence address				
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 29 Ja	<u>anuary 2013</u> .					
2a)⊠ This action is FINAL . 2b)□ This	action is non-final.					
3) An election was made by the applicant in response	onse to a restriction requirement	set forth during the interview on				
the restriction requirement and election	·					
4) Since this application is in condition for allowar	·					
closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D. 11, 4	53 O.G. 213.				
Disposition of Claims						
5) Claim(s) 1.2 and 4-20 is/are pending in the application. 5a) Of the above claim(s) none is/are withdrawn from consideration. 6) Claim(s) is/are allowed. 7) Claim(s) 1.2 and 4-20 is/are rejected. 8) Claim(s) is/are objected to. 9) Claim(s) are subject to restriction and/or election requirement. * If any claims have been determined allowable, you may be eligible to benefit from the Patent Prosecution Highway program at a participating intellectual property office for the corresponding application. For more information, please see http://www.uspto.gov/patents/init_events/pph/index.jsp or send an inquiry to PPHfeedback@uspto.gov.						
Application Papers	, -					
10) The specification is objected to by the Examine	ır.					
11) The drawing(s) filed on 31 January 2011 is/are:		d to by the Examiner.				
Applicant may not request that any objection to the						
Replacement drawing sheet(s) including the correct	ion is required if the drawing(s) is ob	ojected to. See 37 CFR 1.121(d).				
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)	3) ∐ Interview Summar Paper No(s)/Mail □					
2) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date <u>01/29/2013</u> .	4) Other:					

U.S. Patent and Trademark Office PTOL-326 (Rev. 09-12)

Art Unit: 2857

1. EXAMINER'S COMMENT

1.1 When preparing this Office action the Examiner considers the instant application to include:

- A) the copy of the Oath/Declaration from parent application serial number 11/644,455 which was filed on 31 January 2011 and that is acceptable to the Examiner;
- B) the content of the Abstract which was filed on 31 August 2011 and that is acceptable to the Examiner;
- C) figures 1, 2, 3, 4, 5, 6, 7, 8 & 9 of the set of drawings containing 9 sheets of 9 figures comprising figures 1, 2, 3, 4, 5, 6, 7, 8 & 9 as presented in the set of drawings filed on 31 January 2011 where the content of figures 3, 4, 5, 6, 7, 8 & 9 of the above set of drawings is acceptable to the Examiner;
 - D) the written description as filed on 31 January 2011 and amended on 09 January 2012;
- E) the set of 19 claims comprising claims 1, 2 & 4-20 with 4 independent claims as filed on 29 January 2013; and
 - F) the NON-Publication request filed on 31 January 2011.

2. BENEFIT OF AN EARLIER FILING DATE

2.1 Applicant's claim for the benefit of an earlier filing date pursuant to 35 U.S.C. 120 is acknowledged.

3. PRIOR ART FROM EARLIER APPLICATIONS

- 3.1 The Examiner has considered the prior art cited in the applications for which Applicant has claimed the benefit of an earlier filing date pursuant to 35 U.S.C. 120.
- 3.1.1 If Applicant wishes any of the prior art that was cited in each of the base applications but that has not been cited during the prosecution of the instant application to appear on any Patent granted on the instant application, then Applicant must provide a properly completed PTO-1449 containing proper citations of the prior art that Applicant wishes to appear on any Patent that may be granted on the instant application.

Art Unit: 2857

4. INFORMATION DISCLOSURE STATEMENT (IDS)

4.1 The Examiner notes that each of the Non Patent Literature documents that have been

crossed off the IDS that was filed on 16 May 2011 have been crossed off because the citation of

each of these documents is a duplicate of the same document which has been cited on the IDS

filed on 31 January 2011 and that has been considered by the Examiner as indicated on the copy

of the IDS filed on 31 January 2011 which was attached to the Office action mailed 08

November 2011.

4.2 The IDS filed on 09 January 2012 fails to comply with the provisions of 37 CFR 1.97 and

MPEP § 609 because:

A) it fails to comply with 37 CFR 1.97(d) because it lacks a statement as specified in 37

CFR 1.97(e).

It has been placed in the application file, but the information referred to therein has not been

considered as to the merits. Applicant is advised that the date of any re-submission of any item

of information contained in this information disclosure statement or the submission of any

missing element(s) will be the date of submission for purposes of determining compliance with

the requirements based on the time of filing the statement, including all certification

requirements for statements under 37 CFR 1.97(e). See MPEP § 609.05(a).

4.2.1 In regard to the IDS filed on 09 January 2012, the Examiner notes that in view of the Ex

Parte Quayle action mailed on 08 November 2011 that closed prosecution on the merits, the IDS

must be submitted pursuant to 37 CFR 1.97(d) and not 37 CFR 1.97(c) as set forth by Applicant

in the IDS transmittal letter. Further pursuant to 37 CFR 1.97(d) while the IDS submission lacks

the required certification statement, see 37 CFR 1.97(e), the IDS submission does include the

required fee.

5. FINAL ACTION

Art Unit: 2857

5.1 **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

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

6. THE MEANING AND SCOPE OF THE CLAIMED INVENTION

- 6.1 First, in regard to claims 1, 2 & 4-20, it is noted that the Courts have held that the language used by Applicant in order to set forth or define the subject matter of any claimed invention must be interpreted from the perspective of how one of ordinary skill at the time the invention was made would have fairly and reasonably interpreted the language that has been used by the Applicant in order to set forth or define the subject matter of any claimed invention, see In re MORRIS, 44 USPQ2d 1023 at 1027-28 (Fed. Cir., 1997). Where the Courts have held that the broadest reasonable interpretation of the language that has been used by the Applicant in order to set forth or define the subject matter of any claimed invention must:
- A) as set forth in <u>In re CORTRIGHT</u>, 49 USPQ2d 1464 at 1468 (Fed. Cir., 1999) be consistent with the written description; and
- B) as set forth in <u>In re PRATER AND WEI</u>, 162 USPQ 541 at 551 (CCPA, 1969) must NOT add limitations or distinctions or merits from the written description in to the claimed invention that have not been expressly recited within the claimed invention as being part of the claimed invention, see <u>In re PRATER AND WEI</u>, supra, "We are not persuaded by any sound reason why, at any time before the patent is granted, an Applicant should have limitations of the specification read into a claim where no express statement of the limitation is included in the claim.".

Art Unit: 2857

When one of ordinary skill at the time the invention was made fairly and reasonably gives the language that has been used by Applicant in order to set forth or define the claimed invention the broadest reasonable interpretation, then one of ordinary skill at the time the invention was made would have fairly and reasonably recognized that Applicant has chosen to set forth or define the claimed invention by setting forth one or more actions in claims 1, 2 & 4-10 and by setting forth one or more structures in claims 11-20 that perform broadly recited functions because:

A) Applicant has not recited any specific action or specific structure that is to be used in order to implement or achieve any of the functions that have been recited as being the claimed invention; and

B) Applicant has not recited any specifics details of how the claimed invention is to implement or achieve any of the functions that have been recited as being performed by the claimed invention.

Hence, one of ordinary skill at the time the invention was made would have fairly and reasonably recognized that the scope of the claimed invention would include any and all structures or actions that one of ordinary skill at the time the invention was made would have fairly and reasonably recognized as performing the one or more of the recited functions of the claimed invention regardless of what structures or actions are being used as taught or suggested by the prior art in order to implement or achieve each of the recited functions of the claimed invention.

6.2 In view of the above, regardless of either:

A) what one of ordinary skill at the time the invention was made would have fairly and reasonably recognized as being taught or suggested by the prior art as the intended purpose of any structure or action which performs one or more of the recited functions of the claimed invention; or

B) what structures/actions Applicant has described within the context of written description, but has not explicitly recited within the context of claimed invention, hence are intended by Applicant to be used in order to implement any particular function of the claimed invention; or

C) how Applicant has described within the context of written description how a claimed function is to be performed, but has not explicitly recited within the context of claimed

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invention, hence are intended by Applicant to be used in order to implement any particular function of the claimed invention;

then one of ordinary skill at the time the invention was made would have fairly and reasonably recognized that the scope of the claimed invention would include the use of one or more actions in claims 1, 2 & 4-10 and/or the use one or more structures in claims 11-20 that one of ordinary skill at the time the invention was made would have fairly and reasonably recognized as performing all the functions that have been explicitly recited within the context of the claimed invention as being performed by the claimed invention regardless of how the prior art actually teaches or suggests that the functions of the claimed invention would be implemented or achieved.

7. OBJECTIONS TO THE CLAIMS

- 7.1 Claims 4-5 & 11 are objected to because of the following informalities.
- 7.1.1 In regard to claims 4 & 5, these claims are confusing and inconsistent.
- 7.1.1.1 As one of ordinary skill at the time the invention was made would have fairly and reasonably interpreted the language that has been used by Applicant in order to set forth or define the invention of these claims, then one of ordinary skill at the time the invention was made would have fairly and reasonably recognized that these claims:
- A) are directed to an invention that is in the statutory class of a "process", see the preamble;
- B) are dependent claims because this claim makes an explicit reference to another claim, that is claim 3 in regard to claim 4 and claim 4 in regard to claim 5; and
- C) recites the invention by defining one or more items data/information that are to be used in the process.
- 7.1.1.2 However, as one of ordinary skill at the time the invention was made would have fairly and reasonably interpreted the language that has been used by Applicant in order to set forth or define the invention, then one of ordinary skill at the time the invention was made would have

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fairly and reasonably recognized that claim 3 has been cancelled by the amendment filed on 29 January 2013.

7.1.1.3 Further, as one of ordinary skill at the time the invention was made would have fairly and reasonably interpreted the language that has been used by Applicant in order to set forth or define the invention, then one of ordinary skill at the time the invention was made would have fairly and reasonably recognized that:

A) claim 1 has been amended by the amendment filed on 29 January 2013 to include the subject matter previous recited in claim 3 as presented on 31 January 2011;

B) is directed to an invention that is in the statutory class of a "process", see the preamble;

C) is an independent claim because this claim does not make an explicit reference to any other claim; and

D) recites the invention by defining one or more items action to be performed by the process.

7.1.1.4 In view of the above, one of ordinary skill at the time the invention was made would have not been able to fairly and reasonably interpreted the language that has been used by Applicant in order to set forth or define the invention of claims 4 & 5 in order to determine the scope and meaning of the claimed invention and hence, one of ordinary skill at the time the invention was made would have fairly and reasonably found claims 4 & 4 to be inconsistent and confusing.

7.1.2 In regard to claim 11, since claim 11 appears to end with a first "." (period) after the phrase "the cadence window as actual cadence changes" and then a second "." (period) on the next line, it is unclear where claim 11 ends.

7.1 Appropriate correction is required.

8. DOUBLE PATENTING UNDER 35 U.S.C. 101

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

- 8.1.1 A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) or 1.321(d) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent either is shown to be commonly owned with this application, or claims an invention made as a result of activities undertaken within the scope of a joint research agreement.
- 8.1.2 Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

8.2 OBVIOUS DOUBLE PATENTING

- 8.2.1 Claims 1, 2, 4, 5 & 11-20 are rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-5 & 11-14 of U.S. Patent No. 7,653,508.
- 8.2.1.1 Although the conflicting claims are not identical, they are not patentably distinct from each other because one of ordinary skill at the time the invention was made would have fairly and reasonably recognized that both sets of claims recite the same subject matter of:

"assigning a dominant axis based on an orientation of the inertial sensor";

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"detecting a change in the orientation of the inertial sensor and updating the dominant axis based on the change"; and

"counting periodic human motions by monitoring accelerations relative to the dominant axis based upon acceleration measurements along only the dominant axis to count steps".

8.2.1.2 However, one of ordinary skill at the time the invention was made would have fairly and reasonably recognized that claims 1-5 & 11-14 of U.S. Patent No. 7,653,508 do not recite that the functions of "assigning a dominant axis based on an orientation of the inertial sensor" and "detecting a change in the orientation of the inertial sensor and updating the dominant axis based on the change" are performed with respect to "gravity" as recited in claims 1, 2, 4, 5 & 11-20 of the instant application. In this regard as taught or suggested at column 6, lines 7-36: "In one embodiment ... adjacency matrix, etc.", of U.S. Patent No. 7,653,508 one of ordinary skill at the time the invention was made would have fairly and reasonably recognized that the dominate axis is assigned based on the orientation of the inertial sensor where the orientation of the inertial sensor is determined based upon either:

- A) a determination of the axis with the largest average acceleration; or
- B) the direction of gravity.

In view of this teaching or suggestion and the fact that one of ordinary skill at the time the invention was made would have fairly and reasonably recognized that claims 1-5 & 11-14 of U.S. Patent No. 7,653,508 do not explicitly exclude using gravity in order to perform the functions of "assigning a dominant" or "detecting a change in the orientation of the inertial sensor and updating the dominant axis based on the change", then one of ordinary skill at the time the invention was made would have fairly and reasonably recognized that the scope of claims 1-5 & 11-14 of U.S. Patent No. 7,653,508 would include at least one embodiment in which gravity is sued in order to perform the functions of "assigning a dominant" or "detecting a change in the orientation of the inertial sensor and updating the dominant axis based on the change" as recited in claims 1, 2, 4, 5 & 11-20 of the instant application.

8.2.1.3 However, one of ordinary skill at the time the invention was made would have fairly and reasonably recognized that claims 1-5 & 11-14 of U.S. Patent No. 7,653,508 recite that the

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function of "detecting a change in the orientation of the inertial sensor and updating the dominant axis based on the change" is continuously performed, whereas claims 1, 2, 4, 5 & 11-20 of the instant application do not:

A) explicitly require this function to be continuously performed; or

B) explicitly prohibit this function from being continuously performed.

In view of the fact that claims 1, 2, 4, 5 & 11-20 of the instant application do not explicitly require this function to be continuously performed, then one of ordinary skill at the time the invention was made would have fairly and reasonably recognized that the scope of claims 1, 2, 4, 5 & 11-20 of the instant application would include embodiments in which:

- A) this function is continuously performed by the invention; and
- B) this function is not continuously performed by the invention.

then one of ordinary skill at the time the invention was made would have fairly and reasonably recognized that the scope of claims 1, 2, 4, 5 & 11-20 of the instant application would include at least one embodiment in which the function of "detecting a change in the orientation of the inertial sensor and updating the dominant axis based on the change" is continuously performed as recited in claims 1-5 & 11-14 of U.S. Patent No. 7,653,508.

8.2.1.4 However, one of ordinary skill at the time the invention was made would have fairly and reasonably recognized that claims 1, 2, 4, 5 & 11-14 of U.S. Patent No. 7,653,508 do not recite performing the functions "counting periodic human motions by monitoring accelerations relative to the dominant axis by counting the periodic human motions when accelerations showing a motion cycle that meets motion criteria is detected within a cadence window" and "updating the cadence window as actual cadence changes" as recited in claims 1, 2, 4, 5 & 11-20 of the instant application. Further, one of ordinary skill at the time the invention was made would have fairly and reasonably recognized that claim 3, which depends from claim 1, of U.S. Patent No. 7,653,508 does recite performing the functions "counting periodic human motions by monitoring accelerations relative to the dominant axis by counting the periodic human motions when accelerations showing a motion cycle that meets motion criteria is detected within a cadence window" and "updating the cadence window as actual cadence changes" as recited in claims 1, 2, 4, 5 & 11-20 of the instant application. In view of the fact that claims 1, 2, 4, 5 & 11-14 of

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U.S. Patent No. 7,653,508 do not explicitly require these functions to be performed while claim 3, which depends from claim 1, of U.S. Patent No. 7,653,508 does require this function to be performed, then one of ordinary skill at the time the invention was made would have fairly and reasonably recognized that the scope of claims 1, 2, 4, 5 & 11-14 of U.S. Patent No. 7,653,508 would include embodiments in which:

A) these functions are performed by the invention; and

B) these functions are not performed by the invention.

and one of ordinary skill at the time the invention was made would have fairly and reasonably recognized that the scope of claims 1, 2, 4, 5 & 11-14 of U.S. Patent No. 7,653,508 would include at least one embodiment in which the functions of "counting periodic human motions by monitoring accelerations relative to the dominant axis by counting the periodic human motions when accelerations showing a motion cycle that meets motion criteria is detected within a cadence window" and "updating the cadence window as actual cadence changes" as recited in claims 1, 2, 4, 5 & 11-20 of the instant application are performed by the invention.

8.2.1.5 In regard to the invention of claims 15-20 of the instant application and claims 1-5 & 11-14 of U.S. Patent No. 7,653,508, it is noted that one of ordinary skill at the time the invention was made would have fairly and reasonably recognized that the invention of claims 1-5 & 11-14 of U.S. Patent No. 7,653,508 are implemented using a programmed computer or processor and therefore require the use of the media of claims 1, 2, 4, 5 & 11-20 of the instant application and hence claims 1, 2, 4, 5 & 11-20 of the instant application are an obvious variation of the invention recited in claims 1-5 & 11-14 of U.S. Patent No. 7,653,508.

8.2.1.6 In view of the above, then one of ordinary skill at the time the invention was made would have fairly and reasonably recognized that the invention of claims 1-5 & 11-14 of U.S. Patent No. 7,653,508 and the invention of claims 1, 2, 4, 5 & 11-20 of the instant application and hence claims 1, 2, 4, 5 & 11-20 of the instant application are an obvious variation of the invention recited in claims 1-5 & 11-14 of U.S. Patent No. 7,653,508.

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8.2.2 Claims 6-10 are rejected on the ground of nonstatutory obviousness-type double

patenting as being unpatentable over claims 6-10 & 15-20 of U.S. Patent No. 7,653,508.

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

each other because one of ordinary skill at the time the invention was made would have fairly

and reasonably recognized that both sets of claims recite the same subject matter of:

"buffering a plurality of periodic human motions";

"identifying a number of periodic human motions within appropriate cadence windows";

and

"counting each of the periodic human motions to enable the monitoring of human

activity".

However, one of ordinary skill at the time the invention was made would have fairly and

reasonably recognized that claims 6-10 & 15-20 of U.S. Patent No. 7,653,508 recite that the

function of "identifying a number of periodic human motions within appropriate cadence

windows" is to be performed by a "switching device" in claims 6-10 and "mode logic" in claims

15-20, whereas claims 6-10 of the instant application do not require the use of either of these

devices when performing this function.

8.2.2.2 One of ordinary skill at the time the invention was made would have fairly and

reasonably recognized that the scope of claims 6-10 of the instant application would include

embodiments in which the function of "identifying a number of periodic human motions within

appropriate cadence windows" could be performed by any suitable device such as the "switching

device" recited in claims 6-10 of U.S. Patent No. 7,653,508 or the "mode logic" in claims 15-20

of U.S. Patent No. 7,653,508.

8.2.2.3 Since one of ordinary skill at the time the invention was made would have fairly and

reasonably recognized that:

A) the scope of claims 6-10 of the instant application would include embodiments in

which the function of "identifying a number of periodic human motions within appropriate

cadence windows" is performed:

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(1) as recited in claims 6-10 & 15-20 of U.S. Patent No. 7,653,508; or

(2) by using any suitable structure/action that could "identifying a number of periodic human motions within appropriate cadence windows";

then one of ordinary skill at the time the invention was made would have fairly and reasonably recognized that claims 6-10 of the instant application are an obvious variation of the invention recited in claims 6-10 & 15-20 of U.S. Patent No. 7,653,508.

9. RESPONSE TO APPLICANT'S AMENDMENTS/ARGUMENTS

9.1 The objections and/or rejections that have not been repeated herein have been overcome by Applicant's last response.

9.2 THE DOUBLE PATENTING REJECTION

9.2.1 Because Applicant did not file an accepted terminal disclaimer or amend the claims to have a different scope, see the above modified rejection, the Examiner has maintained the Double Patenting rejection of the claimed invention.

10. REASONS FOR ALLOWANCE

10.1 The following is a statement of reasons for the indication of allowable subject matter over the prior art:

A) for example:

(1) either Smith et al (5,485,402) or Richardson et al (5,976,083 or 6,135,951) or Ebeling et al (6,145,389) or Sakuria et al (6,369,794) or Kubo et al (2002/0089425 or 6,700,499) or Ladetto et al (2003/0018430 or 6,826,477) or Darley (6,611,789 or 2007/0061105 or 2007/0208531 or 7,428,471 or 7,617,071 or 2010/0057398 or 7,962,312) or Tsuji (2005/0232388 or 2005/0238132 or JP 2005-309691 A or 7,169,084 or 7,297,088) or Seo et al (2006/0020177 or 7,334,472) or Skvortsov et al (2006/0174685 or 7,305,323) or Park et al (2007/0067094 or 7,640,134) or Pasolini et al (2007/0143068 or 7,463,997) or Kato et al (2008/0243432) disclose a computer implemented machine/process that while under the control of a suitable operating program/system stored within or on a computer readable/accessible media/medium provides the

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useful and beneficial function of monitoring and counting human activity. To monitor human activity, a suitable sensor is used in order to sense and monitor the one or more accelerations that are produced by the one or more motions of human activity. The acceleration signals that are produced by the sensor are then suitably processed by being analyzed or evaluated in order to detect a suitable variation of the amplitude/magnitude or pattern or signature of the sensor signal from the sensor that represents a human motion such as a step. Once a step has been detected, a step count is incremented in order to count the number of time that a human activity has been detected. Whereas further taught or suggest by at least:

- (a) Smith et al (5,485,402) the count represents the number of human actions that have occurred within a measured time interval;
- (b) either Richardson et al (5,976,083 or 6,135,951) or Ebeling et al (6,145,389) the count representing the number of human action is used in order to determine a distance that has been traveled by the human;
- (c) either Sakuria et al (6,369,794) or Kubo et al (2002/0089425 or 6,700,499) or Ladetto et al (2003/0018430 or 6,826,477) or Park et al (2007/0067094 or 7,640,134) the variations in the sensor signal are variation over a period or interval or duration of time;
- (d) either Kubo et al (2002/0089425 or 6,700,499) or Ladetto et al (2003/0018430 or 6,826,477) or Darley (6,611,789 or 2007/0061105 or 2007/0208531 or 7,428,471 or 7,617,071 or 2010/0057398 or 7,962,312) or Park et al (2007/0067094 or 7,640,134) or Pasolini et al (2007/0143068 or 7,463,997) the sensor signal is taken from an axis of the sensor;
- (e) either Darley (6,611,789 or 2007/0061105 or 2007/0208531 or 7,428,471 or 7,617,071 or 2010/0057398 or 7,962,312) when a step has not detected within a predetermined period or interval or duration of time then a sleep mode is initialed until a qualifying acceleration has been detected and the monitor wakes up;
- (f) either Tsuji (2005/0232388 or 2005/0238132 or JP 2005-309691 A or 7,169,084 or 7,297,088) any variation in the amplitude/magnitude or pattern or signature of the sensor signal from the sensor that is greater than on step cycle is counted as representing one or more human motions such as one or more steps; and
- (g) either Seo et al (2006/0020177 or 7,334,472) the sampling frequency of the pedometer is changed when a step has not been detected within a predetermined period or

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interval or duration of time since the last detected step and then a sleep mode is initialed until a qualifying acceleration is detected and the monitor wakes up.

B) the prior art does not fairly teach or suggest in regard to claims 1, 11 a process in claim 1, a machine in claim 11, and a tangible non-transitory article/manufacture in claim 17 that provides the useful and beneficial function of monitoring the activity of an user by providing actions in claim 1 and structures in claims 11 & 17 that perform at least the functions of:

- (1) assigning a dominant axis with respect to gravity for an inertial sensor based upon the orientation of the inertial sensor;
- (2) detecting a change in the orientation of the inertial sensor and updating the assigned dominant axis for the inertial sensor based upon the detected change in the orientation of the inertial sensor;
- (3) counting period motions by monitoring accelerations relative to the dominant axis of the inertial sensor that occur within the cadence window by counting the periodic human motions when the monitored accelerations indicate a motion cycle that meets motion criteria within a cadence window"; and
 - (4) updating the cadence window as the actual cadence changes.

Claim 2, which depends from claim 1, claims 12-14, which depend from claim 11, and claims 16-20, which depend from claim 15, are allowable over the prior art for the same reason.

- C) the prior art does not fairly teach or suggest in regard to claim 6 a process in claim 6 that provides the useful and beneficial function of monitoring the activity of an user by providing actions in claim 6 that perform at least the functions of:
 - (1) buffering a plurality of motion cycles representing periodic human motions;
- (2) identifying within an appropriate cadence window, a number of periodic human motions;
- (3) monitoring a human activity by counting each of the identified periodic human motions; and
- (4) updating the cadence window as a cadence of the motion cycle changes.

Claims 7-10, which depend from claim 6, are allowable over the prior art for the same reason.

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11. RELEVANT ART OF INTEREST

11.1 The Examiner has cited prior art of interest, for example:

A) either Kahn et al (7,457,719) or Kahn et al (2009/0043531 or 2009/0234614 or

2009/0319221 or 7,647,196 or 7,653,508 or 2010/0056872 or 7,753,861 or 7,788,059 or

7,881,902 or 7,987,070 or 8,187,182: a latter effective date) are publications of related

applications with at least one common inventor.

12. CONCLUSION

12.1 Any inquiry concerning this communication or earlier communications from the

Examiner should be directed to Edward R. Cosimano whose telephone number is 571-272-0571.

The Examiner can normally be reached on 571-272-0571 from 8:30am to 5:00pm.

12.2 If attempts to reach the Examiner by telephone are unsuccessful, the Examiner's

supervisor, Andrew Schechter, can be reached on 571-272-2302. The fax phone number for the

organization where this application or proceeding is assigned is 571-273-8300.

12.3 Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://portal.uspto.gov/external/portal. Should you have questions on access to the

Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

ERC

02/14/2013

/Edward Cosimano/ Primary Examiner Unit 2857

Page 153 of 496

Substitute	for Form 144	9/PTO			Complete	if Known
	INFOF	ΝΑΤΙ	ON DISCLOSU	IRF	Application Number	13/018,321
					Filing Date	January 31, 2011
	STAT	EMEN	T BY APPLICA	NT	First Named Inventor:	Philippe Kahn
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					Examiner Name	Cosimano, Edward R
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Examiner	Cite No.1	T	U.S. FAI	Publication Date	Name of Patentee or	Pages, Columns, Lines
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		Number-	Kind Code ² (If known)			Figures Appear
/E.C./		US-	7,892,080	2/22/2011	Dahl, Fredrik Andreas	
/E.C./		US-	2005/0245988	11/3/2005	Miesel, Keith A.	
/E.C./		US-	2006/0149516	7/6/2006	Bond et al	
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Examiner Signature /Edward Cosimano/ Date Considered 02/13/2013 *EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609; Draw line through citation if not in conformance

This collection of information is required by 37 CFR 1.97 and 1.98. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 2 hours to complete including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SENT FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, Virginia 22313-1450. If you need assistance in completing the form, call 1-800-PTO-9199 (1-800-786-9199) and select option 2.

13/018,321 Page 3 of 3 8689P027C2

^{*}EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609; Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant. ¹Applicant's unique citation designation number (optional). ²See Kinds Codes of USPTO Patent Documents at www.uspto.gov or MPEP 901.04. ³Enter Office that issued the document, by the two-letter code (WIPO Standard ST.3). ⁴For Japanese patent documents, the indication of the year of reign of the Emperor must precede the serial number of the patent document. ⁵Kind of document by the appropriate symbols as indicated on the document under WIPO Standard ST. 16 if possible. ⁶Applicant is to place a check mark here if English language translation is attached.



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BIB DATA SHEET

CONFIRMATION NO. 8340

SERIAL NUM	IBER	FILING OF			CLASS	GR	OUP ART	UNIT	ATTO	DRNEY DOCKET
13/018,32	21	01/31/2	_		702		2857		8	3689P027C2
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APPLICANTS Philippe Kahn, Aptos, CA; Arthur Kinsolving, Santa Cruz, CA; Mark Andrew Christensen, Santa Cruz, CA; Brian Y. Lee, Aptos, CA; David Vogel, Santa Cruz, CA; ** CONTINUING DATA ******************************** This application is a CON of 12/694,135 01/26/2010 PAT 7,881,902 which is a CON of 11/644,455 12/22/2006 PAT 7,653,508 ** FOREIGN APPLICATIONS ************************************										
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2	BRS	L2	76079	micro\$1electr\$4mechanical\$1ma chine or micro\$1electr\$4machine or nem	USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2013/02/13 18:00

	Type	L#	Hits	Search Text	DBs	Time Stamp
3	BRS	L3	1935241	chang\$1r or after or aftered or altering or alteration or alter\$1r or modify or modified or modifying or modification or modif\$2r or delta or adjust or adjusted or adjusting or	HPRV HP()	2013/02/13 18:00
4	BRS	L4	126950	accelerating or acceleration or mem or micro\$1electr\$4mechanical\$1ma chine or micro\$1electr\$4machine or nem	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2013/02/13 18:00
5	BRS	L5	13644	or corrected or correcting or correction or correct\$1r or compensate or compensated or compensating or compensation or compensat\$1r or calibrate or	IPDB Z. PDU.	2013/02/13 18:00

	Type	L#	Hits	Search Text	DBs	Time Stamp
6	BRS	L6	267	L4 same L5	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2013/02/13 18:00
7	BRS	L7	1183985	(count or counted or counting or number or numbered or numbering or increment or incremented or incremented or accumulate or accumulated or accumulating or accumulation) near5 (motion or move or moved or moving or movements or accor accelerated or accelerate or accelerated or accelerating or acceleration or step or stepping or walk or walking or run or running or walk or walking or run or running or jog or jogging or act or acting or action or active or activity or gait or stride)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2013/02/13 18:00
8	BRS	L8	1468	L1 near5 L7	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2013/02/13 18:00
9	BRS	L9	9	L2 and L6 and L8	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2013/02/13 18:00

	Type	L#	Hits	Search Text	DBs	Time Stamp
10	BRS	L10	1788097	or jogging or act or acting or action or active or activity or gait or stride) near4 (number or numbered or numbering or count or counted or counting or	EDRS: FPO:	2013/02/13 18:00

Тур	e L#	Hits	Search Text	DBs	Time Stamp
11 BRS	L11	457276	gauge or gauged or gauging or gauging or gaged or gaging or gags 1r or acquire or acquired or acquired or acquiring or	IIS_PGPIIR•	2013/02/13 18:00

	Type	L#	Hits	Search Text	DBs	Time Stamp
12	BRS	L12	108336	analysis or analyze or analyzed or analyzing or analyz\$1r or allocate or allocated or allocating or allocation or allocat\$1r or assign or assigned or assigning	US-PGPUB; USPAT; USOCR;	2013/02/13 18:00
13	BRS	L13	1250835	or threshold or limit or require or required or requiring or requirement or tolerance or	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2013/02/13 18:00
14	BRS	L14	588	L12 near15 L13	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2013/02/13 18:00

	Туре	L#	Hits	Search Text	DBs	Time Stamp
15	BRS	L15	977858	walking or run or running or jog	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2013/02/13 18:00
16	BRS	L16	3253878	(motion or move or moved or moving or movements or step or stepping or walk or walking or run or running or walk or walking or run or running or jog or jogging or act or acting or action or active or activity or gait or stride) near4 (measure or measured or measuring or measurement or monitor or monitored or monitoring or capture or captured or capturing or detect or detected or detecting or detection or detect\$1r or sense or sensed or sensing or sens\$1r or transduce or transduced or transducing or transducer or sample or sampled or sampling or sampl\$1r or determine or	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2013/02/13 18:00

	Type	L#	Hits	Search Text	DBs	Time Stamp
17	BRS	L17	134057	L15 near15 L16	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2013/02/13 18:00
18	BRS	L18	176	L11 and L14 and L17	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2013/02/13 18:00
19	BRS	L19	1536	L1 near15 L15	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2013/02/13 18:00
20	BRS	L20	5	L9 and L19	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2013/02/13 18:00
21	BRS	L21	32131	(kahn\$1 adj2 (p or philippe)).in. or ((kinsolving\$1 or kingsolving\$1) adj2 (a or arthur)).in. or (christensen\$1 adj2 (m or mark)).in. or (lee\$1 adj2 (b or brian or brain)).in. or (vogel\$1 adj2 (d or david)).in.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2013/02/13 18:00
22	BRS	L22	84	(fullpower or full\$1power or (dp adj2 (technology or technologies))).as.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2013/02/13 18:00

	Type	L#	Hits	Search Text	DBs	Time Stamp
23	BRS	L23	36	"11"\$1"891"\$1"112" or "2009"\$1"0"\$1"043"\$1"531" or "7"\$1"647"\$1"196" or "12"\$1"069"\$1"267" or	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2013/02/13 18:00
24	BRS	L24	22975	377/24.1 or 377/24.2 or 702/1 or 702/85 or 702/97 or 702/104 or 702/127 or 702/141 or 702/150	US-PGPUB; USPAT;	2013/02/13 18:00

	Type	L#	Hits	Search Text	DBs	Time Stamp
25	BRS	L25	399369	(g01b\$1"5"\$1"00" or g01b\$1"5"\$1"02" or g01c\$1"22"\$1"00" or g01c\$1"25"\$1"00" or g01p\$1"13"\$1"00" or g01d\$1"7"\$1"00" or g06f\$1"11"\$1"30" or g06f\$1"11"\$1"30" or g06f\$1"11"\$1"32" or g06f\$1"17"\$1"40" or g06f\$1"17"\$1"40" or g06f\$1"17"\$1"40" or g06f\$1"19"\$1"00")	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2013/02/13 18:00
26	BRS	L26	2025	"4285041" or "4578769" or "5446725" or "5446775" or "5583776" or "5485402" or "5593431" or "5654619" or "5778882" or "5955667" or "5976083" or "6013007" or "6122595" or "6135951" or "6145389" or "6282496" or "20020023654" or "6353449" or "20020089425" or "6428490" or "20020109600" or "20020116147" or "20020118121" or "20020151810" or "6493652" or "6496695" or "20030018430" or "20030023192" or "6513381" or "6522266" or "6532419" or "20030048218" or "6539336" or "20030093248" or "20030093248" or "20030139692" or "6611789" or "20030191582" or "6644322" or "6700499" or "20040064286" or "20040077954" or "6744403" or "20040107072" or "6771250"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2013/02/13 18:00

	Type	L#	Hits	Search Text	DBs	Time Stamp
27	BRS	L27	809	"20050202934" or "20050210300" or "20050222801" or "20050232388" or "200502323404" or "6050250" or	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2013/02/13 18:00

	Туре	L#	Hits	Search Text	DBs	Time Stamp
28	BRS	L28	498	"20070032951" or "7177684" or "20070038364" or "20070061105" or "20070063850" or	USOCR; FPRS; EPO; JPO; DERWENT;	2013/02/13 18:00

	Type	L#	Hits	Search Text	DBs	Time Stamp
29	BRS	L29	295	"20080171918" or "7421369" or "7428471" or "20080243432" or	/	2013/02/13 18:00
30	BRS	L30	73		US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2013/02/13 18:00

	Туре	L#	Hits	Search Text	DBs	Time Stamp
31	BRS	L31	8	\$2"05"\$1"309691"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2013/02/13 18:00
32	BRS	L32	69	L2 and L5 and L7 and L15 and (L6 or L8 or L11 or L14 or L17 or L19) and (L21 or L22 or L23 or L24 or L25 or L26 or L27 or L28 or L29 or L30 or L31)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2013/02/13 18:00
33	BRS	L33	54	(L2 or L5 or L6 or L7 or L8 or L11 or L14 or L15 or L17 or L19) and ("5485402" or "5976083" or "6135951" or "6145389" or "6369794" or "20020089425" or "20030018430" or "6611789" or "6700499" or "6826477" or "20050232388" or "20050232388" or "20050232388" or "20060020177" or "20060174685" or "7169084" or "20070061105" or "20070067094" or "20070208531" or "7297088" or "7305323" or "7334472" or "7428471" or "20080243432" or "7457719" or "7463997" or "20090043531" or "7647196" or "7647196" or "7647196" or "7653508" or "7647196" or "7653508" or "20100056872" or "7753861" or "7788059" or "7881902" or "7962312" or "7881902" or "7962312" or "7987070").pn.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2013/02/13 18:00

	Туре	L#	Hits	Search Text	DBs	Time Stamp
34	BRS	L34	283		US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2013/02/13 18:00
35	BRS	L35	1956	((L24 or L25) and (@pd>="19470101" and @pd<="19710101")) or ("2005309691").pn.	HPRX FP()	2013/02/13 18:12

Reviewed L34 Ti, Ab, Kwic All

Reviewed L35 Ti All

/ERC/

13 February 2013

		Document ID	Publicati on Date	Inventor	Current OR	Current XRef	Pag es
1	US	5485402 A	19960116	Smith; Douglas G. et al.	702/160	340/870.01; 340/870.28	10
2	US	5976083 A	19991102	Richardson; J. Jeffrey et al.	600/300	482/8; 482/901; 600/481; 600/587	34
3	US	6135951 A	20001024	Richardson; J. Jeffrey et al.	600/300	482/8; 600/592; 600/595	32
4	US	6145389 A	20001114	Ebeling; W. H. Carl et al.	73/865.4		14
5	US	6369794 B1	20020409	Sakurai; Yasuhiro et al.	345/156	379/433.04	37
6	US	20020089425 A1	20020711	Kubo, Nobuo et al.	340/573.1	340/669	28
7	US	20030018430 A1	20030123	Ladetto, Quentin et al.	701/217	701/200	56
8	US	6611789 B1	20030826	Darley; Jesse	702/160	702/141; 702/142; 702/176	87
9	US	6700499 B2	20040302	Kubo; Nobuo et al.	340/686.1	340/573.1; 340/573.7; 482/3; 482/74; 600/510; 600/552; 600/553; 73/379.01; 73/379.09	27
10	US	6826477 B2	20041130	Ladetto; Quentin et al.	701/217	340/944; 701/200; 701/213; 73/178R	58
11	US	20050232388 A1	20051020	Tsuji, Tomoharu	377/24.2		10
12	US	20050238132 A1	20051027	Tsuji, Tomoharu	377/24.2		10
13	JР	2005309691 A	20051104	TSUJI, TOMOHARU			9

	Document ID	Publicati on Date	Inventor	Current OR	Current XRef	Pag es
14	US 20060020177 A1	20060126	Seo; Jeong-Wook et al.	600/300	482/8 ; 600/595	90
15	US 20060174685 A1	20060810	Skvortsov; Vladimir et al.	73/1.37		8
16	US 7169084 B2	20070130	Tsuji; Tomoharu	482/8	482/1; 482/9; 702/160	9
17	US 20070061105 A1	20070315	Darley; Jesse et al.	702/182		86
18	US 20070067094 A1		Park; Kyong-Ha et al.	701/200	702/141	13
19	US 20070143068 A1	20070621	Pasolini; Fabio et al.	702/160		11
20	US 20070208531 A1	20070906	Darley; Jesse et al.	702/142	702/158 ; 702/178	86
21	US 7297088 B2	20071120	Tsuji; Tomoharu	482/3	377/24.2; 482/8; 482/900; 702/160	10
22	US 7305323 B2	20071204	Skvortsov; Vladimir et al.	702/160	377/24.2; 702/141	8
23	US 7334472 B2	20080226	Seo; Jeong-Wook et al.	73/379.01		89
24	US 7428471 B2	20080923	Darley; Jesse et al.	702/182	36/132; 36/136; 377/23; 377/24.2; 702/141; 702/142; 702/144; 702/160; 702/176; 73/597	83
25	US 20080243432 A1	20081002	Kato; Kazuo et al.	702/160		7
26	US 7457719 B1	20081125	Kahn; Philippe et al.	702/141		16
27	US 7463997 B2	20081209	Pasolini; Fabio et al.	702/160		12
28	US 20090043531 A1	20090212	Kahn; Philippe et al.	702/149		22

	Document ID	Publicati on Date	Inventor	Current OR	Current XRef	Pag es
29	US 20090234614 A1	20090917	Kahn; Philippe et al.	702/141	351/158	18
30	US 7617071 B2	20091110	Darley; Jesse et al.	702/165	702/142; 702/158; 702/160; 702/176; 73/597	82
31	US 20090319221 A1	20091224	Kahn; Philippe et al.	702/141		31
32	US 7640134 B2	20091229	Park; Kyong-Ha et al.	702/141	600/587; 600/592; 600/595; 73/491; 73/865.4	13
33	US 7647196 B2	20100112	Kahn; Philippe et al.	702/149	702/142; 702/150; 702/154	22
34	US 7653508 B1	20100126	Kahn; Philippe et al.	702/160	33/700; 377/1; 377/13; 377/24.2; 377/25;	19
35	US 20100057398 A1	20100304	Darley; Jesse et al.	702/160	702/142	85
36	US 20100056872 A1	20100304	Kahn; Philippe et al.	600/300		22
37	US 7753861 B1	20100713	Kahn; Philippe et al.	600/595	482/8; 482/9; 600/300; 600/301; 600/587	24

	Document ID	Publicati on Date	Inventor	Current OR	Current XRef	Pag es
38	US 7788059 B1	20100831	Kahn; Philippe et al.	702/141		17
39	US 7881902 B1	20110201	Kahn; Philippe et al.	702/160	377/24.2 ; 702/97	19
40	US 7962312 B2	20110614	Darley; Jesse et al.	702/165	702/142; 702/158; 702/160; 702/176; 73/597	84
41	US 7987070 B2	20110726	Kahn; Philippe et al.	702/160	351/41; 73/1.38	19

/ERC/

13 February 2013

	Document ID	Publicati on Date	Inventor	Current OR	Current XRef	Pag es
1	JP 2005309691 A	20051104	ISUJI, TOMOHARU			9

/ERC/

13 February 2013

Search Notes

Application/Control No.	Applicant(s)/Patent Under Reexamination
13018321	KAHN ET AL.
Examiner	Art Unit
EDWARD COSIMANO	2857

CPC- SEARCHED		
Symbol	Date	Examiner
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CPC COMBINATION SETS - SEARC	CHED	
Symbol	Date	Examiner

	US CLASSIFICATION SEARCHE	D	
Class	Subclass	Date	Examiner
33	700, 701	11/03/2011	ERC
73	1.01, 1.37, 1.38, 1.75, 1.76, 1.77, 1.78, 1.79, 1.81, 432.1, 865.4, 865.8	11/03/2011	ERC
377	1, 13, 15, 17, 19, 20, 24, 24.1, 24.2	11/03/2011	ERC
702	1, 85, 97, 104, 127, 141, 150, 155, 158, 160, 187, 189	11/03/2011	ERC
708	100, 101, 105, 131, 160, 200, 212	11/03/2011	ERC
Updated	above	01/21/2012	ERC
Updated	above	05/19/2012	ERC
Updated	above	02/13/2013	ERC
G01B	5/00, 5/02	02/13/2013	ERC
G01C	22/00, 25/00	02/13/2013	ERC
G01D	7/00	02/13/2013	ERC
G01P	13/00	02/13/2013	ERC
G06F	11/00, 11/30, 11/32, 17/00, 17/40, 19/00	02/13/2013	ERC

SEARCH NOTES		
Search Notes	Date	Examiner
Inventor Name Search; Continuity Check	10/28/2011	ERC
EAST (USOCR, USPAT, US-PGPUB, DERWENT, EPO, FPRS, JPO, IBM-TDB)	11/03/2011	ERC
Updated EAST search of 03 November 2011 with additional terms	01/21/2012	ERC
EAST (USOCR, USPAT, US-PGPUB, DERWENT, EPO, FPRS, JPO, IBM-TDB)	05/19/2012	ERC
Inventor Name and Assignee Check	02/12/2013	ERC

SEARCH NOTES		
Search Notes	Date	Examiner
Inventor Name and Assignee Search	02/13/2013	ERC
EAST (USOCR, USPAT, US-PGPUB, DERWENT, EPO, FPRS, JPO, IBM-TDB)	02/13/2013	ERC

	INTERFERENCE SEARCH		
US Class/ CPC Symbol	US Subclass / CPC Group	Date	Examiner

U.S. Patent and Trademark Office Part of Paper No.: 20130214

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Index of Claims	13018321	KAHN ET AL.
	Examiner	Art Unit
	EDWARD COSIMANO	2857

✓	R	ejected		-	Cancelled		Ν	Non-E	Elected	Α	Ар	peal
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	2	=	=	✓	✓					
	3	=	=	✓	-					
	4	=	=	✓	√					
	5	=	=	✓	✓					
	6	=	=	✓	✓					
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	16	=	=	✓	✓					
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	18	=	=	✓	✓					
	19	=	=	✓	✓					
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant : Philippe Kahn, et al. | Examiner: Cosimano, Edward R

Appl. No. : 13/018,321 Art Unit: 2857

Filed : January 31, 2011 Conf No: 8340

For : Human Activity Monitoring

Device

Customer No. : 08791

CERTIFICATE OF TRANSMISSION

I hereby certify that this correspondence is being submitted electronically via EFS Web on the date

shown below.

/Judith Szepesi/ January 28, 2013

Judith A. Szepesi Date

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

AMENDMENT

Sir:

In response to the Office Action of September 26, 2012, applicants respectfully request the Examiner to enter the following amendments and consider the following remarks:

Amendments to the Claims begin on page 2 of this paper.

Remarks/Arguments begin on page 6 of this paper.

Amendments to the Claims:

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

Listing of Claims:

1. (Currently Amended) A method of monitoring human activity using an inertial sensor, comprising:

assigning a dominant axis with respect to gravity based on an orientation of the inertial sensor;

detecting a change in the orientation of the inertial sensor and updating the dominant axis based on the change; and

counting periodic human motions by monitoring accelerations relative to the dominant axis by counting the periodic human motions when accelerations showing a motion cycle that meets motion criteria is detected within a cadence window; and updating the cadence window as actual cadence changes.

- 2. (Original) The method of claim 1, further comprising: using acceleration measurements along only the dominant axis to count steps.
- 3. Canceled
- 4. (Original) The method of claim 3, wherein at least one of the motion criteria is a dynamic motion criterion, the dynamic motion criterion updated to reflect current conditions.
- 5. (Original) The method of claim 4, wherein the dynamic motion criteria includes at least a lower threshold, wherein the lower threshold is adjusted based on at least one of a rolling average of accelerations and the orientation of the inertial sensor.
- 6. (Currently Amended) A method of monitoring human activity using an inertial sensor, comprising:

buffering a plurality of periodic human motions, each periodic human motion comprising a motion cycle;

identifying a number of periodic human motions within <u>an</u> appropriate cadence window[[s]]; and

counting each of the periodic human motions to enable the monitoring of human activity; and

updating the cadence window as a cadence of the motion cycle changes.

- 7. (Original) The method of claim 6, wherein prior to identifying, the inertial sensor is in a non-active mode, and wherein the non-active mode comprises running the device in one of an exit mode and an entry mode.
 - 8. (Original) The method of claim 7, wherein:

a requirement for switching the device from the exit mode to an active mode is lower than a requirement for switching the device from the entry mode to the active mode.

9. (Original) The method of claim 6, further comprising:

switching the device from the active mode to the non-active mode when a number of expected periodic human motions are not identified in the appropriate cadence windows.

10. (Original) The method of claim 6, further comprising:

switching from a sleep mode to the non-active mode of operation when an acceleration is detected.

11. (Currently Amended) An inertial sensor based device, comprising:
a dominant axis logic to determine an orientation of a device with respect to
gravity, to assign a dominant axis, and to update the dominant axis when the orientation
of the device changes; and

a counting logic to count periodic human motions by monitoring accelerations relative to the dominant axis by counting the periodic human motions when

13/018,321 Page 3 of 9 8689P027C2

accelerations showing a motion cycle that meets motion criteria is detected within a cadence window; and

a cadence logic to update the cadence window as actual cadence changes.

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12. (Original) The device of claim 11, wherein:

the counting logic uses acceleration measurements along only the dominant axis to count steps.

- 13. (Currently Amended) The device of claim 11, further comprising:

 [[a]] the cadence logic to update a dynamic cadence window; and
 the counting logic to count a periodic human motion when an acceleration
 measurement that meets motion criteria is taken within the cadence window.
 - 14. (Original) The device of claim 11, further comprising:

a comparator, to compare measurements of acceleration to dynamic motion criteria, the dynamic motion criteria updated to reflect current conditions; and

the counting logic to count a periodic human motion when the measurements of acceleration satisfy the dynamic motion criteria.

15. (Currently Amended) A non-transitory machine readable medium containing executable computer program instructions which, when executed by a processing system, cause said system to perform a method for:

assigning a dominant axis with respect to gravity based on an orientation of the inertial sensor;

detecting a change in the orientation of the inertial sensor and update the dominant axis based on the change; and

counting periodic human motions by monitoring accelerations relative to the dominant axis by counting the periodic human motions when accelerations showing a motion cycle that meets motion criteria is detected within a cadence window; and updating the cadence window as actual cadence changes.

- 16. (Original) The non-transitory machine readable medium containing executable computer program instructions of claim 15, which, when executed by the processing system, cause said system to perform the method further for:
 - using acceleration measurements along only the dominant axis to count steps.
- 17. (Original) The non-transitory machine readable medium containing executable computer program instructions of claim 15, which, when executed by the processing system, cause said system to perform the method further for:

maintaining a cadence window, wherein the cadence window is updated as an actual cadence changes; and

counting a periodic human motion when an acceleration measurement that meets motion criteria is within the cadence window.

- 18. (Original) The non-transitory machine readable medium containing executable computer program instructions of claim 17, wherein at least one of the motion criteria is a dynamic motion criterion, the dynamic motion criterion updated to reflect current conditions.
- 19. (Original) The non-transitory machine readable medium containing executable computer program instructions of claim 18, wherein the dynamic motion criteria includes at least a lower threshold, wherein the lower threshold is adjusted based on at least one of a rolling average of accelerations and the orientation of the inertial sensor.
- 20. (Original) The non-transitory machine readable medium containing executable computer program instructions of claim 15, which, when executed by the processing system, cause said system to perform the method further for:

switching the device from an active mode to a non-active mode when a number of expected periodic human motions are not identified in the appropriate cadence windows.

Remarks/Arguments

Applicants respectfully request consideration of the subject application as amended herein. This Amendment is submitted in response to the Office Action mailed September 26, 2012. Claims 1-20 are rejected.

In this Amendment, claims 1, 6, 11, 13, and 15 have been amended. Claim 3 has been canceled without prejudice. It is respectfully submitted that the amendment does not add new matter.

Applicants reserve all rights with respect to the applicability of the Doctrine of Equivalents.

Double Patenting Rejection

Claims 1-5 and 11-20 are provisionally rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 1-5 and 11-14 of U.S. Patent No. 7,653,508 issued January 26, 2010.

Claims 6-10 are provisionally rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 6-10 and 15-20 of U.S. Patent No. 7,653,508 issued January 26, 2010.

Applicants respectfully request abeyance of this rejection until claims are allowed. Once claims are allowed, and if appropriate based on the content of those claims, Applicants will submit a terminal disclaimer in this case.

Claim Rejections under 35 U.S.C. §102

Claims 1-2, 11-12, and 14-16 stand rejected under 35 U.S.C. §102(e) as being anticipated by U.S. Publication No. 2007/0143068 to Pasolini, et al (hereinafter "Pasolini").

Pasolini discusses a method to detect steps using an accelerometer. Pasolini's system is designed to count steps, based on comparison of an acceleration signal to a threshold. However, Pasolini does not teach or suggest the use of cadence windows, much less the comparison of a motion cycle to a cadence window which is adjusted as the user's motion is detected. Therefore, Applicants respectfully submit that claims 1, 11, and 15, as amended, and the claims that depend on them, are not anticipated by Pasolini.

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Claims 6-10 stand rejected under 35 U.S.C. §102(b) as being anticipated by U.S. Patent No. 6,611,789 to Darley (hereinafter "Darley").

Darley discusses a pedometer system in which the system measures toe offs and heel strikes, as well as time on the ground, and utilizes the relationship between these measurements to calculate a user's steps. However, Darley's system teaches away from using an entire motion cycle for calculations. Because Darley depends on a significant number of specific measurements, and their relative relationships to count steps, Darley does not teach or suggest calculating a cadence window of a motion cycle, as recited in claim 6, as amended. A motion cycle, as defined in the Specification as originally filed, is a repeated set of motions that can be considered a complete unit. Figure 2 of the Specification shows such a motion cycle.

Claim 6, as amended recites in part "buffering a plurality of periodic human motions, each periodic human motion comprising a motion cycle; identifying a number of periodic human motions within an appropriate cadence window; counting each of the periodic human motions to enable the monitoring of human activity; and updating the cadence window as a cadence of the motion cycle changes. There is no suggestion in Darley, as far as Applicant's review of the 100 pages could determine, of utilizing an entire motion cycle, and an associated cadence window, for buffering, and for identifying periodic human motions, such as steps. Therefore, Applicants respectfully submit that claim 6, as amended, and the claims that depend on it, are not anticipated by Darley.

Claim Rejections under 35 U.S.C. §103(a)

Claim 20 stand rejected under 35 U.S.C. §103(a) as being unpatentable over Pasolini as applied to claim 15 and further in view of Darley as applied above to claims 6-10.

Claim 20 depends on claim 15, and incorporates its limitations. Claim 15, as amended, recites in part "counting periodic human motions by monitoring accelerations relative to the dominant axis by counting the periodic human motions when accelerations showing a motion cycle that meets motion criteria is detected within a cadence window; and updating the cadence window as actual cadence changes."

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As noted above, Pasolini does not teach or suggest measuring cadences, much less using a cadence window to determine whether motion cycles qualify as periodic human motion.

While Darley does mention using time frames to determine whether motions qualify to be counted, Darley utilizes the relationship between subparts of motions, rather than the cadence of the motion cycle, to make this determination. Darley notes that a cadence could be utilized, but only for the purposes of calculating a measured speed (see Darley, column 65). Therefore, there is no teaching or suggestion in Pasolini or Darley of using a motion cycle within a cadence window, and updating the cadence window as actual cadence changes. Therefore, claim 20, which depends on claim 15, is not obvious over the combination of Pasolini and Darley.

Claim Rejections under 35 U.S.C. §112

Claims 1-15 stand rejected under 35 U.S.C. §112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Applicants have amended claims 1, 11, and 15 to more clearly point out, and distinctly claim the subject matter Applicants consider their invention. Applicants respectfully request withdrawal of this rejection in light of the amendments. If the Examiner has any remaining objection with respect to the claims, as amended, the Examiner is invited to contact the undersigned.

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Conclusion

Applicant respectfully submits that in view of the amendments and discussion set forth herein, the applicable rejections have been overcome. Accordingly, the present and amended claims should be found to be in condition for allowance.

If a telephone interview would expedite the prosecution of this application, the Examiner is invited to contact Judith A. Szepesi at (408) 720-8300.

If there are any additional charges/credits, please charge/credit our deposit account no. 02-2666.

Respectfully submitted,

BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN LLP

Dated: January 28, 2013 /Judith Szepesi/

Judith A. Szepesi Reg. No. 39,393

1279 Oakmead Parkway Sunnyvale, CA 94085 (408) 720-8300

13/018,321 Page 9 of 9 8689P027C2

Electronic Patent Application Fee Transmittal						
Application Number:	13018321					
Filing Date:	31-Jan-2011					
Title of Invention:	HUMAN ACTIVITY MONITORING DEVICE					
First Named Inventor/Applicant Name:	Phi	ilippe Kahn				
Filer:	Judith A. Szepesi					
Attorney Docket Number:	Attorney Docket Number: 8689P027C2					
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 - 1 month with \$0 paid		1251	1	150	150	

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Miscellaneous:				
	Tot	al in USD	(\$)	150

Electronic Ack	Electronic Acknowledgement Receipt				
EFS ID:	14813389				
Application Number:	13018321				
International Application Number:					
Confirmation Number:	8340				
Title of Invention:	HUMAN ACTIVITY MONITORING DEVICE				
First Named Inventor/Applicant Name:	Philippe Kahn				
Customer Number:	8791				
Filer:	Judith A. Szepesi				
Filer Authorized By:					
Attorney Docket Number:	8689P027C2				
Receipt Date:	29-JAN-2013				
Filing Date:	31-JAN-2011				
Time Stamp:	02:53:22				
Application Type:	Utility under 35 USC 111(a)				

Payment information:

Submitted with Payment	yes
Payment Type	Deposit Account
Payment was successfully received in RAM	\$150
RAM confirmation Number	11054
Deposit Account	022666
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File Listing:

Document	Document Description	File Name	File Size(Bytes)/	Multi	Pages
Number		riie Waine	Message Digest	Part /.zip	(if appl.)

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	Claims	Claims			5
	Applicant Arguments/Remarks	Made in an Amendment	6	9	
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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's Docket No. 8689P027C2

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant : Philippe Kahn, et al. | Examiner: Cosimano, Edward R

Appl. No. : 13/018,321 Art Unit: 2857

Filed : January 31, 2011 Conf No: 8340

For : Human Activity Monitoring CERTIFICATE OF TRANSMISSION

Device

Customer No. : 08791

/Judith Szepesi/ January 28, 2013

Judith A. Szepesi Date

shown below.

I hereby certify that this correspondence is being

submitted electronically via EFS Web on the date

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

PETITION FOR EXTENSION OF TIME PURSUANT TO 37 C.F.R. § 1.136 (a)

Sir:

Applicant respectfully petitions pursuant to 37 CFR 1.136(a) for a one month extension of time to file this response to the Office Action mailed 09/26/2012. The extended period is set to expire on 01/28/2013. The Director is authorized to charge in the amount of \$150.00 to Deposit Account No. 02-2666 to cover the fee for a one month extension of time.

Please charge any shortages and credit any overages to our Deposit Account No. 02-2666.

Respectfully submitted,

BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN, LLP

Dated: January 28, 2013 /Judith Szepesi/

Judith A. Szepesi Reg. No. 39,393

1279 Oakmead Parkway Sunnyvale, CA 94085 (408) 720-8300

Substitute	for Form 1449	9/PTO			Complete	if Known	
	INFOF	τΔ1/1	ION DISCLOSU	RF	Application Number	13/018,321	
					Filing Date	January 31, 2011	
	STAT	EMEN	EMENT BY APPLICANT		First Named Inventor:	Philippe Kahn	
		(use as m	any sheets as necessary)		Art Unit	2857	
					Examiner Name	Cosimano, Edward R	
Sheet	1		of	1	Attorney Docket Number	8689P027C2	
		<u></u>	II C DAT	ENT DOCUMENTS	2		
Examiner	Cite No.1	T	U.S. FAI	Publication Date	Name of Patentee or	Pages, Columns, Lines	
Initials*			Document Number	MM-DD-YYYY	Applicant of Cited Document	Where Relevant Passages or Relevant	
		Number	-Kind Code ² (If known)			Figures Appear	
		US-	7,892,080	2/22/2011	Dahl, Fredrik Andreas		
		US-	2005/0245988	11/3/2005	Miesel, Keith A.		
		US-	2006/0149516	7/6/2006	Bond et al		
		US-	2007/0145680	6/28/2007	Rosenberg, Louis B		
		US-	2007/0259717	11/8/2007	Mattice et al		
		US-	2009/0124348	5/14/2009	Yoseloff et al		
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Examiner	Date Considered	
Signature		

*EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609; Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant. ¹Applicant's unique citation designation number (optional). ²See Kinds Codes of USPTO Patent Documents at www.uspto.gov or MPEP 901.04. ³Enter Office that issued the document, by the two-letter code (WIPO Standard ST.3). ⁴For Japanese patent documents, the indication of the year of reign of the Emperor must precede the serial number of the patent document. ⁵Kind of document by the appropriate symbols as indicated on the document under WIPO Standard ST. 16 if possible. ⁶Applicant is to place a check mark here if English language translation is attached.

This collection of information is required by 37 CFR 1.97 and 1.98. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 2 hours to complete including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SENT FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, Virginia 22313-1450. If you need assistance in completing the form, call 1-800-PTO-9199 (1-800-786-9199) and select option 2.

13/018,321 Page 3 of 3 8689P027C2

Electronic Acknowledgement Receipt				
EFS ID:	14825452			
Application Number:	13018321			
International Application Number:				
Confirmation Number:	8340			
Title of Invention:	HUMAN ACTIVITY MONITORING DEVICE			
First Named Inventor/Applicant Name:	Philippe Kahn			
Customer Number:	8791			
Filer:	Judith A. Szepesi			
Filer Authorized By:				
Attorney Docket Number:	8689P027C2			
Receipt Date:	29-JAN-2013			
Filing Date:	31-JAN-2011			
Time Stamp:	21:31:41			
Application Type:	Utility under 35 USC 111(a)			

Payment information:

Submitted with Payment	no
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File Listing:

Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1		8689P027C2_IDS_and_SB08.	51944	Voc	2
'		pdf	192a5e4aff9f356b39bb3e512451e1811b6d 822c	yes	3

	Multipart Description/PDF files in .zip description					
	Document Description	Start	End			
	Transmittal Letter	1	2			
	Information Disclosure Statement (IDS) Form (SB08)	3	3			
Warnings:						
Information:						
	Total Files Size (in bytes):	Į	51944			

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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

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New International Application Filed with the USPTO as a Receiving Office

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I hereby certify that this correspondence is being

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Date

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

: Philippe Kahn, et al. Examiner: Cosimano, Edward R Applicant

Appl. No. : 13/018,321 Art Unit: 2857

Filed : January 31, 2011 Conf No: 8340

CERTIFICATE OF TRANSMISSION

: Human Activity Monitoring Device

Customer No. : 08791

/Judith Szepesi/ January 29, 2013

shown below.

Judith A. Szepesi

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

INFORMATION DISCLOSURE STATEMENT

Sir:

For

Enclosed is a copy of Information Disclosure Citation Form PTO-1449 or PTO/SB/08 together with copies of the documents cited on that form, except for copies not required to be submitted (e.g., copies of U.S. patents and U.S. published patent applications need not be enclosed). It is respectfully requested that the cited documents be considered and that the enclosed copy of Information Disclosure Citation Form PTO-1449 or PTO/SB/08 be initialed by the Examiner to indicate such consideration and a copy thereof returned to applicant(s).

Pursuant to 37 C.F.R. § 1.97, the submission of this Information Disclosure Statement is not to be construed as a representation that a search has been made and is not to be construed as an admission that the information cited in this statement is material to patentability.

Pursuar	nt to 37 C.F.R. § 1.	.97, this Information Disclosure Statement is being
submitted und	er one of the follow	ving (as indicated by an "X" to the left of
the appropriate	e paragraph):	
	37 C.F.R. §1.97(b	o).
X	37 C.F.R. §1.97(Statement is <u>one</u>	c). If so, then enclosed with this Information Disclosure of the following:
	A statement purs	suant to 37 C.F.R. §1.97(e) <u>or</u>
X		180.00 for the fee under 37 C.F.R. § 1.17(p) was in January 9, 2012.
	37 C.F.R. §1.97(Statement are th	d). If so, then enclosed with this Information Disclosure e following:
	(1) A statemer	nt pursuant to 37 C.F.R. §1.97(e); and
		r \$ <u>180.00</u> for the fee under 37 C.F.R. §1.17(p) for of the Information Disclosure Statement.
If there	are any additional	charges, please charge Deposit Account No. 02-2666.
		Respectfully submitted, BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN LLP
Dated: Januar	y 29, 2013	/Judith Szepesi/ Judith A. Szepesi Reg. No. 39,393
1279 Oakmea Sunnyvale, CA (408) 720-830	N 94085	

Document code: WFEE

United States Patent and Trademark Office Sales Receipt for Accounting Date: 02/04/2013

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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	ICATION		ERMINATIO			pplication or	Docket Number 8,321	Fi	ing Date 31/2011	To be Mailed
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	FOR		NUMBER FIL	.ED NU	MBER EXTRA		RATE (\$)	FEE (\$)		RATE (\$)	FEE (\$)
	BASIC FEE (37 CFR 1.16(a), (b),	or (c))	N/A		N/A	1	N/A		1	N/A	
	SEARCH FEE (37 CFR 1.16(k), (i), (i)	or (m))	N/A		N/A		N/A			N/A	
	EXAMINATION FE (37 CFR 1.16(o), (p),		N/A		N/A		N/A			N/A	
	TAL CLAIMS CFR 1.16(i))		min	us 20 = *			X \$ =		OR	X \$ =	
	EPENDENT CLAIM CFR 1.16(h))	IS	mi	inus 3 = *			X \$ =			X \$ =	
	APPLICATION SIZE (37 CFR 1.16(s))	FEE sl is a	heets of pape \$ \$250 (\$125 dditional 50 s	ation and drawin er, the application for small entity) sheets or fraction a)(1)(G) and 37	on size fee due for each on thereof. See						
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	APP	LICATION A		DED — PART II (Column 2)	(Column 3)		SMAL	L ENTITY	OR		ER THAN ALL ENTITY
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AMENDMI	Independent (37 CFR 1.16(h))	*	Minus	***	=		X \$ =		OR	X \$ =	
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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 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.
13/018,321	01/31/2011	Philippe Kahn	8689P027C2	8340
	7590 09/26/201 KOLOFF TAYLOR &		EXAM	INER
1279 Oakmead Sunnyvale, CA	Parkway	COSIMANO, EDWARD R		
Sulliy vale, CA	94003-4040		ART UNIT	PAPER NUMBER
			2857	
			MAIL DATE	DELIVERY MODE
			09/26/2012	PAPER

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

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

		Application No.	Applicant(s)							
	Office Action Summary	13/018,321	KAHN ET AL.							
	Office Action Summary	Examiner	Art Unit							
	The MAN INO DATE of this communication	EDWARD COSIMANO	2857							
Period fo	The MAILING DATE of this communication apports Reply	ears on the cover sheet with the c	orrespondence address							
WHIC - Exte after - If NC - Failu Any	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>09 Ja</u>	nuary 2012.								
2a)	This action is FINAL . 2b)⊠ This	action is non-final.								
3)	An election was made by the applicant in response	onse to a restriction requirement	set forth during the interview on							
	; the restriction requirement and election	•								
4)	Since this application is in condition for allowan									
	closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	53 O.G. 213.							
Disposit	ion of Claims									
	Claim(s) $\underline{\text{1-20}}$ is/are pending in the application.									
	5a) Of the above claim(s) <i>none</i> is/are withdrawr	n from consideration.								
	Claim(s) is/are allowed.									
	Claim(s) <u>1-20</u> is/are rejected.									
	Claim(s) is/are objected to. Claim(s) are subject to restriction and/or	alaatian raquiromant								
9)	are subject to restriction and/or	election requirement.								
Applicat	ion Papers									
10)	The specification is objected to by the Examiner	r.								
11)🛛	The drawing(s) filed on $\underline{\it 31\ January\ 2011}$ is/are:	a)⊠ accepted or b)☐ objected	to by the Examiner.							
	Applicant may not request that any objection to the o									
—	Replacement drawing sheet(s) including the correction		•							
•	The oath or declaration is objected to by the Exa	aminer. Note the attached Office	Action or form PTO-152.							
Priority (under 35 U.S.C. § 119									
	Acknowledgment is made of a claim for foreign All b) Some * c) None of:		i-(d) or (f).							
	1. Certified copies of the priority documents2. Certified copies of the priority documents		on No							
	 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)).									
* 5	* See the attached detailed Office action for a list of the certified copies not received.									
		•								
Attachmen	at(s)									
_	ce of References Cited (PTO-892)	4) Interview Summary	(PTO-413)							
2) Notice	ce of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Da 5) Notice of Informal P	ate							
	mation Disclosure Statement(s) (PTO/SB/08) er No(s)/Mail Date <u>01/09/2012</u> .	6) Other:	atent Application							

U.S. Patent and Trademark Office PTOL-326 (Rev. 03-11)

Notice of References Cited Application/Control No. | Applicant(s)/Patent Under Reexamination KAHN ET AL. | Examiner | EDWARD COSIMANO | 2857 | Page 1 of 1

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*	Α	US-5,485,402	01-1996	Smith et al.	702/160
*	В	US-2006/0174685	08-2006	Skvortsov et al.	073/001.37
*	С	US-2007/0143068	06-2007	Pasolini et al.	702/160
*	D	US-7,305,323	12-2007	Skvortsov et al.	702/160
*	Е	US-2008/0243432	10-2008	Kato et al.	702/160
*	F	US-7,463,997	12-2008	Pasolini et al.	702/160
*	G	US-7,788,059	08-2010	Kahn et al.	702/141
*	Ι	US-8,187,182	05-2012	Kahn et al	600/300
	1	US-			
	J	US-			
	К	US-			
	L	US-			
	М	US-			

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*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Country	Name	Classification
	N	JP 2005-309691 A	11-2005	Japan	Tsuji	
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NON-PATENT DOCUMENTS

*		Include as applicable: Author, Title Date, Publisher, Edition or Volume, Pertinent Pages)
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"A copy of this reference is not being furnished with this Office action. (See MPEP § 707.05(a).) Dates in MM-YYYY format are publication dates. Classifications may be US or foreign.

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

Notice of References Cited

Part of Paper No. 20120520

	Туре	L#	Hits	Search Text	DBs	Time Stamp
1	BRS	L1	491919	(dominant or principle or principal or major or critical or override or overridden or overriding or ((most or greatest or largest) near2 important) or sense or sensing or detect\$1r or detection) near5 (axis or axies or direction or vector or orientate or orientated or orientating or orientation or incline or inclined or inclining or inclination)	FPRS; EPO; JPO;	2012/05/19 16:30
2	BRS	L2	59617	L1 near10 (inertial or ins or ims or gyro or gyroscope or acc or accel or accelerate or accelerated or accelerating or acceleration or mem or micro\$1electr\$4mechanical\$1machine or micro\$1electr\$4machine or nem or nano\$1electr\$4machanical\$1machine or nano\$1electr\$4machine)	USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2012/05/19 16:30
3	BRS	L3	1846330	(drift or drifted or drifting or vary or variance or varied or varying or variation or deviate or deviated or deviated or deviating or deviation or offset or depart or departed or departing or change or changed or changing or chang\$1r or alter or altered or altering or alteration or alter\$1r or modify or modified or modifying or modification or modif\$2r or delta or adjust or adjusted or adjusting or adjustment or adjust\$1r or shift or shifted or shifting or shift\$1r) near6 (axis or axies or direction of vector or orientate or orientated or inclined or inclining or inclination)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2012/05/19 16:30

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4	BRS	L4	118047	L3 near6 (inertial or ins or ims or gyro or gyroscope or acc or accel or accelerate or accelerated or accelerating or acceleration or mem or micro\$1electr\$4mechanical\$1machine or micro\$1electr\$4machine or nem or nano\$1electr\$4machanical\$1machine or nano\$1electr\$4machine)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2012/05/19 16:30
5	BRS	L5	11325	L1 near5 (update or updated or updating or updat\$1r or correct or corrected or correcting or correction or correct\$1r or compensate or compensated or compensating or compensation or compensat\$1r or calibrate or calibrated or calibrating or calibration or calibrating or calibration or calibrat\$1r)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2012/05/19 16:30
6	BRS	L6	170	L4 same L5	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2012/05/19 16:30

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7	BRS	L7	1117666	(count or counted or counting or number or numbered or numbering or increment or incremented or incremented or accumulate or accumulated or accumulating or accumulation) near5 (motion or move or moved or moving or movements or accor accel or accelerate or accelerated or accelerating or acceleration or step or stepping or walk or walking or run or running or walk or walking or run or running or jog or jogging or act or acting or action or active or activity or gait or stride)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2012/05/19 16:30
8	BRS	L8	1282	L1 near5 L7	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2012/05/19 16:30
9	BRS	L9	5	L2 and L6 and L8	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2012/05/19 16:30

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10	BRS	L10	1681455	or jogging or act or acting or action or active or activity or gait or stride) near4 (number or numbered or numbering or count or counted or counting or	EDRS: FPO:	2012/05/19 16:30

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13	BRS	L13	1182725	required or requiring or	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2012/05/19 16:30
14	BRS	L14	544		US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2012/05/19 16:30

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15	BRS	L15	921967	walking or run or running or jog	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2012/05/19 16:30
16	BRS	L16	3056618	(motion or move or moved or moving or movements or step or stepping or walk or walking or run or running or walk or walking or run or running or jog or jogging or act or acting or action or active or activity or gait or stride) near4 (measure or measured or measuring or measurement or monitor or monitored or monitoring or capture or captured or capturing or detect or detected or detecting or detection or detect\$1r or sense or sensed or sensing or sens\$1r or transduce or transduced or transducing or transducer or sample or sampled or sampling or sampl\$1r or determine or	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT;	2012/05/19 16:30

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17	BRS	L17	125484	L15 near15 L16	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2012/05/19 16:30
18	BRS	L18	163	L11 and L14 and L17	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2012/05/19 16:30
19	BRS	L19	1365	L1 near15 L15	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2012/05/19 16:30
20	BRS	L20	3	L9 and L19	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2012/05/19 16:30
21	BRS	L21	30585	(kahn\$1.in. adj2 (p.in. or philippe.in.)) or ((kinsolving\$1.in. or kingsolving\$1.in.) adj2 (a.in. or arthur.in.)) or (christensen\$1.in. adj2 (m.in. or mark.in.)) or (lee\$1.in. adj2 (b.in. or brian.in. or brain.in.)) or (vogel\$1.in. adj2 (d.in. or david.in.))	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2012/05/19 16:30

	Type	L#	Hits	Search Text	DBs	Time Stamp
22	BRS	L22	24	"11"\$1"891"\$1"112" or "2009"\$1"0"\$1"043"\$1"531" or "7"\$1"647"\$1"196" or "12"\$1"069"\$1"267" or	FPRS; EPO; JPO; DERWENT;	2012/05/19 16:30

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23	BRS	L23	1699	"20020116147" or	USPAT; USOCR; FPRS; EPO; JPO; DERWENT;	2012/05/19 16:30

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24	BRS	L24	606	"20050033200" or "20050038626" or "6881191" or "6885971" or "6895341" or "6898550" or "20050132797" or "6928382" or "6941239" or	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2012/05/19 16:30

	Туре	L#	Hits	Search Text	DBs	Time Stamp
25	BRS	L25	375	"20060174685" or "7092846" or "20060206258" or "20060223547" or "20060235642" or "20060259268" or "7145461" or "7148797" or "20060284979" or	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2012/05/19 16:30

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26	BRS	L26	295	"20070259716" or "20070259717" or "20070260418" or "20070260482" or "7297088" or "20070276295" or "7305323" or	FPRS; EPO; JPO;	2012/05/19 16:35

	Туре	L#	Hits	Search Text	DBs	Time Stamp
27	BRS	L27	87	"7608050" or "7617071" or "7627423" or "20090319221" or "7640134" or "7640804" or "7648441" or "7672781" or "20100056872" or "20100057398" or "7679601" or "7725139" or "7747409" or "7752011" or "7753861" or "7774156" or "7788059" or "7788071" or "7857772" or "7883445" or "7892080" or "7962312" or "8152693" or "8179321" or "8187182"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2012/05/19 16:35
28	BRS	L28	4	"2005"\$1"309691"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2012/05/19 16:35
29	BRS	L29	1131	((L2 or L6 or L8 or L11 or L14 or L17 or L19) and (L21 or L22 or L23 or L24 or L25 or L26 or L27 or L28)) or ((L2 and L5 and (L8 or (L8 same L15))) and (g01b\$1"5"\$1"00" or g01b\$1"5"\$1"00" or g01c\$1"22"\$1"00" or g01c\$1"25"\$1"00" or g01d\$1"7"\$1"00" or g06f\$1"11"\$1"30" or g06f\$1"11"\$1"30" or g06f\$1"11"\$1"30" or g06f\$1"17"\$1"00" or	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2012/05/19 16:36
30	BRS	L30	1277	L9 or L18 or L20 or L29	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2012/05/19 16:36

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	Туре	L#	Hits	Search Text	DBs	Time Stamp
31	BRS	L31	1952	or /3/1.81 or /3/432.1 or 73/865.4 or 73/865.8 or 377/1 or 377/13 or 377/15 or 377/17 or 377/19 or 377/20 or 377/24 or 377/24.1 or 377/24.2 or 702/104 or 702/85 or 702/97 or 702/104 or	US-PGPUB; USPAT; USOCR:	2012/05/19 16:36

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7	US	20030018430 A1	20030123	Ladetto, Quentin et al.	701/217	701/200	56
8	US	6611789 B1	20030826	Darley; Jesse	702/160	702/141; 702/142; 702/176	87
9	US	6700499 B2	20040302	Kubo; Nobuo et al.	340/686.1	340/573.1; 340/573.7; 482/3; 482/74; 600/510; 600/552; 600/553; 73/379.01; 73/379.09	27
10	US	6826477 B2	20041130	Ladetto; Quentin et al.	701/217	340/944; 701/200; 701/213; 73/178R	58
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13	JР	2005309691 A	20051104	TSUJI, TOMOHARU			9

L30 Results /ERC/ 19 May 2012

		Document ID	Publicati on Date	Inventor	Current OR	Current XRef	Pag es
14	US	20060020177 A1	20060126	Seo; Jeong-Wook et al.	IN 1111 / 31111	482/8 ; 600/595	90
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L30 Results /ERC/ 19 May 2012

		Document ID	Publicati on Date	Inventor	Current OR	Current XRef	Pag es
29	US	20090234614 A1	20090917	Kahn; Philippe et al.	702/141	351/158	18
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31	US	20090319221 A1	20091224	Kahn; Philippe et al.	702/141		31
32	US	7640134 B2	20091229	Park; Kyong-Ha et al.		600/587; 600/592; 600/595; 73/491; 73/865.4	13
33	US	7647196 B2	20100112	Kahn; Philippe et al.	702/149	702/142; 702/150; 702/154	22
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35	US	20100057398 A1	20100304	Darley; Jesse et al.	702/160	702/142	85
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L30 Results

/ERC/ 19 May 2012

		Document ID	Publicati on Date	Inventor	Current OR	Current XRef	Pag es
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40	US	7962312 B2	20110614	Darley; Jesse et al.	702/165	702/142; 702/158; 702/160; 702/176; 73/597	84
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L30 Results

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19 May 2012

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1	JP 2	0053096	91 A	20051104	TSUJI,	TOMOHARU			9

L31 Results

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19 May 2012

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Index of Claims	13018321	KAHN ET AL.
	Examiner	Art Unit
	EDWARD COSIMANO	2857

✓	Rejected	-	Cancelled	N	Non-Elected	Α	Appeal	
=	Allowed	÷	Restricted	I	Interference	0	Objected	
	☐ Claims renumbered in the same order as presented by applicant ☐ CPA ☐ T.D. ☐ R.1.47							

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U.S. Patent and Trademark Office Part of Paper No.: 20120520

Receipt date: 01/09/2012

Substitute	for Form 1449	PTO		Complete	if Known	
	INFOR	ΛΛΛ	TION DISCLOSU	RF	Application Number	13/018,321
					Filing Date	January 31, 2011
	STATE	EME	ENT BY APPLICAI	NT	First Named Inventor:	Philippe Kahn
	(use as	many sheets as necessary)		Art Unit	2857
					Examiner Name	Cosimano, Edward R
Sheet	1		of	1	Attorney Docket Number	8689P027C2
	_		LIC DAT		,	0002702702
Examiner	Cite No.1		U.S. PAT	Publication Date	Name of Patentee or	Pages, Columns, Lines
Initials*		Document Number Number-Kind Code ² (If known)		MM-DD-YYYY	Applicant of Cited Document	Where Relevant
						Passages or Relevant Figures Appear
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13/018,321

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DOCUMENT-IDENTIFIER: JP 2005-309691 A TITLE: ELECTRONIC PEDOMETER

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TSUJI, TOMOHARUN/A

INT-CL (IPC): G06M007/00, G01C022/00

ABSTRACT:

PROBLEM TO BE SOLVED: To perform much more accurate measurement of the number of steps even when any walking signal enough for detection is not obtained.

SOLUTION: A signal detected by an acceleration detecting part 101 having an acceleration sensor 100 is compared with a moving average value calculated by a walking cycle calculating part 108 by a walking cycle comparing part 106 after a fixed noise is removed by a filter part 105 of a counting part 102, and each signal in a predetermined cyclic range is counted by a number of step count part 107 as the number of steps for one step. A signal in a range similar to the n times of a predetermined cycle among signals beyond a predetermined cyclic range is judged as the number of steps for n steps by a beyond-specification number of step processing part 109, and counted as the number of steps for n steps by a number of step count part 107. The number of steps counted by the number of step count part 107 is displayed at a display part 103.

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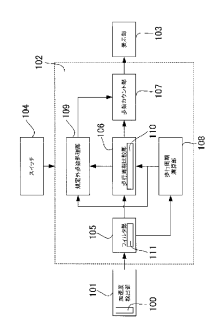
(54) 【発明の名称】電子歩数計

(57)【要約】

【課題】 検出するのに十分な歩行信号が得られない場合でも、より正確な歩数計測を行えるようにすること。

【解決手段】 加速度センサ100を有する加速度検出部101で検出した信号は、計数部102のフィルタ部105で一定のノイズが除去された後、歩行周期比較部106により、歩行周期演算部108で算出した移動平均値と比較されて、所定周期範囲内の各信号は1歩分の歩数として歩数カウント部107で計数される。前記所定周期範囲外の信号のうちの所定周期の1倍に類似する範囲の信号は、規定外歩数処理部109によって1歩分の歩数と判断され、歩数カウント部107は1歩分の歩数として計数する。歩数カウント部107で計数された歩数は表示部103で表示される。

【選択図】 図1



【特許請求の範囲】

【請求項1】

歩行センサを有し該歩行センサで検出した使用者の歩行に対応する歩行信号を出力する歩行検出手段と、前記歩行検出手段からの歩行信号に基づいて歩数を計数する計数手段とを有し、少なくとも前記歩行センサは使用者の身体に装着して使用される電子歩数計において、

前記計数手段は、前記歩行検出手段からの信号のうちの第1の基準周期範囲内の各信号を1歩分として計数すると共に、前記第1の周期範囲外の信号のうち、第2の基準周期範囲のn(正の整数)倍を基準とする所定範囲内にある信号をn歩分として計数することを特徴とする電子歩数計。

【請求項2】

前記計数手段は、前記歩行検出手段からの信号が前記第1の基準周期範囲内の信号か否かを判断する第1の周期判断手段と、前記歩行検出手段からの信号のうち、前記第1の周期判断手段が前記第1の基準周期範囲外と判断した信号が、前記第2の基準周期範囲のn倍を基準とする所定周期範囲内の信号か否かを判断する第2の周期判断手段と、前記歩行検出手段からの信号のうち、前記第1の基準周期判断手段が前記第1の基準周期範囲内の信号と判断した各信号を1歩分として計数すると共に、前記第2の基準周期判断手段が前記第2の基準周期範囲のn倍を基準とする所定周期範囲内の信号と判断した信号をn歩分として計数する歩数計数手段とを備えて成ることを特徴とする請求項1記載の電子歩数計。

【請求項3】

前記計数手段は前記歩行検出手段からの所定数の信号周期の移動平均をとる基準周期算出 手段を有し、前記周期判断手段は、前記基準周期算出手段で算出した移動平均を基準とす る所定範囲を前記第1の基準周期範囲として使用して、前記歩行検出手段からの信号が前 記第1の基準周期範囲内の信号か否かを判断することを特徴とする請求項2記載の電子歩 数計。

【請求項4】

前記第1の基準周期範囲を記憶する基準値記憶手段を備え、前記周期判断手段は、前記基準値記憶手段に記憶した第1の基準周期範囲を使用して、前記歩行検出手段からの信号が前記第1の基準周期範囲内の信号か否かを判断することを特徴とする請求項2記載の電子歩数計。

【請求項5】

前記基準値記憶手段に前記第1の基準周期範囲を記憶するための操作手段を備えて成ることを特徴とする請求項4記載の電子歩数計。

【請求項6】

前記第1の基準周期範囲と前記第2の基準周期範囲は同一であることを特徴とする請求項 1 乃至5 のいずれか一に記載の電子歩数計。

【請求項7】

前記歩行センサは使用者の腕に装着して使用されることを特徴とする請求項1乃至6のいずれか一に記載の電子歩数計。

【発明の詳細な説明】

【技術分野】

[0001]

本発明は、人体に装着して使用され、該装着した人の歩数を電子的に計数する電子歩数計に関する。

【背景技術】

[0002]

従来から、人体に装着して使用され、電子的な処理を施すことによって使用者の歩数を 計数する電子歩数計が開発されている。

[0003]

歩数の計数は、歩行中の人体の上下運動による加速度を検出し、その回数を歩数として

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計数するのが一般的である。

[0004]

しかし、実際には歩行以外の生活動作による様々なノイズを拾ってしまい、歩数を正確 に測定することが出来ないという問題点が以前から指摘されている。

[0005]

これを解決するために、フィルタリング処理として一旦加速度を検出した後に所定の不感帯期間を設けノイズによる誤検出を回避する方法(例えば、特許文献 1 参照)、検出した所定回数連続して検出信号が出力したことを検出して、はじめてこれを歩数として計数する方法(例えば、特許文献 2 、特許文献 3 参照)、歩行の周期を検出し、その周期と歩行時間から歩数を演算する方法(例えば、特許文献 4 参照)等が提案されている。

[0006]

図3は、前記特許文献1に記載された歩数計のブロック図である。歩数計は、使用者の身体に装着して使用されると共に使用者の歩行によって生じる加速度を検出して歩行に対応する信号(歩行信号)を出力する加速度検出部301、加速度検出部301の出入の高号歩行周期に対応する所定周期の信号を出力するフィルタ部302、フィルタ部302から出力された信号のうちの所定数の信号を平均することによって基準となる歩行周期と歩いら出力された信号の周期と歩行周期と歩いら出力された信号の周期と歩いら出力された信号の周期と歩いら出力された信号の周期と歩いら出力された信号の周期と歩いら出力された信号のうち、前記基準となる歩行周期に類似する周期の信号を出力する歩行周期比較部303と、歩行周期比較部303からの信号を計数する歩数カウント部304で計数した計数値を表示する表示部305を備えている。尚、フィルタのウント部304で計数した計数値を表示する表示部305を備えている。尚、フィルタのウント部304で計数した計数値を表示する表示部305を備えている。尚、フィルタの対した部数した計数値を表示する表示部305を構えている。。

[0007]

加速度検出部301は、歩行者の歩行によって生じる加速度を検出して歩行に対応する信号を出力する。フィルタ部302は、加速度検出部301の出力信号から歩行周期に対応する所定周期の信号を出力する。歩行周期演算部306は、フィルタ部302から出力された信号のうちの所定数の信号を平均することによって基準となる歩行周期を算出する。歩行周期比較部303は、フィルタ部302から出力された信号の周期と歩行周期に類似する周期の信号を出力する。歩数カウント部304は、歩行周期比較部303からの信号を歩行に対応する信号として計数する。表示部305は、歩数カウント部304で計数した計数値である歩数を表示する。

[0008]

このように、歩行周期比較部303が基準となる歩行周期に類似する周期で発生する信号を出力するように構成することによって、歩行周期に類似する期間以外で発生する信号は検出しないように、所定の不感帯期間を設けている。これにより、ノイズを歩行による信号と誤って検出することを回避することが可能になる。

[0009]

図4は、前記従来の電子歩数計にける信号検出動作を説明するための信号波形図であり、加速度センサを使用者の腕に装着して歩数計測する方式の電子歩数計の例である。図4において、横軸は時間、縦軸は加速度検出部301で検出される加速度である。加速度信号波形と基準レベルXとの交点位置(時間軸に示した矢印位置)が、検出された歩行を表している。加速度信号波形の周期はTであり、加速度センサを腕に装着する方式であるため、1周期T当たり2歩検出される。

[0010]

実際には歩行における上下運動の加速度だけを検出することは非常に困難であり、日常 生活における歩行以外の動作や、歩行中の腕の振り方等の付帯動作の影響を受けるため、 検出される加速度信号はこれらの合算となる。このため、検出レベルの揺らぎが生じて、

本来ならば検出されるべき歩行信号が検出されずに抜けてしまうという問題がある。即ち、図4において、本来ならば谷401~403は基準レベルXの下方まで突出して基準レベルXと交差し、交差点位置が歩数として計数されるはずであるが、検出レベルの揺らぎが生じて、検出されるべき歩行信号に抜けが発生しているため、計数漏れが生じてしまうという問題がある。

【特許文献 1 】 特開昭 5 6 - 8 6 3 0 9 号公報 (第 1 頁 ~ 第 2 頁、図 2 ~ 図 4)

【特許文献2】特開昭63-262784号公報(第2頁~第4頁、図4、図5)

【特許文献3】特許第3017529号公報(第2頁、図1~図4)

【特許文献 4 】 特許第 2 6 9 7 9 1 1 号公報 (第 2 頁、図 1 ~ 図 5)

【発明の開示】

【発明が解決しようとする課題】

[0011]

本発明は、検出するのに十分な歩行信号が得られない場合でも、より正確な歩数計測を 行えるようにすることを課題としている。

【課題を解決するための手段】

[0012]

本発明によれば、歩行センサを有し該歩行センサで検出した使用者の歩行に対応する歩行信号を出力する歩行検出手段と、前記歩行検出手段からの歩行信号に基づいて歩数を計数する計数手段とを有し、少なくとも前記歩行センサは使用者の身体に装着して使用される電子歩数計において、前記計数手段は、前記歩行検出手段からの信号のうちの第1の基準周期範囲内の各信号を1歩分として計数すると共に、前記第1の周期範囲外の信号のうち、第2の基準周期範囲のn(正の整数)倍を基準とする所定範囲内にある信号をn歩分として計数することを特徴とする電子歩数計が提供される。

[0013]

歩行検出手段は、使用者の歩行を検出して該歩行に対応する歩行信号を出力する。計数 手段は、歩行検出手段からの信号のうちの第1の基準周期範囲内の各信号を1歩分として 計数すると共に、前記第1の周期範囲外の信号のうち、第2の基準周期範囲のn(正の整数)倍を基準とする所定範囲内にある信号をn歩分として計数する。

[0014]

ここで、前記計数手段は、前記歩行検出手段からの信号が前記第1の基準周期範囲内の信号か否かを判断する第1の周期判断手段と、前記歩行検出手段からの信号のうち、前記第1の周期判断手段が前記第1の基準周期範囲外と判断した信号が、前記第2の基準周期範囲のn倍を基準とする所定周期範囲内の信号か否かを判断する第2の周期判断手段と、前記歩行検出手段からの信号のうち、前記第1の基準周期判断手段が前記第1の基準周期範囲内の信号と判断した各信号を1歩分として計数すると共に、前記第2の基準周期制断手段が前記第2の基準周期範囲のn倍を基準とする所定周期範囲内の信号と判断した信号をn歩分として計数する歩数計数手段とを備えて成るように構成してもよい。

$[0\ 0\ 1\ 5\]$

また、前記計数手段は前記歩行検出手段からの所定数の信号周期の移動平均をとる基準周期算出手段を有し、前記周期判断手段は、前記基準周期算出手段で算出した移動平均を基準とする所定範囲を前記第1の基準周期範囲として使用して、前記歩行検出手段からの信号が前記第1の基準周期範囲内の信号か否かを判断するように構成してもよい。

[0016]

また、前記第1の基準周期範囲を記憶する基準値記憶手段を備え、前記周期判断手段は、前記基準値記憶手段に記憶した第1の基準周期範囲を使用して、前記歩行検出手段からの信号が前記第1の基準周期範囲内の信号か否かを判断するように構成してもよい。

[0017]

また、前記基準値記憶手段に前記第1の基準周期範囲を記憶するための操作手段を備えて成るように構成してもよい。

[0018]

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また、前記第1の基準周期範囲と前記第2の基準周期範囲は同一であるように構成して もよい。

[0019]

また、前記歩行センサは使用者の腕に装着して使用されるように構成してもよい。

【発明の効果】

[0020]

本発明によれば、検出するのに十分な歩行信号が得られない場合でも、より正確な歩数 計測を行うことが可能になる。

【発明を実施するための最良の形態】

[0021]

以下、本発明の実施の形態に係る電子歩数計について図面を用いて説明する。

図1は、本発明の実施の形態に係る電子歩数計のブロック図である。

[0023]

図1において、電子歩数計は、加速度センサによって構成された歩行センサ100を有 すると共に歩行センサ100によって使用者の歩行(走行を含む。)を検出して該歩行に 対応する信号(歩行信号)を出力する加速度検出部101、加速度検出部101からの歩 行信号に基づいて使用者の歩数を計数する計数部102、液品表示装置によって構成され 計数部102で計数した歩数を表示する表示部103、計数部102の計数開始操作や終 了操作、計数データのリセット操作、基準周期範囲の設定操作等の操作を行うための操作 手段としてのスイッチ104を備えている。

[0024]

計数 部 1 0 2 は 、 中 央 処 理 装 置 (C P U) と 該 C P U が 実 行 す る プ ロ グ ラ ム を 格 納 し た 記憶部とによって構成することができる。

[0025]

図1では、計数部102を機能的に表した機能ブロック図で示しており、計数部102 は、加速度検出部101の出力信号中の歩行周期に対応する所定周期の信号を出力するフ ィルタ部 1 0 5 、フィルタ部 1 0 5 からの信号のうちの最新の所定数の信号周期の移動平 均Taをとることによって基準歩行周期を算出する歩行周期演算部108、前記基準歩行 周期に基づく第1の基準周期範囲(本実施の形態では、Ta±10%)とフィルタ部10 5からの信号の周期とを比較して、フィルタ部105から出力された信号のうち、前記第 1 の基準周期範囲内の周期の信号を 1 歩分の歩数として歩数カウント部 1 0 7 に出力する と共に、フィルタ部105からの信号のうち、前記第1の基準周期範囲外の信号を規定外 歩数処理部109に出力する歩行周期比較部106、前記基準歩行周期に基づく第2の基 準周期範囲(本実施の形態では、nTa±10%(nは正の整数))と歩行周期比較部1 06からの信号の周期とを比較して、歩行周期比較部106からの信号のうち、前記第2 の基準周期範囲内の周期の信号をn歩分の歩数として歩数カウント部107に出力すると 共に、前記第2の基準周期範囲外の周期の信号の場合にはノイズとして排除する規定外歩 数処理部109、歩行周期比較部106及び規定外歩数処理部109から得られた歩数を 現在の歩数に加算することによって歩数を計数する歩数カウント部107を備えている。 [0026]

歩行周期比較部106は第2の基準周期記憶部111とともに基準周期記憶手段を構成 する第1の基準記憶部110を有するように構成し、第1の基準周期記憶部110に予め 前記第1の基準周期範囲を設定するようにすれば、歩行周期演算部108を省略すること ができる。この場合、前記第1の基準周期範囲は予め固定した一の値に固定されることに なる。また、基準周期記憶部110に対する前記第1の基準周期範囲の設定は、スイッチ 104によって行う。

[0027]

フィルタ部105は基準周期記憶手段を構成する第2の基準周期記憶部111を有して おり、基準周期記憶部111には、使用者が通常歩行する時の周期の変動範囲(第3の基

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準周期範囲)が予め記憶されている。本実施の形態では、前記第3の基準周期範囲は、333msec(180rpm)~1000msecの範囲に設定している。また、第2の基準周期記憶部111に対する前記第3の基準周期範囲の設定は、スイッチ104によって行う。

[0028]

尚、加速度検出部101は歩行検出手段を、計数部102は計数手段を、表示部103 は表示手段を、スイッチ104は操作手段を、歩行周期比較部106は第1の周期判断手 段を、歩数カウント部107は歩数計数手段を、歩行周期演算部108は基準周期算出手 段を、規定外歩数処理部109は第2の周期判断手段を各々構成している。

[0029]

図2は、計数部102の処理を示すフローチャートである。

[0030]

以下、図1、図2及び必要に応じて図4を参照して、本実施の形態に係る電子歩数計の動作を説明する。

[0031]

先ず、使用者は歩数計測を行う準備として、電子歩数計を身体に装着する。このとき、加速度検出部101に含まれる加速度センサは腕に装着する。この状態で、使用者はスイッチ104を操作することによって電子歩数計に歩数計測動作を開始させると共に歩行を開始する。

[0032]

加速度検出部101は使用者の歩行(走行を含む。)を検出して該歩行に対応する信号(歩行信号)を出力する。フィルタ部105は、加速度検出部101の出力信号の周期Tが、予め定めた歩行の基準周期範囲(前記第3の基準周期範囲)内の値か否かを判断する(ステップS201)。即ち、フィルタ部105は、加速度検出部101の出力信号の周期Tが、基準記憶部111に予め記憶した前記第3の基準周期範囲内に入るか否かを判断する。本実施の形態では、フィルタ部105は出力信号の周期Tが、333msec(180mpm)<T<1000msecを満足するか否かを判断する。

[0033]

フィルタ部105は、ステップS201において、前記周期Tが前記第3の基準周期範囲内でない場合には、ノイズと判断して、信号は出力しない(ステップ206)。フィルタ部105は、ステップS201において、前記周期Tが前記第3の基準周期範囲内である場合には、加速度検出部101からの信号が歩行信号であると判断して該信号を出力する。

[0034]

次に、歩行周期比較部106は、フィルタ部105からの信号と、歩行周期演算部108によって算出された基準歩行周期に基づく前記第1の基準周期範囲とを比較することにより、フィルタ部105からの信号が前記基準歩行周期に類似するか否かを判断する(ステップS202)。

[0035]

ここで、前記類似するか否かの判断基準としては、ノイズによる計数誤差を生じることが少なく且つ歩行信号を漏れが少なく計数可能な基準である。本実施の形態では、前記第1の基準周期範囲としてTa±10%(Taは、フィルタ部105から出力される最新の所定数の歩行の周期の移動平均値)としており、フィルタ部105からの信号が前記第1の基準周期範囲内のときは、前記基準歩行周期に類似すると判断するようにしている。

[0036]

歩行周期比較部106は、ステップS202においてフィルタ部105からの信号が前記第1の基準周期範囲内と判断した場合には、歩行信号と判断して、歩数カウント部107に歩行信号を1歩分出力する。歩数カウント部107は、歩行周期比較部106からの歩行信号を計数して、今までの歩数計数値に1カウント加算し、表示部103に出力する(ステップS203)。表示部103には、今まで表示していた計数値に1カウント加算

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した計数値が累積の歩数として表示される。

[0037]

一方、歩行周期比較部106は、ステップS202においてフィルタ部105からの信号が前記第1の基準周期範囲外と判断した場合は、フィルタ部105からの信号を規定外歩数処理部109に出力する。

[0038]

規定外歩数処理部109は、フィルタ部105からの信号と、歩行周期演算部108によって算出された基準歩行周期に基づく第2の基準周期範囲とを比較することにより、フィルタ部105からの信号が前記基準歩行周期のn倍(nは正の整数)に類似するか否かを判断する(ステップS204)。

[0039]

ここで、前記類似するか否かの判断基準としては、ノイズによる計数誤差を生じることが少なく且つ歩行信号を漏れが少なく計数可能な基準である。本実施の形態では、前記第2の基準周期範囲として、前記移動平均Taのn倍(nTa)±10%としており、フィルタ部105からの信号が前記第2の基準周期範囲内のときは、前記基準歩行周期のn倍に類似すると判断するようにしている。

[0040]

規定外歩数処理部109は、ステップS204においてフィルタ部105からの信号が前記基準歩行周期の n 倍に類似すると判断した場合、即ち、フィルタ部105からの信号が前記第2の基準周期内と判断した場合には、フィルタ部105からの信号が n 個の歩行信号であると判断して、歩数カウント部107に歩行信号を n 歩分出力する。歩数カウント部107は、規定外歩数処理部109からの n 歩分の歩行信号を計数して、今までの歩数計数値に n カウント加算し、表示部103に出力する(ステップS205)。表示部103には、今まで表示していた計数値に n カウント加算した計数値が累積の歩数として表示される。

[0041]

規定外歩数処理部109は、ステップS204においてフィルタ部105からの信号が前記基準歩行周期のn倍に類似しないと判断した場合、即ち、フィルタ部105からの信号が前第2の基準範囲内にないと判断した場合には、フィルタ部105からの信号が歩行信号ではなくノイズであると判断して、歩数カウント部107には信号は出力しない(ステップ206)。

[0042]

前記動作を繰り返すことにより、計数部102は、加速度検出部で検出した歩行信号に基づいて歩数の計数処理を行い、累積した歩数が表示部103に随時表示される。

[0043]

使用者は歩数計測を終了する場合には、スイッチ104を操作することにより、計数部102の計数動作を停止させることができる。また、表示部103の表示をリセットする場合にもスイッチ104を操作することによって行うことができる。

[0044]

以上のように、本実施の形態に係る電子歩数計は、歩行センサを有し該歩行センサで検出した使用者の歩行に対応する歩行信号を出力する加速度検出部101と、加速度検出部101からの歩行信号に基づいて歩数を計数する計数部102を有し、少なくとも前記歩行センサは使用者の腕等の身体に装着して使用される電子歩数計において、前記計数部102は、加速度検出部101からの信号のうちの第1の基準周期範囲内の各信号を1歩分として計数すると共に、前記第1の周期範囲外の信号のうち、第2の基準周期範囲のn(正の整数)倍を基準とする所定範囲内にある信号をn歩分として計数することを特徴としている。

[0045]

したがって、図4の谷401~403のように検出するのに十分な歩行信号が得られない場合でも、加速度検出部101からの信号が第2の基準周期のn倍を基準とする所定範

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囲(例えば、n T a \pm 1 0 %の範囲)内にあれば、外乱等でその間の信号が検出されなかったとしても、n 歩分の歩数として計数するため、より正確な歩数計測を行うことが可能になる。

[0046]

尚、前記実施の形態では、歩行センサとして加速度センサを使用したが、靴底に設けた 圧力センサ等を使用してもよい。

【産業上の利用可能性】

[0047]

歩数計の構成要素全てを使用者に装着して使用するように構成した電子歩数計や、一部の構成要素(少なくともセンサ)を使用者に装着すると共に他の構成要素を前記一部の構成要素と無線で信号の送受信を行うように構成し、前記他の構成要素は使用者から離れた場所に設けるようにした電子歩数計等にも適用可能である。また、歩行センサを腕以外の身体に装着するようにした電子歩数計にも適用可能である。

【図而の簡単な説明】

[0048]

- 【図1】本発明の実施の形態に係る電子歩数計のブロック図である。
- 【図2】本発明の実施の形態の処理を説明するためのフローチャートである。
- 【図3】従来の電子歩数計のブロック図である。
- 【図4】従来の電子歩数計の動作を説明するための信号波形図である。

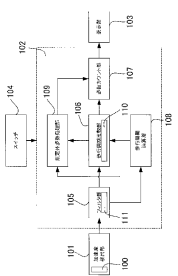
【符号の説明】

[0049]

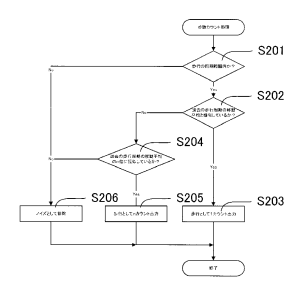
- 100・・・歩行センサ
- 101・・・歩行検出手段としての加速度検出部
- 102・・・計数手段としての計数部
- 103・・・表示手段としての表示部
- 104・・・操作手段としてのスイッチ
- 105・・・フィルタ部
- 106・・・第1の周期判断手段としての歩行周期比較部
- 107・・・歩数計数手段としての歩数カウント部
- 108・・・基準周期算出手段としての歩行周期演算部
- 109・・・第2の周期判断手段としての規定外歩数処理部
- 110・・・基準値記憶手段としての基準値記憶部
- 1 1 1 ・・・基準周期記憶部

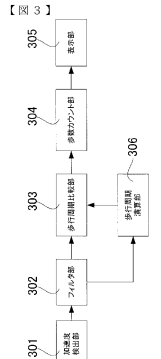
5/19/2012, EAST Version: 3.0.1.1

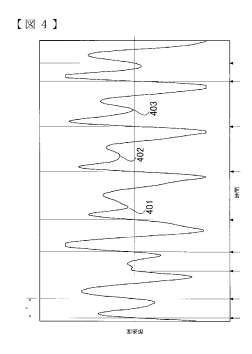
【図1】



【図2】









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BIB DATA SHEET

CONFIRMATION NO. 8340

SERIAL NUMI	BER	FILING			CLASS	GR	ROUP ART UNIT		ATTORNEY DOCKET			
13/018,32	1	DAT 01/31/2	_		702		2857		NO. 8689P027C2			
		RUL	E									
APPLICANTS Philippe Kahn, Aptos, CA; Arthur Kinsolving, Santa Cruz, CA; Mark Andrew Christensen, Santa Cruz, CA; Brian Y. Lee, Aptos, CA; David Vogel, Santa Cruz, CA; *** CONTINUING DATA ******************************** This application is a CON of 12/694,135 01/26/2010 PAT 7,881,902 which is a CON of 11/644,455 12/22/2006 PAT 7,653,508 *** FOREIGN APPLICATIONS ************************************												
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ADDRESS	Examinors	Oignaturo	midio			l				<u> </u>		
BLAKELY SOKOLOFF TAYLOR & ZAFMAN LLP 1279 OAKMEAD PARKWAY SUNNYVALE, CA 94085-4040 UNITED STATES												
TITLE												
Human Activity Monitoring Device												
1	FEES: Authority has been given in Paper					☐ All Fees						
l l,						☐ 1.16 Fees (Filing)						
	No for following:						☐ 1.17 Fees (Processing Ext. of time)					
							☐ 1.18 Fees (Issue)					
							Other					
1	☐ Credit											

BIB (Rev. 05/07).

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1. NOTICE OF ALLOWANCE VACATED PROSECUTION ON THE MERITS IS REOPENED

- 1.1 Prosecution on the merits of this application is reopened on claims 1-20, which are considered unpatentable for the reasons indicated below in the following Office action.
- 1.2 Applicant is advised that the Notice of Allowance mailed 27 January 2012 is vacated. If the issue fee has already been paid, applicant may request a refund or request that the fee be credited to a deposit account. However, applicant may wait until the application is either found allowable or held abandoned. If allowed, upon receipt of a new Notice of Allowance, applicant may request that the previously submitted issue fee be applied. If abandoned, applicant may request refund or credit to a specified Deposit Account.

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2. EXAMINER'S COMMENT

2.1 When preparing this Office action the Examiner considers the instant application to include:

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- A) the copy of the Oath/Declaration from grandparent application serial number 11/644,455 which was filed on 31 January 2011 and that is acceptable to the Examiner;
- B) the content of the Abstract which was filed on 31 August 2011 and that is acceptable to the Examiner;
- C) figures 1, 2, 3, 4, 5, 6, 7, 8 & 9 of the set of drawings containing 9 sheets of 9 figures comprising figures 1, 2, 3, 4, 5, 6, 7, 8 & 9 as presented in the set of drawings filed on 31 January 2011 where the content of figures 3, 4, 5, 6, 7, 8 & 9 of the above set of drawings is acceptable to the Examiner;
 - D) the written description as filed on 31 January 2011 and amended on 09 January 2012;
 - E) the set of claims as filed on 31 January 2011; and
 - F) the NON-Publication request filed on 31 January 2011.

3. BENEFIT OF AN EARLIER FILING DATE

3.1 Applicant's claim for the benefit of an earlier filing date pursuant to 35 U.S.C. 120 is acknowledged.

4. PRIOR ART FROM EARLIER APPLICATIONS

- 4.1 The Examiner has considered the prior art cited in the applications for which Applicant has claimed the benefit of an earlier filing date pursuant to 35 U.S.C. 120.
- 4.1.1 If Applicant wishes any of the prior art that was cited in each of the base applications but that has not been cited during the prosecution of the instant application to appear on any Patent granted on the instant application, then Applicant must provide a properly completed PTO-1449 containing proper citations of the prior art that Applicant wishes to appear on any Patent that may be granted on the instant application.

5. INFORMATION DISCLOSURE STATEMENT (IDS)

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5.1 The Examiner notes that each of the documents that have been crossed off each IDS that was filed on 16 May 2011 have been crossed off because each of these documents are duplicate of a citation of the same document which has been cited on the IDS filed 31 January 2011 and that has been considered by the Examiner.

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- 5.2 The IDS filed on 09 January 2012 fails to comply with the provisions of 37 CFR 1.97 and MPEP § 609 because:
- A) it fails to comply with 37 CFR 1.97(d) because it lacks a statement as specified in 37 CFR 1.97(e); and

It has been placed in the application file, but the information referred to therein has not been considered as to the merits. Applicant is advised that the date of any re-submission of any item of information contained in this information disclosure statement or the submission of any missing element(s) will be the date of submission for purposes of determining compliance with the requirements based on the time of filing the statement, including all certification requirements for statements under 37 CFR 1.97(e). See MPEP § 609.05(a).

5.2.1 In regard to the IDS filed on 09 January 2012, the Examiner notes that in view of the Ex Parte Quayle action mailed on 08 November 2011 that closed prosecution on the merits, the IDS must be submitted pursuant to 37 CFR 1.97(d) and not 37 CFR 1.97(c) as set forth by Applicant in the IDS transmittal letter. Further pursuant to 37 CFR 1.97(d) while the IDS submission lacks the required certification statement, see 37 CFR 1.97(e), the IDS submission does include the required fee.

6. DOUBLE PATENTING UNDER 35 U.S.C. 101

6.1 The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. A nonstatutory obviousness-type double patenting rejection is appropriate where the conflicting claims are not identical, but at least one examined application claim is not patentably distinct from the reference claim(s) because the examined application claim is either anticipated by, or would have been obvious over, the reference claim(s). See, e.g.,

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In re Berg, 140 F.3d 1428, 46 USPQ2d 1226 (Fed. Cir., 1998); In re Goodman, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir., 1993); In re Longi, 759 F.2d 887, 225 USPQ 645 (Fed. Cir., 1985); In re Van Ornum, 686 F.2d 937, 214 USPQ 761 (CCPA, 1982); In re Vogel, 422 F.2d 438, 164 USPQ 619 (CCPA, 1970); and In re Thorington, 418 F.2d 528, 163 USPQ 644 (CCPA, 1969).

- 6.1.1 A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) or 1.321(d) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent either is shown to be commonly owned with this application, or claims an invention made as a result of activities undertaken within the scope of a joint research agreement.
- 6.1.2 Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

6.2 OBVIOUS DOUBLE PATENTING

- 6.2.1 Claims 1-5 & 11-20 are rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-5 & 11-14 of U.S. Patent No. 7,653,508.
- 6.2.1.1 Although the conflicting claims are not identical, they are not patentably distinct from each other because one of ordinary skill at the time the invention was made would have fairly and reasonably recognized that both sets of claims recite the same subject matter of:

"assigning a dominant axis based on an orientation of the inertial sensor";

"detecting a change in the orientation of the inertial sensor and updating the dominant axis based on the change"; and

"counting periodic human motions by monitoring accelerations relative to the dominant axis based upon acceleration measurements along only the dominant axis to count steps".

However, one of ordinary skill at the time the invention was made would have fairly and reasonably recognized that claims 1-5 & 11-14 of U.S. Patent No. 7,653,508 recite that the function of "detecting a change in the orientation of the inertial sensor and updating the dominant axis based on the change" is to be continuously performed, whereas claims 1-5 & 11-20 of the instant application do not require this function to be continuously performed.

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- 6.2.1.2 One of ordinary skill at the time the invention was made would have fairly and reasonably recognized that the scope of claims 1-5 & 11-20 of the instant application would include embodiments in which the function of "detecting a change in the orientation of the inertial sensor and updating the dominant axis based on the change" is continuously performed as well as embodiments in which the function of "detecting a change in the orientation of the inertial sensor and updating the dominant axis based on the change" is periodically performed.
- 6.2.1.3 Since one of ordinary skill at the time the invention was made would have fairly and reasonably recognized that:
- A) the scope of claims 1-5 & 11-20 of the instant application would include embodiments in which the function of "detecting a change in the orientation of the inertial sensor and updating the dominant axis based on the change" is continuously performed as recited in claims 1-5 & 11-14 of U.S. Patent No. 7,653,508; and
- B) Applicant has not defined or limited what is meant by the word "continuous" as used in claims 1-5 & 11-14 of U.S. Patent No. 7,653,508;
- then one of ordinary skill at the time the invention was made would have fairly and reasonably recognized that claims 1-5 & 11-20 of the instant application are an obvious variation of the invention recited in claims 1-5 & 11-14 of U.S. Patent No. 7,653,508.
- 6.2.1.4 In regard to the invention of claims 15-20 of the instant application and claims 1-5 & 11-14 of U.S. Patent No. 7,653,508, it is noted that one of ordinary skill at the time the invention was made would have fairly and reasonably recognized that the invention of claims 1-5 & 11-14 of U.S. Patent No. 7,653,508 require the media of claims 1-5 & 11-20 of the instant application and hence claims 1-5 & 11-20 of the instant application are an obvious variation of the invention recited in claims 1-5 & 11-14 of U.S. Patent No. 7,653,508.
- 6.2.2 Claims 6-10 are rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 6-10 & 15-20 of U.S. Patent No. 7,653,508.
- 6.2.2.1 Although the conflicting claims are not identical, they are not patentably distinct from each other because one of ordinary skill at the time the invention was made would have fairly and reasonably recognized that both sets of claims recite the same subject matter of:

"buffering a plurality of periodic human motions";

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"identifying a number of periodic human motions within appropriate cadence windows"; and

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"counting each of the periodic human motions to enable the monitoring of human activity".

However, one of ordinary skill at the time the invention was made would have fairly and reasonably recognized that claims 6-10 & 15-20 of U.S. Patent No. 7,653,508 recite that the function of "identifying a number of periodic human motions within appropriate cadence windows" is to be performed by a "switching device" in claims 6-10 and "mode logic" in claims 15-20, whereas claims 6-10 of the instant application do not require the use of either of these devices when performing this function.

- 6.2.2.2 One of ordinary skill at the time the invention was made would have fairly and reasonably recognized that the scope of claims 6-10 of the instant application would include embodiments in which the function of "identifying a number of periodic human motions within appropriate cadence windows" could be performed by any suitable device such as the "switching device" recited in claims 6-10 of U.S. Patent No. 7,653,508 or the "mode logic" in claims 15-20 of U.S. Patent No. 7,653,508.
- 6.2.2.3 Since one of ordinary skill at the time the invention was made would have fairly and reasonably recognized that:
- A) the scope of claims 6-10 of the instant application would include embodiments in which the function of "identifying a number of periodic human motions within appropriate cadence windows" is performed:
 - (1) as recited in claims 6-10 & 15-20 of U.S. Patent No. 7,653,508; or
- (2) by using any suitable structure/action that could "identifying a number of periodic human motions within appropriate cadence windows";

then one of ordinary skill at the time the invention was made would have fairly and reasonably recognized that claims 6-10 of the instant application are an obvious variation of the invention recited in claims 6-10 & 15-20 of U.S. Patent No. 7,653,508.

7. REJECTIONS UNDER 35 U.S.C. 102

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The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the 7.1 basis for the rejections under this section made in this Office action:

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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 or (2) a patent granted on an application for patent by another filed in the United States before the invention by the Applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 7.1.1 Claims 1-2, 11-12 & 14-16 are rejected under 35 U.S.C. 102(e) as being anticipated by Pasolini et al (2007/0143068).

7.1.1.1 THE PRIOR ART RELATIVE TO THE CLAIMED INVENTION

7.1.1.1.1 In regard to claims 1-2, 11-12 & 14-16, as one of ordinary skill at the time the invention was made would have fairly and reasonably interpreted the apparent and non-complex teachings or suggestions of Pasolini et al ('068), for all that the prior art document would teach or suggest one of ordinary skill at the time the invention was made, In re BODE et al, 193 USPQ 12 at 17 (CCPA, 1977), with some reliance on the knowledge of one of ordinary skill at the time the invention was made, In re BODE et al, 193 USPO 12 at 16 (CCPA, 1977), within the environment of monitoring and counting human activity as disclosing a single computer implemented machine/process that while under the control of a suitable operating program/system stored within or on a computer readable/accessible media/medium provides the useful and beneficial function of monitoring and counting human activity.

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7.1.1.1.2 In view of the above, one of ordinary skill at the time the invention was made would have fairly and reasonably interpreted the apparent and non-complex teachings or suggestions of Pasolini et al ('068), in at least paragraph numbers 23, 25, 27, 35, 42 & 56, as teaching or suggesting a machine/process that performs in regard to claims 1-2, 11-12 & 14-16 the claimed functions of:

"assigning a dominant axis based on an orientation of the inertial sensor";

"detecting a change in the orientation of the inertial sensor and updating the dominant axis based on the change"; and

"counting periodic human motions by monitoring accelerations relative to the dominant axis based upon acceleration measurements along only the dominant axis to count steps"; because it is noted that one of ordinary skill at the time the invention was made would have fairly and reasonably recognized that Pasolini et al ('068) teaches or suggests a machine/process that performs each of these functions when teaching or suggesting a computer implemented machine/process that while under the control of a suitable operating program/system stored within or on a computer readable/accessible media/medium provides the useful and beneficial function of monitoring and counting human activity. To monitor human activity, a suitable sensor is used in order to sense and monitor the one or more accelerations that are produced by the one or more motions of human activity along a vertical detection of dominate axis of the sensor. The acceleration signals that are produced by the sensor are then suitably processed by being analyzed or evaluated against one or more suitable criteria in order to detect a suitable variation of the amplitude/magnitude or pattern or signature of the sensor signal from the sensor that represents a human motion such as a step. Once a step has been detected, a step count is incremented in order to count the number of time that a human activity has been detected. Where one of ordinary skill at the time the invention was made would have fairly and reasonably recognized that changes in the orientation of the sensor would affect the which axis is the vertical detection or dominate axis, then Pasolini et al ('068) teach or suggest that the orientation of the sensor must be determined in order to use the correct axis as the vertical detection or dominate axis of the sensor.

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7.1.1.1.3 Using the same analysis and reasoning, then one of ordinary skill at the time the

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invention was made would have fairly and reasonably also recognized that Pasolini et al ('068),

in at least paragraph numbers 23, 25, 27, 35, 42 & 56, teaches or suggests a machine/process that

performs the functions of the actions of the process of claim 2 or the structures of the machine of

claims 12, 14 & 16.

7.1.1.1.4 It is further noted that one of ordinary skill at the time the invention was made

would have fairly and reasonably recognized that the operating program which is stored within

the computer accessible memory of the machine/process of Pasolini et al ('068) that is used in

order to control the operation of the machine/process of Pasolini et al ('068) is the invention of

claims 15-16.

7.1.1.1.5 CONCLUSION

7.1.1.1.5.1 In view of the above, one of ordinary skill at the time the invention was made

would have fairly and reasonably recognized that scope of the claimed invention would include

subject matter that is taught or suggested by Pasolini et al ('068) and therefore the invention of

claims 1-2, 11-12 & 14-16 is rendered to be anticipated by the teachings or suggestions of

Pasolini et al ('068).

7.1.2 Claims 6-10 are rejected under 35 U.S.C. 102(b) as being anticipated by Darley

(6,611,789).

7.1.2.1 THE PRIOR ART RELATIVE TO THE CLAIMED INVENTION

7.1.2.1.1 In regard to claims 6-10, as one of ordinary skill at the time the invention was

made would have fairly and reasonably interpreted the apparent and non-complex teachings or

suggestions of Darley ('789), for all that the prior art document would teach or suggest one of

ordinary skill at the time the invention was made, In re BODE et al, 193 USPQ 12 at 17 (CCPA,

1977), with some reliance on the knowledge of one of ordinary skill at the time the invention was

made, In re BODE et al, 193 USPQ 12 at 16 (CCPA, 1977), within the environment of

monitoring and counting human activity as disclosing a single computer implemented

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machine/process that while under the control of a suitable operating program/system stored within or on a computer readable/accessible media/medium provides the useful and beneficial function of monitoring and counting human activity.

7.1.2.1.2 In view of the above, one of ordinary skill at the time the invention was made would have fairly and reasonably interpreted the apparent and non-complex teachings or suggestions of Darley ('789), in at least columns 20, 26, 29, 37 & 48, as teaching or suggesting a machine/process that performs in regard to claims 6-10 the claimed functions of:

"buffering a plurality of periodic human motions";

"identifying a number of periodic human motions within appropriate cadence windows"; and

"counting each of the periodic human motions to enable the monitoring of human activity";

because it is noted that one of ordinary skill at the time the invention was made would have fairly and reasonably recognized that Darley ('789) disclose a computer implemented machine/process that while under the control of a suitable operating program/system stored within or on a computer readable/accessible media/medium provides the useful and beneficial function of monitoring and counting human activity. To monitor human activity, a suitable sensor is used in order to sense and monitor the one or more accelerations that are produced by the one or more motions of human activity. The acceleration signals that are produced by the sensor are then suitably processed by being analyzed or evaluated in order to detect a suitable variation of the amplitude/magnitude or pattern or signature of the sensor signal from the sensor that represents a human motion such as a step. Once a step has been detected, a step count is incremented in order to count the number of time that a human activity has been detected. Whereas further taught or suggest by Darley ('789) when a step has not detected within a predetermined period or interval or duration of time, i.e. "cadence window" then a sleep mode, i.e. "inactive mode" or "non-active mode" is initialed until a qualifying acceleration and hence step has been detected and the monitor wakes up.

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7.1.2.1.3 Using the same analysis and reasoning, then one of ordinary skill at the time the invention was made would have fairly and reasonably also recognized that Darley ('789) teaches or suggests a machine/process that performs the functions of the actions of the process of claims 7-10.

7.1.2.2 CONCLUSION

7.1.2.2.1 In view of the above, one of ordinary skill at the time the invention was made would have fairly and reasonably recognized that scope of the claimed invention would include subject matter that is taught or suggested by Darley ('789) and therefore the invention of claims 6-10 is rendered to be anticipated by the teachings or suggestions of Darley ('789).

8. REJECTIONS UNDER 35 U.S.C. 103

- 8.1 The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- 1. Determining the scope and contents of the prior art.
- 2. Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.
- 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.

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8.1.1 Claim 20 is rejected under 35 U.S.C. 103(a) as being unpatentable over Pasolini et al (2007/0143068) as applied above to claim 15 and further in view of Darley (6,611,789) as applied above to claims 6-10.

8.1.1.1 THE PRIOR ART RELATIVE TO THE CLAIMED INVENTION

8.1.1.1.1 In regard to claim 20, as one of ordinary skill at the time the invention was made would have fairly and reasonably interpreted the apparent and non-complex teachings or suggestions of Pasolini et al ('068), for all that the prior art document would teach or suggest one of ordinary skill at the time the invention was made, In re BODE et al, 193 USPQ 12 at 17 (CCPA, 1977), with some reliance on the knowledge of one of ordinary skill at the time the invention was made, In re BODE et al, 193 USPQ 12 at 16 (CCPA, 1977), within the environment of monitoring and counting human activity as disclosing a single computer implemented machine/process that while under the control of a suitable operating program/system stored within or on a computer readable/accessible media/medium provides the useful and beneficial function of monitoring and counting human activity.

8.1.1.1.2 In view of the above, one of ordinary skill at the time the invention was made would have fairly and reasonably interpreted the apparent and non-complex teachings or suggestions of Pasolini et al ('068), in at least paragraph numbers 23, 25, 27, 35, 42 & 56, as teaching or suggesting a machine/process that performs in regard to claim 15 the claimed functions of:

"assigning a dominant axis based on an orientation of the inertial sensor";

"detecting a change in the orientation of the inertial sensor and updating the dominant axis based on the change"; and

"counting periodic human motions by monitoring accelerations relative to the dominant axis based upon acceleration measurements along only the dominant axis to count steps"; because it is noted that one of ordinary skill at the time the invention was made would have fairly and reasonably recognized that Pasolini et al ('068) teaches or suggests a machine/process that performs each of these functions when teaching or suggesting disclose a computer implemented machine/process that while under the control of a suitable operating program/system stored

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within or on a computer readable/accessible media/medium provides the useful and beneficial function of monitoring and counting human activity. To monitor human activity, a suitable sensor is used in order to sense and monitor the one or more accelerations that are produced by the one or more motions of human activity along a vertical detection of dominate axis of the sensor. The acceleration signals that are produced by the sensor are then suitably processed by being analyzed or evaluated against one or more suitable criteria in order to detect a suitable variation of the amplitude/magnitude or pattern or signature of the sensor signal from the sensor that represents a human motion such as a step. Once a step has been detected, a step count is incremented in order to count the number of time that a human activity has been detected. Where one of ordinary skill at the time the invention was made would have fairly and reasonably recognized that changes in the orientation of the sensor would affect the which axis is the vertical detection or dominate axis, then Pasolini et al ('068) teach or suggest that the orientation of the sensor must be determined in order to use the correct axis as the vertical detection or dominate axis of the sensor.

- 8.1.1.1.3 Further, in view of the above, one of ordinary skill at the time the invention was made would have fairly and reasonably interpreted the apparent and non-complex teachings or suggestions of Pasolini et al ('068) that Pasolini et al ('068) does not teach or suggest a machine/process that performs in regard to claim 15 the claimed functions of "switching the device from an active mode to a non-active mode when a number of expected periodic human motions are not identified in the appropriate cadence windows".
- 8.1.1.1.4 However, in regard to claim 20, as one of ordinary skill at the time the invention was made would have fairly and reasonably interpreted the apparent and non-complex teachings or suggestions of Darley ('789), for all that the prior art document would teach or suggest one of ordinary skill at the time the invention was made, In re BODE et al, 193 USPQ 12 at 17 (CCPA, 1977), with some reliance on the knowledge of one of ordinary skill at the time the invention was made, In re BODE et al, 193 USPQ 12 at 16 (CCPA, 1977), within the environment of monitoring and counting human activity as disclosing a single computer implemented machine/process that while under the control of a suitable operating program/system stored

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within or on a computer readable/accessible media/medium provides the useful and beneficial function of monitoring and counting human activity.

- 8.1.1.1.5 One of ordinary skill at the time the invention was made would have fairly and reasonably interpreted the apparent and non-complex teachings or suggestions of Darley ('789), in at least columns 20, 26, 29, 37 & 48, as teaching or suggesting a computer implemented machine/process that while under the control of a suitable operating program/system stored within or on a computer readable/accessible media/medium provides the useful and beneficial function of monitoring and counting human activity. To monitor human activity, a suitable sensor is used in order to sense and monitor the one or more accelerations that are produced by the one or more motions of human activity. The acceleration signals that are produced by the sensor are then suitably processed by being analyzed or evaluated in order to detect a suitable variation of the amplitude/magnitude or pattern or signature of the sensor signal from the sensor that represents a human motion such as a step. Once a step has been detected, a step count is incremented in order to count the number of time that a human activity has been detected. Whereas to conserve power during intervals of inactivity as further taught or suggest by Darley ('789) when a step has not detected within a predetermined period or interval or duration of time, i.e. "cadence window" then a sleep mode, i.e. "inactive mode" or "non-active mode" is initialed until a qualifying acceleration and hence step has been detected and the monitor wakes up.
- 8.1.1.1.6 In view of the above then one of ordinary skill at the time the invention was made would have fairly and reasonably recognized that the machine/process of Pasolini et al ('068) could be modified to enter an inactive mode so as to conserve power until needed as taught or suggested of Darley ('789).
- 8.1.1.1.7 It is further noted that one of ordinary skill at the time the invention was made would have fairly and reasonably recognized that the operating program which is stored within the computer accessible memory of the machine/process of Pasolini et al ('068) as modified by the teachings or suggestions of Darley ('789) that is used in order to control the operation of the

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machine/process of Pasolini et al ('068) as modified by the teachings or suggestions of Darley ('789) is the invention of claim 20.

8.1.1.1.8 CONCLUSION

8.1.1.1.8.1 In view of the above, one of ordinary skill at the time the invention was made would have fairly and reasonably recognized that scope of the claimed invention would include subject matter that is taught or suggested by Pasolini et al ('068) as modified by the teachings or suggestions of Darley ('789) and therefore the invention of claim 20 is rendered to be obvious in view of the teachings or suggestions of Pasolini et al ('068) as modified by the teachings or suggestions of Darley('789).

9. REJECTIONS UNDER 35 U.S.C. 112 2nd PARAGRAPH

9.1 The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the Applicant regards as his invention.

- 9.1.1 Claims 1-5 & 11-20 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which Applicant regards as the invention.
- 9.1.1.1 In regard to claims 1-5 & 11-20, one of ordinary skill at the time the invention was made would have fairly and reasonably found these claims to be unclear, vague, confusing and indefinite.
- 9.1.1.1.1 In regard to claims 1, 11 & 15, it is noted that as one of ordinary skill at the time the invention was made would have fairly and reasonably interpreted the language that has been used by Applicant in order to set forth or define the claimed invention, then one of ordinary skill at the time the invention was made would have fairly and reasonably recognized that:
- A) the "dominant axis" of the sensor is assigned based upon the orientation of an inertial sensor; and

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B) the language that has been used by Applicant in order to set forth or define the claimed invention DOES NOT RECITE the use of any particular reference direction that is to be used in order to consistently and repeatedly determine the orientation of an inertial sensor.

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- 9.1.1.1.2 Further, as one of ordinary skill at the time the invention was made would have fairly and reasonably recognized that in order to consistently and repeatedly determine the orientation of an inertial sensor then the orientation of an inertial sensor must be determined relative to a particular direction.
- 9.1.1.1.3 In view of the above, then one of ordinary skill at the time the invention was made would have been fairly and reasonably confused by how the claimed invention would consistently and repeatedly determine the orientation of an inertial sensor so that the "dominant axis" of the sensor may be assigned as envisioned by Applicant.
- 9.1.1.1.4 For the above reasons Applicant has failed to particularly and distinctly point out what is regarded as the invention. Claims not explicitly mentioned above, inherent each the described problems through dependency to the explicitly mentioned base claim.

10. RESPONSE TO APPLICANT'S ARGUMENTS

10.1 The objections and/or rejections that have not been repeated here in have been overcome by Applicant's last response.

11. REASONS FOR ALLOWANCE

- 11.1 The following is a statement of reasons for the indication of allowable subject matter over the prior art, where:
 - A) for example:
- (1) either Smith et al (5,485,402) or Richardson et al (5,976,083 or 6,135,951) or Ebeling et al (6,145,389) or Sakuria et al (6,369,794) or Kubo et al (2002/0089425 or 6,700,499) or Ladetto et al (2003/0018430 or 6,826,477) or Darley (6,611,789 or 2007/0061105 or 2007/0208531 or 7,428,471 or 7,617,071 or 2010/0057398 or 7,962,312) or Tsuji (2005/0232388)

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or 2005/0238132 or JP 2005-309691 A or 7,169,084 or 7,297,088) or Seo et al (2006/0020177 or 7,334,472) or Skvortsov et al (2006/0174685 or 7,305,323) or Park et al (2007/0067094 or 7,640,134) or Pasolini et al (2007/0143068 or 7,463,997) or Kato et al (2008/0243432) disclose a computer implemented machine/process that while under the control of a suitable operating program/system stored within or on a computer readable/accessible media/medium provides the useful and beneficial function of monitoring and counting human activity. To monitor human activity, a suitable sensor is used in order to sense and monitor the one or more accelerations that are produced by the one or more motions of human activity. The acceleration signals that are produced by the sensor are then suitably processed by being analyzed or evaluated in order to detect a suitable variation of the amplitude/magnitude or pattern or signature of the sensor signal from the sensor that represents a human motion such as a step. Once a step has been detected, a step count is incremented in order to count the number of time that a human activity has been detected. Whereas further taught or suggest by at least:

- (a) Smith et al (5,485,402) the count represents the number of human actions that have occurred within a measured time interval;
- (b) either Richardson et al (5,976,083 or 6,135,951) or Ebeling et al (6,145,389) the count representing the number of human action is used in order to determine a distance that has been traveled by the human;
- (c) either Sakuria et al (6,369,794) or Kubo et al (2002/0089425 or 6,700,499) or Ladetto et al (2003/0018430 or 6,826,477) or Park et al (2007/0067094 or 7,640,134) the variations in the sensor signal are variation over a period or interval or duration of time;
- (d) either Kubo et al (2002/0089425 or 6,700,499) or Ladetto et al (2003/0018430 or 6,826,477) or Darley (6,611,789 or 2007/0061105 or 2007/0208531 or 7,428,471 or 7,617,071 or 2010/0057398 or 7,962,312) or Park et al (2007/0067094 or 7,640,134) or Pasolini et al (2007/0143068 or 7,463,997) the sensor signal is taken from an axis of the sensor;
- (e) Darley (6,611,789 or 2007/0061105 or 2007/0208531 or 7,428,471 or 7,617,071 or 2010/0057398 or 7,962,312) when a step has not detected within a predetermined period or interval or duration of time then a sleep mode is initialed until a qualifying acceleration has been detected and the monitor wakes up;

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(f) Tsuji (2005/0232388 or 2005/0238132 or JP 2005-309691 A or 7,169,084 or 7,297,088) any variation in the amplitude/magnitude or pattern or signature of the sensor signal

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from the sensor that is greater than on step cycle is counted as representing one or more human

motions such as one or more steps; and

(g) Seo et al (2006/0020177 or 7,334,472) the sampling frequency of the pedometer is

changed when a step has not been detected within a predetermined period or interval or duration

of time since the last detected step and then a sleep mode is initialed until a qualifying

acceleration is detected and the monitor wakes up.

B) the prior art does not fairly teach or suggest in regard to claims 3, 13 & 17 a process in

claim 3, a machine in claim 13, and a tangible non-transitory article/manufacture in claim 17 that

provides the useful and beneficial function of monitoring the activity of an user by providing

actions in claim 3 and structures in claims 13 & 17 that perform at least the functions of:

(1) assigning a dominant axis for an inertial sensor based upon the orientation of the

inertial sensor:

(2) detecting a change in the orientation of the inertial sensor and updating the assigned

dominant axis for the inertial sensor based upon the detected change in the orientation of the

inertial sensor;

(3) maintaining and using a cadence window that is updated as the actual cadence

changes; and

(4) counting period motions by monitoring accelerations relative to the dominant axis of

the inertial sensor that occur within the cadence window.

Claims 4-5, which depend from claim 3, and claims 18-19, which depend from claim 16, are

allowable over the prior art for the same reason.

12. RELEVANT ART OF INTEREST

12.1 The Examiner has cited prior art of interest, for example:

A) either Kahn et al (7,457,719) or Kahn et al (2009/0043531 or 2009/0234614 or

2009/0319221 or 7,647,196 or 7,653,508 or 2010/0056872 or 7,753,861 or 7,788,059 or

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7,881,902 or 7,987,070 or 8,187,182: a latter effective date) are publications of related

applications with at least one common inventor.

13. CONCLUSION

13.1 Any inquiry concerning this communication or earlier communications from the

Examiner should be directed to Edward R. Cosimano whose telephone number is 571-272-0571.

The Examiner can normally be reached on 571-272-0571 from 8:30am to 5:00pm.

13.2 If attempts to reach the Examiner by telephone are unsuccessful, the Examiner's

supervisor, Andrew Schechter, can be reached on 571-272-2302. The fax phone number for the

organization where this application or proceeding is assigned is 571-273-8300.

13.3 Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://portal.uspto.gov/external/portal. Should you have questions on access to the

Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

ERC

05/20/2012

/Edward Cosimano/

Primary Examiner Unit 2857

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Director Technology Center 2800

Search Notes

Application/Control No.	Applicant(s)/Patent Under Reexamination
13018321	KAHN ET AL.
Examiner	Art Unit

	SEARCHED					
Class	Subclass	Date	Examiner			
33	700, 701	11/03/2011	ERC			
73	1.01, 1.37, 1.38, 1.75, 1.76, 1.77, 1.78, 1.79, 1.81, 432.1, 865.4, 865.8	11/03/2011	ERC			
377	1, 13, 15, 17, 19, 20, 24, 24.1, 24.2	11/03/2011	ERC			
702	1, 85, 97, 104, 127, 141, 150, 155, 158, 160, 187, 189	11/03/2011	ERC			
708	100, 101, 105, 131, 160, 200, 212	11/03/2011	ERC			
Updated	above	01/21/2012	ERC			
Updated	above	05/19/2012	ERC			

SEARCH NOTES		
Search Notes	Date	Examiner
Inventor Name Search; Continuity Check	10/28/2011	ERC
EAST (USOCR, USPAT, US-PGPUB, DERWENT, EPO, FPRS, JPO, IBM-TDB)	11/03/2011	ERC
Updated EAST search of 03 November 2011 with additional terms	01/21/2012	ERC
EAST (USOCR, USPAT, US-PGPUB, DERWENT, EPO, FPRS, JPO, IBM-TDB)	05/19/2012	ERC

	INTERFERENCE SEARCH		
Class	Subclass	Date	Examiner

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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
13/018,321	01/31/2011	8689P027C2	8340		
8791 DIAVEIV CC	7590 09/05/2012 OKOLOFF TAYLOR &	EXAM	INER		
1279 Oakmead	Parkway	ZANIMAN	COSIMANO, EDWARD R		
Sunnyvale, CA	. 94085-4040		ART UNIT	PAPER NUMBER	
			2857		
			MAIL DATE	DELIVERY MODE	
			09/05/2012	PAPER	

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

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

Commissioner for Patents United States Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450 www.uspto.gov

BLAKELY SOKOLOFF TAYLOR & ZAFNAN 1279 Oakmead Parkway Sunnyvale CA 94085-4040

In re Application of:

Kahn et al.

Serial No.: 13/018,321

Filed: January 31, 2011

Attorney Docket No.: 8689P027C2

NOTICE OF WITHDRAWAL

FROM ISSUE

UNDER 37 CFR § 1.313

The purpose of this communication is to inform you that the above-identified application is being withdrawn from issue pursuant to 37 CFR § 1.313.

The above-identified application is hereby withdrawn from issue. The Notice of Allowance and Issue Fee Due and the Notice of Allowability mailed January 27, 2012, are hereby vacated.

The application is being withdrawn to permit reopening of prosecution. The reasons therefor will be communicated to you by the examiner.

Upon receipt of a new Notice of Allowance and Issue Fee Due, applicant may request that any previously submitted issue fee be applied toward payment of the issue fee in the amount identified on the new Notice of Allowance and Issue Fee Due. If the application is abandoned, applicant may request either a refund, or a credit to a Deposit Account.

Telephone inquires should be directed to Andrew Schechter at (571) 272-2302.

The above-identified application is being forwarded to the examiner for prompt appropriate action.

Wymn Coggins, Director

Technology Center 2800

Semiconductors, Electrical and Optical Systems and Components

PART B - FEE(S) TRANSMITTAL

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

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

or <u>Fax</u> (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.

CURRENT CORRESPONDENCE ADDRESS (Note: Use Block 1 for any change of address)

8791 7590 01/27/2012

BLAKELY SOKOLOFF TAYLOR & ZAFMAN LLP 1279 OAKMEAD PARKWAY SUNNYVALE, CA 94085-4040 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.

Certificate of Transmission

I hereby certify that this Fee(s) Transmittal is being submitted electronically via EFS Web on the date shown below.

Judith A. Szepesi	(Depositor's name)
/Judith Szepesi/	(Signature)
April 25, 2012	(Date)

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
13/018,321	01/31/2011	Philippe Kahn	8689P027C2	8340

TITLE OF INVENTION: HUMAN ACTIVITY MONITORING DEVICE

APPLN, TYPE	SMALL ENTITY	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	NO	\$1740	\$0	\$0	\$1740	04/27/2012
EXAM	IINER	ART UNIT	CLASS-SUBCLASS			
COSIMANO,	EDWARD R	2857	702-160000			
CFR 1.363). Change of corresp Address form PTO/SI	ence address or indicatio ondence address (or Cha 3/122) attached. ication (or "Fee Address	ange of Correspondence	or agents OR, alternative (2) the name of a single	3 registered patent attorn	era 2 Taylor & Z	
PTO/SB/47; Rev 03-0 Number is required.)2 or more recent) attach	ed. Use of a Customer	2 registered patent attor listed, no name will be	meys or agents. If no nam	c is 3 Judith A.	Szepesi
(A) NAME OF ASSIC DP Technolo	GNEE ogies, Inc. iate assignee category or	categories (will not be pr	data will appear on the part a substitute for filing and (B) RESIDENCE: (CITY Scotts Valley, minted on the patent):	and STATE OR COUNT California Individual Corporati	ON OF OTHER PRIVATE GROUP	entity Government
	are submitted: No small entity discount properties and the content of the conten	permitted)	b. Payment of Fee(s): (Plea A check is enclosed. Payment by credit car The Director is hereby overpayment, to Depo	d. Form PTO-2038 is attac	ched.	,
a. Applicant claim	tus (from status indicate is SMALL ENTITY state	us. See 37 CFR 1.27.	b. Applicant is no long			(Q/ \ /
NOTE: The Issue Fee an interest as shown by the	d Publication Fee (if req records of the United Sta	uired) will not be accepte ites Patent and Trademark	d from anyone other than the Office.	he applicant; a registered a	attorney or agent; or the a	assignee or other party in
Authorized Signature	/Judith Sz	epesi/		Date Ap	ril 25, 2012	
	e Judith A. Sz				39,393	
This collection of inform	ation is required by 37 (FR 1.311. The information	on is required to obtain or r	etain a benefit by the publ	ic which is to file (and b	v the USPTO to process)

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. 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.

Electronic Patent Application Fee Transmittal						
Application Number:	Application Number: 13018321					
Filing Date:	31-Jan-2011					
Title of Invention: HUMAN ACTIVITY MONITORING DEVICE						
First Named Inventor/Applicant Name:	Ph	ilippe Kahn				
Filer:	Jud	dith A. Szepesi/Joan	n Abriam			
Attorney Docket Number:	86	89P027C2				
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	1740	1740	
Extension-of-Time:						

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Miscellaneous:				
	Tot	al in USD	(\$)	1740

Electronic Acknowledgement Receipt					
EFS ID:	12631948				
Application Number:	13018321				
International Application Number:					
Confirmation Number:	8340				
Title of Invention:	HUMAN ACTIVITY MONITORING DEVICE				
First Named Inventor/Applicant Name:	Philippe Kahn				
Customer Number:	8791				
Filer:	Judith A. Szepesi				
Filer Authorized By:					
Attorney Docket Number:	8689P027C2				
Receipt Date:	26-APR-2012				
Filing Date:	31-JAN-2011				
Time Stamp:	02:12:30				
Application Type:	Utility under 35 USC 111(a)				

Payment information:

Submitted with Payment	yes
Payment Type	Deposit Account
Payment was successfully received in RAM	\$1740
RAM confirmation Number	11320
Deposit Account	022666
Authorized User	

File Listing:

Document	Document Description	File Name	File Size(Bytes)/	Multi	Pages
Number			Message Digest	Part /.zip	(if appl.)

Total Files Size (in bytes): 296728					
Information					
Warnings:					
_	, 33 , 73 , 133 , (3233)	'	7aba20649e964df5c519179c8899efb58ea1 e35e		_
2	Fee Worksheet (SB06)	fee-info.pdf	30502	no	2
Information					
Warnings:					
,	issue ree rayment (rio osb)	nt.pdf	8b5317589f8a130bdf65497a7e2979600a0 7d767	110	<u>'</u>
1	Issue Fee Payment (PTO-85B)	8689P027C2_Issue_Fee_Payme	266226	no	1

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

New Applications Under 35 U.S.C. 111

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

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

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

New International Application Filed with the USPTO as a Receiving Office

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

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

BLAKELY SOKOLOFF TAYLOR & ZAFMAN LLP 1279 OAKMEAD PARKWAY SUNNYVALE, CA 94085-4040 EXAMINER

COSIMANO, EDWARD R

ART UNIT PAPER NUMBER

2857

DATE MAILED: 01/27/2012

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
13/018.321	01/31/2011	Philippe Kahn	8689P027C2	8340

TITLE OF INVENTION: HUMAN ACTIVITY MONITORING DEVICE

APPLN. TYPE	SMALL ENTITY	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	NO	\$1740	\$0	\$0	\$1740	04/27/2012

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

THE ISSUE FEE AND PUBLICATION FEE (IF REQUIRED) MUST BE PAID WITHIN 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 <u>Fax</u> (571)-273-2885

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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) 8791 7590 01/27/2012 BLAKELY SOKOLOFF TAYLOR & ZAFMAN LLP Certificate of Mailing or Transmission 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. 1279 OAKMEAD PARKWAY SUNNYVALE, CA 94085-4040 (Depositor's name (Date FIRST NAMED INVENTOR APPLICATION NO. FILING DATE ATTORNEY DOCKET NO CONFIRMATION NO. 13/018,321 01/31/2011 Philippe Kahn 8689P027C2 8340 TITLE OF INVENTION: HUMAN ACTIVITY MONITORING DEVICE APPLN. TYPE SMALL ENTITY ISSUE FEE DUE PUBLICATION FEE DUE PREV. PAID ISSUE FEE TOTAL FEE(S) DUE DATE DUE NO \$1740 \$1740 04/27/2012 nonprovisional EXAMINER ART UNIT CLASS-SUBCLASS COSIMANO, EDWARD R 702-160000 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 $\hfill \Box$ Change of correspondence address (or Change of Correspondence Address form PTO/SB/122) attached. or agents OR, alternatively, (2) the name of a single firm (having as a member a registered attorney or agent) and the names of up to ☐ "Fee Address" indication (or "Fee Address" Indication form PTO/SB/47; Rev 03-02 or more recent) attached. Use of a Customer Number is required. 2 registered patent attorneys or agents. If no name is listed, no name will be printed. 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. ☐ Payment by credit card. Form PTO-2038 is attached. ☐ Publication Fee (No small entity discount permitted) Advance Order - # of Copies The Director is hereby authorized to charge the required fee(s), any deficiency, or credit any overpayment, to Deposit Account Number 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 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.

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UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS

P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
13/018,321	01/31/2011	Philippe Kahn	8689P027C2	8340	
8791 75	90 01/27/2012		EXAM	AMINER	
	OLOFF TAYLOR &	z ZAFMAN LLP	COSIMANO, EDWARD R		
1279 OAKMEAD	PARKWAY				
SUNNYVALE, CA	A 94085-4040		ART UNIT	PAPER NUMBER	
			2857		

DATE MAILED: 01/27/2012

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 or (571)-272-4200.

Privacy Act Statement

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

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

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

	Application No.	Applicant(s)	
	13/018,321	KAHN ET AL.	
Notice of Allowability	Examiner	Art Unit	
	EDWARD COSIMANO	2857	
The MAILING DATE of this communication apperature. 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 or other appropriate community. This application is suggested and MPEP 1308.	this application. If not include nication will be mailed in due of	d course. THIS
1. A This communication is responsive to the amendment filed of	on 09 January 2012.		
 An election was made by the applicant in response to a res requirement and election have been incorporated into this action. 		during the interview on	the restriction
3. ☑ The allowed claim(s) is/are <u>1-20</u> .			
4. ☐ Acknowledgment is made of a claim for foreign priority under 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 do International Bureau (PCT Rule 17.2(a)). * Certified copies not received: Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDONN THIS THREE-MONTH PERIOD IS NOT EXTENDABLE. 5. ☐ A SUBSTITUTE OATH OR DECLARATION must be submitined in INFORMAL PATENT APPLICATION (PTO-152) which give and 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' Paper No./Mail Date Identifying indicia such as the application number (see 37 CFR 1)	e been received. e been received in Application cuments have been received of this communication to file affects. MENT of this application. Itted. Note the attached EXAN es reason(s) why the oath or eat be submitted. Son's Patent Drawing Review of Amendment / Comment or its submitted of the submitted.	in No in this national stage applicat a reply complying with the requirement of the reply state of the reply complying with the requirement. INER'S AMENDMENT or NO declaration is deficient. (PTO-948) attached In the Office action of	uirements OTICE OF
each sheet. Replacement sheet(s) should be labeled as such in to the sheet. The property of the standard sheet is should be labeled as such in the sheet. The property of the sheet sheet is sheet sheet. The property of the sheet sheet is sheet she	the header according to 37 CFF BIOLOGICAL MATERIAL mus	R 1.121(d). st be submitted. Note the	·
 Attachment(s) 1. ☒ Notice of References Cited (PTO-892) 2. ☐ Notice of Draftperson's Patent Drawing Review (PTO-948) 3. ☒ Information Disclosure Statements (PTO/SB/08),	6. ☐ Interview Su Paper No./N 7. ☑ Examiner's A	ormal Patent Application mmary (PTO-413), Mail Date Amendment/Comment Statement of Reasons for Allow	wance

U.S. Patent and Trademark Office PTOL-37 (Rev. 03-11)

Notice of Allowability

Part of Paper No./Mail Date 20120121

Art Unit: 2857

1. EXAMINER'S COMMENT

- 1.1 When preparing this Office action the Examiner considers the instant application to include:
- A) the copy of the Oath/Declaration from grandparent application serial number 11/644,455 which was filed on 31 January 2011 and that is acceptable to the Examiner;
- B) the content of the Abstract which was filed on 31 August 2011 and that is acceptable to the Examiner;
- C) figures 1, 2, 3, 4, 5, 6, 7, 8 & 9 of the set of drawings containing 9 sheets of 9 figures comprising figures 1, 2, 3, 4, 5, 6, 7, 8 & 9 as presented in the set of drawings filed on 31 January 2011 where the content of figures 3, 4, 5, 6, 7, 8 & 9 of the above set of drawings is acceptable to the Examiner;
- D) the written description as filed on 31 January 2011 and amended on 09 January 2012;
 - E) the set of claims as filed on 31 January 2011; and
 - F) the NON-Publication request filed on 31 January 2011.

2. BENEFIT OF AN EARLIER FILING DATE

2.1 Applicant's claim for the benefit of an earlier filing date pursuant to 35 U.S.C. 120 is acknowledged.

3. PRIOR ART FROM EARLIER APPLICATIONS

- 3.1 The Examiner has considered the prior art cited in the applications for which Applicant has claimed the benefit of an earlier filing date pursuant to 35 U.S.C. 120.
- 3.1.1 If Applicant wishes any of the prior art that was cited in each of the base applications but that has not been cited during the prosecution of the instant application to appear on any Patent granted on the instant application, then Applicant must provide a properly completed PTO-1449 containing proper citations of the prior art that Applicant wishes to appear on any Patent that may be granted on the instant application.

4. INFORMATION DISCLOSURE STATEMENT (IDS)

4.1 The Examiner notes that each of the documents that have been crossed off each IDS that was filed on 16 May 2011 have been crossed off because each of these documents are

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duplicate of a citation of the same document which has been cited on the IDS filed 31 January 2011 and that has been considered by the Examiner.

4.2 The IDS filed on 09 January 2012 fails to comply with the provisions of 37 CFR 1.97 and MPEP § 609 because:

A) it fails to comply with 37 CFR 1.97(d) because it lacks a statement as specified in 37 CFR 1.97(e); and

It has been placed in the application file, but the information referred to therein has not been considered as to the merits. Applicant is advised that the date of any re-submission of any item of information contained in this information disclosure statement or the submission of any missing element(s) will be the date of submission for purposes of determining compliance with the requirements based on the time of filing the statement, including all certification requirements for statements under 37 CFR 1.97(e). See MPEP § 609.05(a).

4.2.1 In regard to the IDS filed on 09 January 2012, the Examiner notes that in view of the Ex Parte Quayle action mailed on 08 November 2011 that closed prosecution on the merits, the IDS must be submitted pursuant to 37 CFR 1.97(d) and not 37 CFR 1.97(c) as set forth by Applicant in the IDS transmittal letter. Further pursuant to 37 CFR 1.97(d) while the IDS submission lacks the required certification statement, see 37 CFR 1.97(e), the IDS submission does include the required fee.

5. RESPONSE TO APPLICANT'S ARGUMENTS

- 5.1 The objections and/or rejections that have not been repeated here in have been overcome by Applicant's last response.
- 6. REASONS FOR ALLOWANCE
- 6.1 The following is a statement of reasons for the indication of allowable subject matter:

 A) the prior art, for example:
 - (1) either Richardson et al (5,976,083 or 6,135,951) or Ebeling et al (6,145,389) or Tsuji (2005/0232388 or 2005/0238132 or 7,169,084 or 7,297,088) or Darley (6,611,789 or 2007/0061105 or 2007/0208531 or 7,428,471 or 7,617,071 or 2010/0057398 or 7,962,312) or Park et al (2007/0067094 or 7,640,134) disclose a machine/process that provides the useful and beneficial function of monitoring the physical fitness activities of an user. To monitor the physical fitness activities of the

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user, a suitable accelerometer is used in order to monitor the acceleration experienced by the user while performing a physical fitness activity. The measured acceleration data/information for the user's physical fitness activity is then suitably processed by being suitably analyzed or evaluated in order to:

- (1a) detect any variation in the measured acceleration that would represent a particular physical fitness activity being performed by the user; and
- (1b) make a more accurate determination of the user's steps or strides so as to determine an more accurate measurement of the user's step or stride distance for the user's particular physical fitness activity.

In this manner the total distance that has been traveled by the user during the particular physical fitness activity may be more accurately determined based on the user's step or stride or gait and the total distance that is traveled by the user during each step or stride gait of the user. Whereas further taught or suggested by either Darley (6,611,789 or 2007/0061105 or 2007/0208531 or 7,428,471 or 7,617,071 or 2010/0057398 or 7,962,312) when a step is not detected within a predetermined period or interval or duration of time then a sleep mode is initialed until a qualifying acceleration has been detected and the monitor wakes up.

- (2) either Sakuria et al (6,369,794) or Kubo et al (2002/0089425 or 6,700,499) or Ladetto et al (2003/0018430 or 6,826,477) disclose a machine/process that provides the useful and beneficial function of determining an user's action or motion. To determine the user's action or motion a suitable accelerometer is used in order to measure or detect an acceleration which represents the user's action or motion. The measured acceleration data/information is then suitable processed by being suitably evaluated or analyzed in order to determine the time variations in the measured acceleration data/information which represent an action or motion of the user.
- (3) either Seo et al (2006/0020177 or 7,334,472) disclose a machine/process that provides the useful and beneficial function of placing an acceleration based pedometer machine/process into a sleep or low power mode. Where the sampling frequency of the pedometer is changed when a step has not been detected within a predetermined period

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or interval or duration of time since the last detected step and then a sleep mode is initialed until a qualifying acceleration is detected and the monitor wakes up.

- B) however, the prior art does not fairly teach or suggest in regard to claims 1, 11 & 15 a process in claim 1, a machine in claim 11, and a tangible non-transitory article/manufacture in claim 15 that provides the useful and beneficial function of monitoring the activity of an user by providing actions in claim 1 and structures in claims 1 & 15 that perform at least the functions of:
 - (1) assigning a dominant axis for an inertial sensor based upon the orientation of the inertial sensor;
 - (2) detecting a change in the orientation of the inertial sensor and updating the assigned dominant axis for the inertial sensor based upon the detected change in the orientation of the inertial sensor; and
 - (3) counting period motions by monitoring accelerations relative to the dominant axis of the inertial sensor.
- Claims 2-5, which depend from claim 1, claims 12-14, which depend from claim 11, and claims 16-20, which depend from claim 15, are allowable for the same reason.
- C) however, the prior art does not fairly teach or suggest in regard to claim 6 a process in claim 6, that provides the useful and beneficial function of monitoring the activity of an user by providing actions in claim 6 that perform at least the functions of:
 - (1) buffering a plurality of periodic motions;
 - (2) identifying or detecting the number of periodic motions within a cadence window or interval or duration from the buffered periodic motions; and
 - (3) counting the detected period motions in order to monitor an activity.

Claims 7-10, which depend from claim 6, are allowable for the same reason.

7. RELEVANT ART OF INTEREST

7.1 The Examiner has cited prior art of interest, for example:

A) either Kahn et al (2009/0043531 or 2009/0234614 or 2009/0319221 or 7,647,196 or 7,653,508 or 2010/0056872 or 7,753,861 or 7,881,902 or 7,987,070) are publications of a related applications with at least one common inventor and a latter effective date.

8. CONCLUSION

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8.1 Any inquiry concerning this communication or earlier communications from the

Examiner should be directed to Edward R. Cosimano whose telephone number is 571-272-

0571. The Examiner can normally be reached on 571-272-0571 from 8:30am to 5:00pm.

8.2 If attempts to reach the Examiner by telephone are unsuccessful, the Examiner's

supervisor, Andrew Schechter, can be reached on 571-272-2302. The fax phone number for

the organization where this application or proceeding is assigned is 571-273-8300.

8.3 Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published

applications may be obtained from either Private PAIR or Public PAIR. Status information for

unpublished applications is available through Private PAIR only. For more information about

the PAIR system, see http://portal.uspto.gov/external/portal. Should you have questions on

access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-

9197 (toll-free).

ERC

01/21/2012

/Edward Cosimano/ Primary Examiner Unit 2857

Notice of References Cited Application/Control No. | Applicant(s)/Patent Under | Reexamination | KAHN ET AL. | Examiner | Art Unit | Page 1 of 1

U.S. PATENT DOCUMENTS

	O.S. I ATENI DOCUMENTO							
*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	Classification			
*	Α	US-7,428,471	09-2008	Darley et al.	702/182			
*	В	US-7,617,071	11-2009	Darley et al.	702/165			
*	С	US-7,640,134	12-2009	Park et al.	702/141			
*	D	US-7,962,312	06-2011	Darley et al.	702/165			
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FOREIGN PATENT DOCUMENTS

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NON-PATENT DOCUMENTS

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*		Include as applicable: Author, Title Date, Publisher, Edition or Volume, Pertinent Pages)
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"A copy of this reference is not being furnished with this Office action. (See MPEP § 707.05(a).) Dates in MM-YYYY format are publication dates. Classifications may be US or foreign.

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

Notice of References Cited

Part of Paper No. 20120121

	Туре	L #	Hits	Search Text	DBs	Time Stamp
1	BRS	L1	151011	(dominant or principle or principal or major or critical or override or overridden or overriding or ((most or greatest or largest) near2 important)) near5 (axis or axies or direction or vector or orientate or orientated or orientating or orientation or incline or inclined or inclining or inclination)	US-PGPUB; USPAT; UPAD	
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7	BRS	ь7	194416	(count or counted or counting or number or numbered or numbering or increment or incremented or incrementing or accumulate or accumulated or accumulating or accumulation) near5 (motion or move or moved or moving or movements or acc or accel or accelerate or accelerated or accelerating or acceleration)	US-PGPUB; USPAT; UPAD	2012/01/ 18 : 42	'21
8	BRS	L8	93	L1 near5 L7	US-PGPUB; USPAT; UPAD	2012/01/ 18 : 42	'21
9	BRS	L9	3	L2 and L6 and L8	US-PGPUB; USPAT; UPAD	2012/01/ 18:43	21

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16	BRS	L16	1495063	(motion or move or moved or moving or movement or walk or walking or run or running or jog or jogging or act or acting or action or active or activity or stride) near4 (measure or measured or measuring or measurement or monitor or monitored or monitoring or capture or captured or capturing or detect or detected or detecting or detection or detecting or sensing or sensil or transduce or transduced or transduce or transduced or transducer or sample or sampled or sampling or samplifur or determine or determined or determining or determination or determining or scanned or scanning or scanning or scanning or gauge or gauged or gauging or acquired or acquiring or acquirition or acquirition or collected or collected or collecting or collection or	US-PGPUB; USPAT; UPAD	

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19	BRS	L19	102	L1 near15 L15	US-PGPUB; USPAT; UPAD	2012/01/21 18 : 46
20	BRS	L20	3	L9 and L19	US-PGPUB; USPAT; UPAD	
21	BRS	L21	1841	<pre>(kahn\$1.in. adj2 (p.in. or philippe.in.)) or ((kinsolving\$1.in. or kingsolving\$1.in.) adj2 (a.in. or arthur.in.)) or (christensen\$1.in. adj2 (m.in. or mark.in.)) or (lee\$1.in. adj2 (b.in. or brian.in. or brain.in.)) or (vogel\$1.in. adj2 (d.in. or david.in.))</pre>	US-PGPUB; USPAT; UPAD	
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27	BRS	L27	51	"7608050" or "7617071" or "7627423" or "20090319221" or "7640134" or "7640804" or "7648441" or "7672781" or "20100056872" or "20100057398" or "7679601" or "7725139" or "7747409" or "7752011" or "7753861" or "7774156" or "7788071" or "7857772" or "7883445" or "7892080" or "7962312"	US-PGPUB; USPAT; UPAD	1)1/21

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2	28	BRS	L28	729	(L2 or L6 or L8 or L11 or L14 or L17 or L19) and (L21 or L22 or L23 or L24 or L25 or L26 or L27)	· ·	
2	29	BRS	L29	758	11 4 Ar 1 18 Ar 1 /11 Ar 1 /8	US-PGPUB; USPAT; UPAD	

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21 January 2012

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Issue Classification	13018321	KAHN ET AL.
	Examiner	Art Unit
	EDWARD COSIMANO	2857

CLASS				ORIGINAL						INTERNATIONAL CLASSIFICATION						
			CLASS SUBCLASS						LAIMED		NON-CLAIMED					
702 160			G	0	1	С	22 / 00 (2006.01.01)									
ODOGO PEEEDENGE(O)				G	0	1	С	25 / 00 (2006.01.01)								
CHUSS REFERENCE(S)				G	0	6	F	19 / 00 (2011.01.01)								
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	Claims renumbered in the same order as presented by applicant							☐ CPA ☐ T.D.				☐ R.1.47			
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(Primary Examiner)	(Date)	1	8

U.S. Patent and Trademark Office Part of Paper No. 20120121

Search Notes

Application/Control No.	Applicant(s)/Patent Under Reexamination
13018321	KAHN ET AL.
Examiner	Art Unit
EDWARD COSIMANO	2857

	SEARCHED						
Class	Subclass	Date	Examiner				
33	700, 701	11/03/2011	ERC				
73	1.01, 1.37, 1.38, 1.75, 1.76, 1.77, 1.78, 1.79, 1.81, 432.1, 865.4, 865.8	11/03/2011	ERC				
377	1, 13, 15, 17, 19, 20, 24, 24.1, 24.2	11/03/2011	ERC				
702	1, 85, 97, 104, 127, 141, 150, 155, 158, 160, 187, 189	11/03/2011	ERC				
708	100, 101, 105, 131, 160, 200, 212	11/03/2011	ERC				
Updated	above	01/21/2012	ERC				

SEARCH NOTES		
Search Notes	Date	Examiner
Inventor Name Search; Continuity Check	10/28/2011	ERC
EAST (USOCR, USPAT, US-PGPUB, DERWENT, EPO, FPRS, JPO, IBM-TDB)	11/03/2011	ERC
Updated EAST search of 03 November 2011 with additional terms	01/21/2012	ERC

INTERFERENCE SEARCH						
Class	Subclass	Date	Examiner			
73	1.01, 1.79	01/21/2012	ERC			
377	1, 17, 19, 24, 24.2	01/21/2012	ERC			
702	1, 85, 97, 127, 155, 158, 160, 187, 189	01/21/2012	ERC			
708	100, 105, 200	01/21/2012	ERC			

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UNITED STATES PATENT AND TRADEMARK OFFICE

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

BIB DATA SHEET

CONFIRMATION NO. 8340

SERIAL NUM	BER	FILING O			CLASS	GR	OUP ART	UNIT	ATTO	DRNEY DOCKET
13/018,32	1	01/31/2	_		702		2857		8	3689P027C2
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APPLICANTS Philippe Kahn, Aptos, CA; Arthur Kinsolving, Santa Cruz, CA; Mark Andrew Christensen, Santa Cruz, CA; Brian Y. Lee, Aptos, CA; David Vogel, Santa Cruz, CA; *** CONTINUING DATA **********************************										
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1	BRS	L1	200201	(dominant or principle or principal or major or critical or override or overridden or overriding or ((most or greatest or largest) near2 important)) near5 (axis or axies or direction or vector or orientate or orientated or orientating or orientation or incline or inclined or inclining or inclination)	14'DDG • 14'D() •	2012/01/21 17:36
2	BRS	L2	19981	L1 near10 (inertial or ins or ims or gyro or gyroscope or acc or accel or accelerated or accelerating or acceleration)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2012/01/21 17:36
3	BRS	L3	1807431	(drift or drifted or drifting or vary or variance or varied or varying or variation or deviate or deviated or deviating or deviation or offset or depart or departed or departing or change or changed or changing or changes or changes or changes or altered or altering or alteration or alters or modify or modified or modifying or modification or modifs or adjusting or adjustment or adjusting or adjustment or adjusting or shift or shifted or shifting or shifts or or orientate or orientated or orientating or orientation or incline or inclined or inclining or inclination)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2012/01/21 17:36

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5	BRS	L5	2014	correcting or correction or	USOCR;	2012/0 17 : 36	01/21
6	BRS	L6	48	L4 same L5		2012/0 17:36	01/21
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	1	Гуре	L #	Hits	Search Text	DBs	Time Stamp
8	B	BRS	L8	106		EDDG • FDA •	2012/01/21 17 : 36
9	B:	BRS	L9	3		L'DDC	2012/01/21 17:36
10) B.	BRS	L10	904141	stride) near4 (number or numbered or numbering or count or counted or	FPRS; EPO; JPO;	2012/01/21 17:39

	Туре	L #	Hits	Search Text	DBs	Time Stamp
11	BRS	L11	202803	or gaug\$1r or gage or gaged or gaging or gag\$1r or acquire or acquired or	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2012/01/21 17:39

	Туре	L #	Hits	Search Text	DBs	Time Stamp
12	BRS	L12	37666	L10 near5 (judge or judged or judging or judgment or judgslr or evaluate or evaluated or evaluating or evaluation or evaluatily or analysis or analyze or analyzed or analyzing or analyzing or allocated or allocate or allocation or allocatily or assigned or assigning or assignment or assigning or identifying or identified or identification or recognişle or recognişled or recognition)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2012/01/21 17:40
13	BRS	L13	1152246	(cadence or repeat or repeated or repeating or repetition or periodic or cycle or cyclic or cyclical or stride) near3 (criteria or criterion or criterium or threshold or limit or require or required or requiring or requirement or tolerance or window or range or band or qualify or qualified or qualifying or qualification or within or with\$1in or standard or bench or bench\$1marked or bench\$1marked or bench\$1marking or baseline or base or reference or period or time or timing or interval)	IEPRS: EPO:	2012/01/21 17:41

	Туре	L #	Hits	Search Text	DBs	Time Stamp
14	BRS	L14	149	L12 near15 L13	INPRS . EPO .	2012/01/21 17:41
15	BRS	L15	472750	(motion or move or moved or moving or movement or walk or walking or run or running or jog or jogging or act or acting or action or active or activity or stride) near4 (number or numbered or numbering or count or counted or counting or accumulate or accumulated or accumulating or accumulation)	JPO; DERWENT; IBM_TDB	2012/01/21 17 : 41

	Туре	L #	Hits	Search Text	DBs	Time Stamp
16	BRS	L16	2139590	(motion or move or moved or moving or movement or walk or walking or run or running or jog or jogging or act or acting or action or active or activity or stride) near4 (measure or measured or measured or menitor or monitored or monitoring or capture or captured or capturing or detect or detected or detecting or detection or detecting or sense or sensed or sensing or sensilr or transduce or transduced or transducer or sample or sampled or sampling or samplifur or determined or determining or determination or determining or determination or scanned or scanning or scanning or scanning or gauge or gauged or gaging or gaging or gaging or gaging or gaging or acquiring or acquired or acquiring or acquirition or collection or collecting or collection or collecting or logged or accumulate or accumulated or accumulating or accum	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2012/01/21 17:41
17	BRS	L17	49839	L15 near15 L16	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2012/01/21 17:41

18	BRS :	L18	40	L11 and L14 and L17	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM TDB	2012/01/21 17:41
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	Туре	L #	Hits	Search Text	DBs	Time Stamp
19	BRS	L19	122	L1 near15 L15	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2012/01/21 17:44
20	BRS	L20	3	L9 and L19	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2012/01/21 17:44
21	BRS	L21	29882	<pre>(kahn\$1.in. adj2 (p.in. or philippe.in.)) or ((kinsolving\$1.in. or kingsolving\$1.in.) adj2 (a.in. or arthur.in.)) or (christensen\$1.in. adj2 (m.in. or mark.in.)) or (lee\$1.in. adj2 (b.in. or brian.in. or brain.in.)) or (vogel\$1.in. adj2 (d.in. or david.in.))</pre>	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2012/01/21 17:45
22	BRS	L22	21	"13"\$1"018"\$1"321" or "12"\$1"694"\$1"135" or "7"\$1"881"\$1"902" or "11"\$1"644"\$1"455" or "7"\$1"653"\$1"508" or "60"\$1"900"\$1"412" or "60"\$1"926"\$1"027" or "11"\$1"891"\$1"112" or "2009"\$1"0"\$1"043"\$1"531" or "7"\$1"647"\$1"196" or "12"\$1"108"\$1"267" or "12"\$1"108"\$1"486" or "2009"\$1"0"\$1"234"\$1"614" or "7"\$1"987"\$1"070" or "12"\$1"834"\$1"845" or ("20090043531" or "20090234614" or "7647196" or "7653508" or "7881902" or "7987070").pn.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2012/01/21 17 : 45

	Туре	L #	Hits	Search Text	DBs	Time Stamp
23	BRS	L23	1575	or "20020109600" or "20020116147" or "20020118121" or "20020151810" or "6493652" or "6496695" or	IF'PRS• EP()•	2012/01/21 17:46

	Туре	L #	Hits	Search Text	DBs	Time Stamp
24	BRS	L24	538	"20050033200" or "20050038626" or "6881191" or "6885971" or "6895341" or "6898550" or "20050132797" or "6928382"	PDDG • PDU •	2012/01/21 17:46

	Туре	L #	Hits	Search Text	DBs	Time Stamp
25	BRS	L25		or "20060206258" or "20060223547" or "20060235642" or "20060259268" or "7145461" or "7148797" or	FPRS: EPO:	2012/01/21 17:46

	Туре	L #	Hits	Search Text	DBs	Time Stamp
26	BRS	L26	255	"20070123806" or "20070125852" or "20070130582" or "20070142715" or "20070145680" or "20070150136" or "7254516" or "7255437" or "7263461" or "20070208530" or "20070208531" or "20070208544" or "20070250261" or "20070259716" or "20070259717" or "20070260418" or "200702604482" or "7297088" or "20070276295" or "7313440" or "7328611" or "7334472" or "7353112" or "7382611" or "7387611" or "7382611" or "7387611" or "20080171918" or "7421369" or "7428471" or "7451056" or "7457719" or "7467060" or "20090015421" or "20090018773" or "20090018773" or "200900124348" or "7561960" or "7526402" or "20090124348" or "7561960" or "20090213002" or "7586032"	EDBG. EDU.	2012/01/21 17:46
27	BRS	L27	73	"7608050" or "7617071" or "7627423" or "20090319221" or "7640134" or "7640804" or "7648441" or "7672781" or "20100056872" or "20100057398" or "77679601" or "7725139" or "7747409" or "7752011" or "7753861" or "7774156" or "7788071" or "7857772" or "7883445" or "7892080" or "7962312"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2012/01/21 17:47

	Туре	L #	Hits	Search Text	DBs	Time Stamp
28	BRS	L28	748	(L2 or L6 or L8 or L11 or L14 or L17 or L19) and (L21 or L22 or L23 or L24 or L25 or L26 or L27)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2012/01/21 17:48
29	BRS	L29	777	L9 or L18 or L20 or L28	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2012/01/21 17:48
30	BRS	L30	1953	("20030018430" or "6826477").pn. or ((@pd>="19470101" and @pd<="19710101") and (33/700 or 33/701 or 73/1.01 or 73/1.37 or 73/1.78 or 73/1.75 or 73/1.78 or 73/1.79 or 73/1.81 or 73/432.1 or 73/865.4 or 73/865.8 or 377/1 or 377/13 or 377/15 or 377/17 or 377/19 or 377/20 or 377/24 or 377/24.1 or 377/24.2 or 702/1 or 702/85 or 702/97 or 702/104 or 702/127 or 702/141 or 702/150 or 702/155 or 702/158 or 702/160 or 702/187 or 702/189 or 708/100 or 708/131 or 708/160 or 708/200 or 708/212).ccls.)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2012/01/21 17:54

Reviewed L29 Ti, Ab, Kwic All Reviewed L30 Ti All Interference Search of L29 & L30 /ERC/ 21 January 2012

	Document	ID	Publicati on Date	Inventor	Current OR	Current XRef	Page s
1	US 5976083	A	119991102	Richardson; J. Jeffrey et al.	600/300	482/8; 482/901; 600/481; 600/587	34
2	US 6135951	A	12.000102.4	Richardson; J. Jeffrey et al.	600/300	482/8; 600/592; 600/595	32
3	US 6145389	A	12.00001114	Ebeling; W. H. Carl et al.	73/865.4		14
4	US 6369794	B1	20020409	Sakurai; Yasuhiro et al.	345/156	379/433.04	37
5	US 2002008 A1	9425	20020711	Kubo, Nobuo et al.	340/573.1	340/669	28
6	US 6611789	В1	20030826	Darley; Jesse	702/160	702/141; 702/142; 702/176	87
7	US 6700499	B2	20040302	Kubo; Nobuo et al.	340/686.1	340/573.1; 340/573.7; 482/3; 482/74; 600/510; 600/552; 600/553; 73/379.01; 73/379.09	27
8	US 2005023 A1	2388	20051020	Tsuji, Tomoharu	377/24.2		10
9	US 2005023 A1	8132	20051027	Tsuji, Tomoharu	377/24.2		10

L29 Results /ERC/ 21 January 2012

	Document ID	Publicati on Date	Inventor	Current OR	Current XRef	Page s
10	US 20060020177 A1	20060126	Seo; Jeong-Wook et al.	600/300	482/8 ; 600/595	90
11	US 7169084 B2	20070130	Tsuji; Tomoharu	482/8	482/1; 482/9; 702/160	9
12	US 20070061105 A1	20070315	Darley; Jesse et al.	702/182		86
13	US 20070067094 A1	20070322	Park; Kyong-Ha et al.	701/200	702/141	13
14	US 20070208531 A1	20070906	Darley; Jesse et al.	702/142	702/158 ; 702/178	86
15	US 7297088 B2	20071120	Tsuji; Tomoharu	482/3	377/24.2; 482/8; 482/900; 702/160	10
16	US 7334472 B2	20080226	Seo; Jeong-Wook et al.	73/379.01		89
17	US 7428471 B2	20080923	Darley; Jesse et al.	702/182	36/132; 36/136; 377/23; 377/24.2; 702/141; 702/142; 702/144; 702/160; 702/176; 73/597	83
18	US 7457719 B1	20081125	Kahn; Philippe et al.	702/141		16

L29 Results /ERC/ 21 January 2012

	Document ID	Publicati on Date	Inventor	Current OR	Current XRef	Page s
19	US 20090043531 A1	20090212	Kahn; Philippe et al.	702/149		22
20	US 20090234614 A1	20090917	Kahn; Philippe et al.	702/141	351/158	18
21	US 7617071 B2	20091110	Darley; Jesse et al.	702/165	702/142; 702/158; 702/160; 702/176; 73/597	82
22	US 20090319221 A1	20091224	Kahn; Philippe et al.	702/141		31
23	US 7640134 B2	20091229	Park; Kyong-Ha et al.		600/587; 600/592; 600/595; 73/491; 73/865.4	13
24	US 7647196 B2	20100112	Kahn; Philippe et al.	702/149	702/142; 702/150; 702/154	22
25	US 7653508 B1	20100126	Kahn; Philippe et al.	702/160	33/700; 377/1; 377/13; 377/24.2; 377/25; 702/1; 702/127; 702/155; 702/158; 702/189	19

L29 Results /ERC/ 21 January 2012

	I	Oocument	ID	Publicati on Date	Inventor	Current OR	Current XRef	Page s
26	US A1	20100057	7398	20100304	Darley; Jesse et al.	702/160	702/142	85
27	US A1	20100056	5872	20100304	Kahn; Philippe et al.	600/300		22
28	US	7753861	В1	20100713	Kahn; Philippe et al.		482/8; 482/9; 600/300; 600/301; 600/587	24
29	US	7881902	B1	20110201	Kahn; Philippe et al.	702/160	377/24.2; 702/97	19
30	US	7962312	B2	20110614	Darley; Jesse et al.	702/165	702/142; 702/158; 702/160; 702/176; 73/597	84
31	US	7987070	В2	20110726	Kahn; Philippe et al.	702/160	351/41; 73/1.38	19

L29 Results

/ERC/

21 January 2012

	Document ID	Publicati on Date	Inventor	Current OR	Current XRef	Page s
1	US 20030018430 A1	20030123	Ladetto, Quentin et al.	701/217	701/200	56
2	US 6826477 B2	20041130	Ladetto; Quentin et al.	701/217	340/944; 701/200; 701/213; 73/178R	58

L30 Results

/ERC/

21 January 2012

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Index of Claims	13018321	KAHN ET AL.
	Examiner	Art Unit
1 188 1 188 1 188 1 188 188 188 188 188 188 188 188	EDWARD COSIMANO	2857

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U.S. Patent and Trademark Office Part of Paper No. : 20120121

Receipt date: 01/09/2012

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Substitute	for Form 1449	9/РТО			Complete	
	INFOF	RMA	TION DISCLOSUR	E	Application Number	13/018,321
•	N.				Filing Date	January 31/2011
	SIAII		ENT BY APPLICAN	I	First Named Inventor:	Philippe/Kahn
		(use as	s many sheets as necessary)		Art Unit	2857
					Examiner Name	Cosimano, Edward R
Sheet	1		of	1	Attorney Docket Number	8689P027C2
	*	A A A A A A A A A A A A A A A A A A A	U.S. PATEN	IT DOCUMENTS	5	
Examiner Initials*	Cite No.1		Document Number	Publication Date MM-DD-YYYY	Name of Patentee of Applicant of Cited Document	Pages, Columns, Lines, Where Relevant
		Num	ber Kind Code ² (If known)			Passages or Relevant Figures Appear
		US-	7,892,080	2/22/2011	Dahl, Fredrik Andreas	
		US-	2005/0245988	11/3/2005	Miesel, Konth A.	
		US-	2006/0149516	7/6/2006	Bond et al	
		US-	2007/0145680	6/28/2007	Roserberg, Louis B	
		US-	2007\0259717 2009/0\24348	11/8/2007	Matrice et al Yseloff et al	
		US-	2009/01/24348	5/14/2009	Yoseion et ai	
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*EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609; Draw line through citation in not in conformance and not considered. Include copy of this form with next communication to applicant. ¹Applicant's unique citation designation number (optional). ²See Kinds Codes of USPTO Patent Documents at www.uspto.gov or MPEP 901.04. ³Enter Office that issued the document, by the two-letter code (WIPO Standard ST.3). ⁴For Japanese patent documents, the indication of the year of reign of the Emperor must precede the serial number of the patent document. ⁵Kind of document by the appropriate symbols as indicated on the document under WIPO Standard ST. 16 if possible. ⁶Applicant is to place a check mark nere if English language translation is attached.

This collection of formation 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 USFTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 2 hours to complete including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sen to the Chief information Officer, U.S. Patent and Trademark Office, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SENT FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, Virginia 22313-1450. If you need assistance in completing the form, call 1-800-PTO-9199 (1-800-786-9199) and select option 2.

13/018,321 Page 3 of 3 8689P027C2

Signature

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant : Philippe Kahn, et al. | Examiner: Cosimano, Edward R

Appl. No. : 13/018,321 Art Unit: 2857

Filed : January 31, 2011 | Conf No: 8340

For : Human Activity Monitoring

Device

Customer No. : 08791

CERTIFICATE OF TRANSMISSION

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shown below.

/Judith Szepesi/ January 9, 2012 Judith A. Szepesi Date

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

AMENDMENT

Sir:

In response to the Office Action of November 8, 2011, applicants respectfully request the Examiner to enter the following amendments and consider the following remarks:

Amendments to the Specification begin on page 2 of this paper.

Remarks/Arguments begin on page 5 of this paper.

Amendments to the Specification:

Please replace paragraphs [0001], [0023], [0025], [0029], [0040], [0067] with the following amended paragraphs:

[0001] The present patent application is a continuation of U.S. Application No. 12/694,135, filed on January 26, 2010, now U.S. Patent No. 7,881,902, to issue issued on February 1, 2011; which is a continuation of U.S. Application No. 11/644,455, filed on December 22, 2006, now U.S. Patent No. 7,653,508, issued on January 26, 2010.

[0023] Referring to Figure 1, the cadence logic 132 may determine one or more sample periods to be used by the rolling average logic 135, and may determine a cadence window 150 to be used by the step counting logic 130. In one embodiment, the cadence logic 135 132 detects a period and/or cadence of a motion cycle. The period and/or cadence of the motion cycle may be based upon user activity (e.g. rollerblading, biking, running, walking, etc.).

[0025] Figure 2 illustrates an exemplary motion cycle graph 201 200 that measures time versus acceleration, in accordance with one embodiment of the present invention. The exemplary motion-cycle graph 201 200 shows acceleration data taken with a single tri-axis inertial senor. The acceleration at a given period of time is represented for a first axis 203, a second axis 205, and a third axis 207. In one embodiment, the cadence logic 135 132 of Figure 1 analyzes the acceleration along the first axis 203, second axis 205 and third axis 207 to detect a motion cycle. Once a motion cycle is detected, a period of the motion cycle is determined, and a cadence of the motion cycle is determined. Figure 2 shows an exemplary period of a motion cycle 210 for the third axis 207, the period 215 being approximately 0.6 seconds. The same period can also be seen to a lesser degree in the second axis 205 and the first axis 203. The corresponding cadence to the motion cycle is approximately one hundred motion cycles per minute.

[0029] Returning to Figure 2, cadence windows may be used to count steps until an expected step is not encountered. In one embodiment, new cadence windows

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are determined periodically. In one embodiment, the cadence window is a dynamic cadence window that continuously updates as a user's cadence changes. For example, using a dynamic cadence window, a new cadence window length may be set after each step. [[(.]] The cadence window minimums may be determined by subtracting a value from the stepping period, and the cadence window maximums may be determined by adding a value to the stepping period. In one embodiment, the cadence window maximums are preset, and the cadence window minimums are updated after each step is counted. In one embodiment, the cadence window minimums are preset, and the cadence window maximums are updated after each step is counted. In one embodiment, both the cadence window minimums and cadence window maximums are updated when a step is counted. In one embodiment, the current cadence window minimum is determined by subtracting 200 ms from the current stepping cadence period. In one embodiment, the cadence window minimum has a minimum value of 240 ms.

[0040] Returning to Figure 1, the step counting logic 130 may include a measurement selection logic 145, a cadence window 150, a measurement comparator 155, a threshold comparator 160, a step count buffer 165, and a mode logic 190. The measurement selection logic 145 may determine which measurements from the measurement buffer 125 to use to determine if a step has occurred. In one embodiment, the measurement selection logic 145 may monitor accelerations relative to the dominant axis, and select only those measurements with specific relations to the dominant axis for measurement. For example, only accelerations that are approximately parallel to the dominant axis may be selected, or alternatively, only accelerations that are approximately perpendicular to the dominant axis may be selected. In one embodiment, the measurement selection logic 145 selects only measurements of acceleration data along the dominant axis. In alternative embodiments, measurements of acceleration data along other axes may also be used. In one embodiment, measurements of acceleration along only the other axes are used.

[0067] At block 540, processing logic determines whether any relevant acceleration is detected. If no relevant acceleration is detected, then sleep mode is

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initiated (block 544). If some relevant acceleration is detected, then processing logic returns to block 510 to await recognition of another first step. If at block 540 524 an additional step was recognized, the process continues to block 560.

Remarks/Arguments

Applicants respectfully request consideration of the subject application as amended herein. This Amendment is submitted in response to the Office Action mailed November 8, 2011. Claims 1-20 are objected to. In this Amendment, no claims have been amended, canceled, or added.

Applicants thank the Examiner for the careful examination of the claims and the Specification, as well as the suggestions for how to correct the minor informalities in the text and drawings.

Applicants have amended the Specification in accordance with the Examiner's suggestion, to correct primarily typographic mistakes. Applicants therefore submit that the Specification, as amended, corrects the errors objected to in connection with the drawings and the specification. Applicants further submit that these amendments do not add new matter.

Applicant respectfully submits that in view of the amendments and discussion set forth herein, the applicable objections have been overcome. Accordingly, the present and amended claims should be found to be in condition for allowance.

If a telephone interview would expedite the prosecution of this application, the Examiner is invited to contact Judith A. Szepesi at (408) 720-8300.

If there are any additional charges/credits, please charge/credit our deposit account no. 02-2666.

Respectfully submitted,

BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN LLP

Dated: January 9, 2012 /Judith Szepesi/

Judith A. Szepesi Reg. No. 39,393

1279 Oakmead Parkway Sunnyvale, CA 94085 (408) 720-8300

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

: Philippe Kahn, et al. Examiner: Cosimano, Edward R Applicant

Appl. No. : 13/018,321 Art Unit: 2857

Filed : January 31, 2011 Conf No: 8340

CERTIFICATE OF TRANSMISSION

Device

: Human Activity Monitoring

Customer No. : 08791

/Judith Szepesi/ January 9, 2012 Judith A. Szepesi Date

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INFORMATION DISCLOSURE STATEMENT

Sir:

For

Enclosed is a copy of Information Disclosure Citation Form PTO-1449 or PTO/SB/08 together with copies of the documents cited on that form, except for copies not required to be submitted (e.g., copies of U.S. patents and U.S. published patent applications need not be enclosed). It is respectfully requested that the cited documents be considered and that the enclosed copy of Information Disclosure Citation Form PTO-1449 or PTO/SB/08 be initialed by the Examiner to indicate such consideration and a copy thereof returned to applicant(s).

Pursuant to 37 C.F.R. § 1.97, the submission of this Information Disclosure Statement is not to be construed as a representation that a search has been made and is not to be construed as an admission that the information cited in this statement is material to patentability.

Pursuant to 37	C.F.R. § 1.97, this Information Disclosure Statement is being				
submitted under one of the following (as indicated by an "X" to the left of					
the appropriate parag	graph):				
37 C.I	F.R. §1.97(b).				
	F.R. §1.97(c). If so, then enclosed with this Information Disclosure ment is one of the following:				
A sta	tement pursuant to 37 C.F.R. §1.97(e) or				
	Director is Authorized to charge in the amount of \$180.00 for the nder 37 C.F.R. § 1.17(p).				
	F.R. §1.97(d). If so, then enclosed with this Information Disclosure ment are the following:				
(1)	A statement pursuant to 37 C.F.R. §1.97(e); and				
(2)	A check for \$180.00 for the fee under 37 C.F.R. §1.17(p) for submission of the Information Disclosure Statement.				
If there are any	y additional charges, please charge Deposit Account No. 02-2666.				
	Respectfully submitted, BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN LLP				
Dated: January 9, 20	12 /Judith Szepesi/ Judith A. Szepesi Reg. No. 39,393				
1279 Oakmead Parky Sunnyvale, CA 94085 (408) 720-8300					

Substitute	for Form 1449	9/PTO			Complete	if Known	
	INIEOE	ΡΛΛΩΤ	ION DISCLOSU	RF	Application Number	13/018,321	
STATEMENT BY APPLICANT					Filing Date	January 31, 2011	
					First Named Inventor:	Philippe Kahn	
		(use as m	any sheets as necessary)		Art Unit	2857	
					Examiner Name	Cosimano, Edward R	
Sheet	t 1 of 1		Attorney Docket Number	8689P027C2			
			LIC DAT	ENT DOCUMENTS	-		
Examiner	Cite No.1	I	U.S. PAT	Publication Date	Name of Patentee or	Pages, Columns, Lines	
Initials*	Cité No.		Document Number	MM-DD-YYYY	Applicant of Cited Document	Where Relevant Passages or Relevant	
		Number	-Kind Code ² (If known)			Figures Appear	
		US-	7,892,080	2/22/2011	Dahl, Fredrik Andreas		
		US-	2005/0245988	11/3/2005	Miesel, Keith A.		
		US-	2006/0149516	7/6/2006	Bond et al		
		US-	2007/0145680	6/28/2007	Rosenberg, Louis B		
		US-	2007/0259717	11/8/2007	Mattice et al		
		US-	2009/0124348	5/14/2009	Yoseloff et al		
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Examiner	Date Considered	
Signature		

*EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609; Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant. ¹Applicant's unique citation designation number (optional). ²See Kinds Codes of USPTO Patent Documents at www.uspto.gov or MPEP 901.04. ³Enter Office that issued the document, by the two-letter code (WIPO Standard ST.3). ⁴For Japanese patent documents, the indication of the year of reign of the Emperor must precede the serial number of the patent document. ⁵Kind of document by the appropriate symbols as indicated on the document under WIPO Standard ST. 16 if possible. ⁶Applicant is to place a check mark here if English language translation is attached.

This collection of information is required by 37 CFR 1.97 and 1.98. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 2 hours to complete including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SENT FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, Virginia 22313-1450. If you need assistance in completing the form, call 1-800-PTO-9199 (1-800-786-9199) and select option 2.

13/018,321 Page 3 of 3 8689P027C2

Electronic Patent Application Fee Transmittal					
Application Number:	130	13018321			
Filing Date:	31-	Jan-2011			
Title of Invention:	Human Activity Monitoring Device				
First Named Inventor/Applicant Name:	Philippe Kahn				
Filer:	Juc	ith A. Szepesi/Joan	Abriam		
Attorney Docket Number:	868	9P027C2			
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:	Petition:				
Patent-Appeals-and-Interference:					
Post-Allowance-and-Post-Issuance:					
Extension-of-Time:					

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Miscellaneous:				
Submission- Information Disclosure Stmt	1806	1	180	180
	Tot	al in USD	(\$)	180

Electronic Acknowledgement Receipt			
EFS ID:	11795651		
Application Number:	13018321		
International Application Number:			
Confirmation Number:	8340		
Title of Invention:	Human Activity Monitoring Device		
First Named Inventor/Applicant Name:	Philippe Kahn		
Customer Number:	8791		
Filer:	Judith A. Szepesi		
Filer Authorized By:			
Attorney Docket Number:	8689P027C2		
Receipt Date:	09-JAN-2012		
Filing Date:	31-JAN-2011		
Time Stamp:	21:17:57		
Application Type:	Utility under 35 USC 111(a)		

Payment information:

Submitted with Payment	yes
Payment Type	Deposit Account
Payment was successfully received in RAM	\$180
RAM confirmation Number	7327
Deposit Account	022666
Authorized User	

File Listing:

Document	Document Description	File Name	File Size(Bytes)/	Multi	Pages
Number	Document Description	riie Waine	Message Digest	Part /.zip	(if appl.)

1		8689P027C2_AmResp_Jan2012	31947	yes	5
·		.pdf	6d742aad014de49df83c4d6a7098107fd42 57569	yes	
	Multip	art Description/PDF files in .	zip description		
	Document Des	Start	E	nd	
	Response after Ex Part	1	1		
	Specificat	2		4	
	Claims		5		5
Warnings:					
Information					
2		8689P027C2_IDS_and_SB08.	51985	yes	3
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	Multip	art Description/PDF files in .	zip description		
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	Transmittal l	Letter	1		2
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Warnings:					
Information					
		Total Files Size (in bytes):	1	13899	
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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.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
13/018,321	01/31/2011	Philippe Kahn	8689P027C2	8340	
	7590 11/08/201 KOLOFF TAYLOR &	-	EXAMINER		
1279 OAKMEA	AD PARKWAY , CA 94085-4040	COSIMANO, EDWARD R			
SUNNIVALE	, CA 94063-4040	ART UNIT	PAPER NUMBER		
		2857			
			MAIL DATE	DELIVERY MODE	
			11/08/2011	PAPER	

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

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

		Application No.	Annlicent(e)						
		Application No.	Applicant(s)						
	Office Action Summary	13/018,321	KAHN ET AL.						
	Onice Action Summary	Examiner	Art Unit						
	The MAILING DATE of this communication ann	EDWARD COSIMANO	2857						
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with the c	orrespondence address						
WHIC - Exter after - If NO - Failui Any r	A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE <u>2</u> MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).								
Status									
1)🛛	Responsive to communication(s) filed on 31 Ja	nuary 2011.							
2a)	This action is FINAL . 2b) ☐ This	action is non-final.							
3)	An election was made by the applicant in respo	onse to a restriction requirement	set forth during the interview on						
	; the restriction requirement and election	•							
4) 🔀	Since this application is in condition for allowar	·							
	closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	53 O.G. 213.						
Dispositi	on of Claims								
•	Claim(s) $\underline{\text{1-20}}$ is/are pending in the application.								
	5a) Of the above claim(s) <u>none</u> is/are withdrawi	n from consideration.							
	Claim(s) <u>1-20</u> is/are allowed.								
	Claim(s) is/are rejected.								
·	Claim(s) is/are objected to. Claim(s) are subject to restriction and/or	coloation requirement							
ا (9	oralin(s) are subject to restriction and/or	election requirement.							
Applicati	on Papers								
10)🛛	The specification is objected to by the Examine	r.							
11)🛛	The drawing(s) filed on <u>31 January 2011</u> is/are:	a) ☐ accepted or b) ☒ objected	I to by the Examiner.						
	Applicant may not request that any objection to the	drawing(s) be held in abeyance. See	э 37 CFR 1.85(a).						
_	Replacement drawing sheet(s) including the correction								
-	The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.						
Priority u	ınder 35 U.S.C. § 119								
	 13) 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)).								
* S	see the attached detailed Office action for a list	of the certified copies not receive	ed.						
Attachmen	i(s)								
	e of References Cited (PTO-892)	4) Interview Summary							
	e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO/SB/08)	Paper No(s)/Mail Da 5) Notice of Informal F							
	r No(s)/Mail Date <u>1/31/11; 5/16/11; 7/21/11</u> .	6) Other:							

U.S. Patent and Trademark Office PTOL-326 (Rev. 03-11)

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1. EXAMINER'S COMMENT

- 1.1 When preparing this Office action the Examiner considers the instant application to include:
- A) the copy of the Oath/Declaration from grandparent application serial number 11/644,455 which was filed on 31 January 2011 and that is acceptable to the Examiner;
- B) the content of the Abstract which was filed on 31 August 2011 and that is acceptable to the Examiner;
- C) figures 1, 2, 3, 4, 5, 6, 7, 8 & 9 of the set of drawings containing 9 sheets of 9 figures comprising figures 1, 2, 3, 4, 5, 6, 7, 8 & 9 as presented in the set of drawings filed on 31 January 2011 where the content of figures 3, 4, 5, 6, 7, 8 & 9 of the above set of drawings is acceptable to the Examiner;
 - D) the written description as filed on 31 January 2011;
 - E) the set of claims as filed on 31 January 2011; and
 - F) the NON-Publication request filed on 31 January 2011.

2. BENEFIT OF AN EARLIER FILING DATE

2.1 Applicant's claim for the benefit of an earlier filing date pursuant to 35 U.S.C. 120 is acknowledged.

3. PRIOR ART FROM EARLIER APPLICATIONS

- 3.1 The Examiner has considered the prior art cited in the applications for which Applicant has claimed the benefit of an earlier filing date pursuant to 35 U.S.C. 120.
- 3.1.1 If Applicant wishes any of the prior art that was cited in each of the base applications but that has not been cited during the prosecution of the instant application to appear on any Patent granted on the instant application, then Applicant must provide a properly completed PTO-1449 containing proper citations of the prior art that Applicant wishes to appear on any Patent that may be granted on the instant application.

4. INFORMATION DISCLOSURE STATEMENT (IDS)

4.1 The Examiner notes that each of the documents that have been crossed off each IDS that was filed on 16 May 2011 have been crossed off because each of these documents are duplicate of a citation of the same document which has been cited on the IDS filed 31 January 2011 and that has been considered by the Examiner.

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5. OBJECTIONS TO THE DRAWINGS

- 5.1 The set of drawings filed on 31 January 2011 is objected to because:
- A) the drawings and/or the written description are inconsistent and fail to comply with 37 CFR 1.84(p)(4,5) and therefore are confusing. In this regard, it is noted that:
 - (1) Applicant's use of reference legends 132 & 135 is confusing and inconsistent. In this regard as can be seen in figure 1 and from the context of paragraph numbers 21, 23, 25-26, 34-36, 38 & 85, Applicant has used reference legend 132 in order to designate the "Cadence Logic" and reference legend 135 in order to designate the "Rolling Average Logic". However, as can be seen from the context of paragraph numbers 23 & 25 of the written description, Applicant has explicitly referenced "cadence logic 135". In view of this, Applicant has used of reference legends 132 & 135 in a confusing and inconsistent manner within the drawings and written description in order to designate one or more depicted features of the invention which is not consistent with the requirements of 37 CFR 1.84(p)(4,5).
 - (2) Applicant's use of reference legends 200 & 201 is confusing and inconsistent. In this regard as can be seen in figure 2 and from the context of paragraph number 25, Applicant has used reference legend 201 in order to generally designate the "motion cycle graph" depicted in figure 2. However, as can be seen in figure 2, Applicant has used reference legend 200 in order to generally designate the depicted "motion cycle graph" and Applicant has not used reference legend 201 in order to designate feature of the invention depicted in figure 2. In view of this, Applicant has used of reference legends 200 & 201 in a confusing and inconsistent manner within the drawings and written description in order to designate one or more depicted features of the invention which is not consistent with the requirements of 37 CFR 1.84(p)(4,5).
 - (3) Applicant's use of reference legend 215 is confusing and inconsistent. In this regard as can be seen in figure 2 and from the context of paragraph number 30, it would appear that Applicant has used reference legend 215 in order to designate the interval between the time that first step 217 was counted and the time that first step 232 was counted. However, as can be seen from the context of the written description, Applicant has not explicitly referenced reference legend 215 when describing the features of the

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invention depicted in figure 2. In view of this, Applicant has used of reference legend 215 in a confusing and inconsistent manner within the drawings and written description in order to designate a depicted feature of the invention which is not consistent with the requirements of 37 CFR 1.84(p)(4,5). Further in this regard, Applicant should note the context of paragraph number 76 of the written description.

- (4) Applicant's use of reference legend 125 and the reference title legend "measurement buffer" is confusing and inconsistent. In this regard as can be seen from the context of paragraph number 40, Applicant has used reference legend 125 in order to designate the "measurement buffer" of figure 1. However, as can be seen in figure 1, Applicant has not used either reference legend 125 or the reference title legend "measurement buffer" in order to designate any of the features of the invention that have been depicted in figure 1. In view of this, Applicant has used of reference legends 125 and the reference title legend "measurement buffer" in a confusing and inconsistent manner within the drawings and written description in order to designate one or more depicted features of the invention which is not consistent with the requirements of 37 CFR 1.84(p)(4,5).
- (5) Applicant's use of reference legends 524 & 540 is confusing and inconsistent. In this regard as can be seen in figure 5 and from the context of paragraph numbers 65-67, Applicant has used reference legend 524 in order to designate block of process 500 that has been entitled as "Recognize additional step?" and Applicant has described and depicted that when the inquiry of block 524 is "NO" then block 530 is performed and when the inquiry of block 524 is "YES" then block 560 is performed. Further Applicant has used reference legend 540 in order to designate block of process 500 that has been entitled as "Acceleration Detected?" and Applicant has described and depicted that when the inquiry of block 540 is "NO" then block 544 is performed and when the inquiry of block 540 is "YES" then block 510 is performed. However, as can be seen from the context of paragraph number 67 of the written description Applicant has explicitly referenced that when the inquiry of block 540 is "YES" then block 560 is performed which has not been depicted in figure 5. In view of this, Applicant has used of reference legends 524 & 540 in a confusing and inconsistent manner within the drawings and

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written description in order to designate one or more depicted features of the invention which is not consistent with the requirements of 37 CFR 1.84(p)(4,5).

In view of the above, the written description and drawings either describe or depict one or more features of the invention in a confusing and inconsistent manner, and therefore the drawings and/or the written description are inconsistent, confusing and fail to comply with the requirements of 37 CFR 1.84(p)(4,5) and hence do not aid in the understanding of the invention as required by 37 CFR 1.81(a,b).

5.1.1 Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The figure or figure number of an amended drawing should not be labeled as "amended." If a drawing figure is to be canceled, the appropriate figure must be removed from the replacement sheet, and where necessary, the remaining figures must be renumbered and appropriate changes made to the brief description of the several views of the drawings for consistency. Additional replacement sheets may be necessary to show the renumbering of the remaining figures. Each drawing sheet submitted after the filing date of an application must be labeled in the top margin as either "Replacement Sheet" or "New Sheet" pursuant to 37 CFR 1.121(d). If the changes are not accepted by the Examiner, the Applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

6. OBJECTIONS TO THE WRITTEN DESCRIPTION

- 6.1 The disclosure is objected to because of the following informalities:
- A) for each application that has been referenced within the context of the written description, Applicant must update the current status of the referenced application. In this regard Applicant should note the changes proposed below by the Examiner and:
- (1) patented application serial number 12/964,135 as mentioned in the context of the paragraph number 1 of the written description which issued as patent number 7,881,902 on February 01, 2011.
- B) the following errors and/or inconsistencies between the drawings filed on 31 January 2011 and the written description have been noted:

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(1) the drawings and/or the written description are inconsistent and fail to comply with 37 CFR 1.84(p)(4,5) and therefore are confusing, for the reasons noted above in section 5.1(A). In view of the above noted inconsistencies the drawings and/or the written description are inconsistent, confusing and fail to comply with the requirements of 37 CFR 1.84(p)(4,5) and hence do not aid in the understanding of the invention as required by 37 CFR 1.81(a,b). In this regard Applicant should note the related changes suggested below by the Examiner.

- C) Applicant's use of the character string "(." within the context of paragraph number 29 of the written description is confusing and therefore the character string "(." should be deleted.
- D) in view of the above objections, the Examiner suggests that the written description should be amended by amending the paragraph:

(1) number 1:

[0001] The present patent application is a continuation of U.S. Application No. 12/694,135, filed on January 26, 2010, now U.S. Patent No. 7,881,902, [[to issue]] <u>issued</u> on February 1,2011; which is a continuation of U.S. Application No. 11/644,455, filed on December 22, 2006, now U.S. Patent No. 7,653,508, issued on January 26, 2010.

(2) number 23:

[0023] Referring to **Figure 1**, the cadence logic 132 may determine one or more sample periods to be used by the rolling average logic 135, and may determine a cadence window 150 to be used by the step counting logic 130. In one embodiment, the cadence logic [[135]] 132 detects a period and/or cadence of a motion cycle. The period and/or cadence of the motion cycle may be based upon user activity (e.g. rollerblading, biking, running, walking, etc).

(3) number 25:

[0025] Figure 2 illustrates an exemplary motion cycle graph [[201]] <u>200</u> that measures time versus acceleration, in accordance with one embodiment of the present invention. The exemplary motion-cycle graph [[201]] <u>200</u> shows acceleration data taken with a single tri-axis inertial senor. The acceleration at a given period of time is represented for a first axis 203, a

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second axis 205, and a third axis 207. In one embodiment, the cadence logic [[135]] 132 of **Figure 1** analyzes the acceleration along the first axis 203, second axis 205 and third axis 207 to detect a motion cycle. Once a motion cycle is detected, a period of the motion cycle is determined, and a cadence of the motion cycle is determined. **Figure 2** shows an exemplary period of a motion cycle 210 for the third axis 207, the period being approximately 0.6 seconds. The same period can also be seen to a lesser degree in the second axis 205 and the first axis 203. The corresponding cadence to the motion cycle is approximately one hundred motion cycles per minute.

(4) number 29:

[0029] Returning to **Figure 2**, cadence windows may be used to count steps until an expected step is not encountered. In one embodiment, new cadence windows are determined periodically. In one embodiment, the cadence window is a dynamic cadence window that continuously updates as a user's cadence changes. For example, using a dynamic cadence window, a new cadence window length may be set after each step. [[(.]] The cadence window minimums may be determined by subtracting a value from the stepping period, and the cadence window maximums may be determined by adding a value to the stepping period. In one embodiment, the cadence window maximums are preset, and the cadence window minimums are updated after each step is counted. In one embodiment, the cadence window maximums are updated after each step is counted. In one embodiment, both the cadence window minimums and cadence window maximums are updated when a step is counted. In one embodiment, the current cadence window minimum is determined by subtracting 200 ms from the current stepping cadence period. In one embodiment, the cadence window minimum has a minimum value of 240 ms.

(5) number 40:

[0040] Returning to **Figure 1**, the step counting logic 130 may include a measurement selection logic 145, a cadence window 150, a measurement comparator 155, a threshold comparator 160, a step count buffer 165, and a mode logic 190. The measurement selection logic 145 may determine which measurements [[from the measurement buffer 125]] to use to

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determine if a step has occurred. In one embodiment, the measurement selection logic 145 may monitor accelerations relative to the dominant axis, and select only those measurements with specific relations to the dominant axis for measurement. For example, only accelerations that are approximately parallel to the dominant axis may be selected, or alternatively, only accelerations that are approximately perpendicular to the dominant axis may be selected. In one embodiment, the measurement selection logic 145 selects only measurements of acceleration data along the dominant axis. In alternative embodiments, measurements of acceleration data along other axes may also be used. In one embodiment, measurements of acceleration along only the other axes are used.

(6) number 67:

[0067] At block 540, processing logic determines whether any relevant acceleration is detected. If no relevant acceleration is detected, then sleep mode is initiated (block 544). If some relevant acceleration is detected, then processing logic returns to block 510 to await recognition of another first step. If at block [[540]] 524 an additional step was recognized, the process continues to block 560.

6.1.1 Appropriate correction is required.

7. QUAYLE ACTION

- 7.1 This application is in condition for allowance except for the following formal matters:
 - A) see the above objections as set forth above in sections 5 & 6.
- 7.2 Prosecution on the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.
- 7.3 A shortened statutory period for reply to this action is set to expire **TWO MONTHS** from the mailing date of this letter.
- 8. REASONS FOR ALLOWANCE
- 8.1 The following is a statement of reasons for the indication of allowable subject matter over the prior art:
 - A) the prior art, for example:

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(1) either Richardson et al (5,976,083 or 6,135,951) or Ebeling et al (6,145,389) or Tsuji (2005/0232388 or 2005/0238132 or 7,169,084 or 7,297,088) or Darley (6,611,789 or 2007/0061105 or 2007/0208531 or 2010/0057398) or Park et al (2007/0067094) disclose a machine/process that provides the useful and beneficial function of monitoring the physical fitness activities of an user. To monitor the physical fitness activities of the user, an accelerometer is used in order to monitor the acceleration of the user while performing a physical fitness activity. The measured acceleration data/information of the user during the physical fitness activity is then suitably processed by being suitably analyzed or evaluated in order to:

- (1a) detect any variation in the measured acceleration that would represent a particular physical fitness activity of the user; and
- (1b) make a more accurate determination of the user's steps or strides so as to determine an more accurate measurement of the user's step or stride distance for a particular physical fitness activity.

In this manner the total distance that has been traveled by the user during the particular physical fitness activity may be more accurately determined based on the user's step or stride or gait and the total distance that is traveled by the user during each step or stride gait of the user. Whereas further taught or suggested by either Darley (6,611,789 or 2007/0061105 or 2007/0208531 or 2010/0057398) when a step is not detected within a predetermined period or interval or duration of time a sleep mode is initialed until a qualifying acceleration is detected and the monitor wakes up.

- (2) either Sakuria et al (6,369,794) or Kubo et al (2002/0089425 or 6,700,499) or Ladetto et al (2003/0018430 or 6,826,477) disclose a machine/process that provides the useful and beneficial function of determining an user's action or motion. To determine the user's action or motion a measured acceleration, that represents the user's action or motion, is detected. The measured acceleration is then evaluated or analyzed in order to determine the in which time variations in a measured acceleration which represent an user's action or motion.
- (3) either Seo et al (2006/0020177 or 7,334,472) disclose a machine/process that provides the useful and beneficial function of placing an acceleration based pedometer

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machine/process into a sleep or low power mode. Where the sampling frequency of the pedometer is changed when a step has not been detected within a predetermined period or interval or duration of time since the last detected step and then a sleep mode is initialed until a qualifying acceleration is detected and the monitor wakes up.

- B) however, the prior art does not fairly teach or suggest in regard to claims 1, 11 & 15 a process in claim 1, a machine in claim 11, and a tangible non-transitory article/manufacture in claim 15 that provides the useful and beneficial function of monitoring the activity of an user by providing actions in claim 1 and structures in claims 1 & 15 that perform at least the functions of:
 - (1) assigning a dominant axis for an inertial sensor based upon the orientation of the inertial sensor;
 - (2) detecting a change in the orientation of the inertial sensor and updating the assigned dominant axis for the inertial sensor based upon the detected change in the orientation of the inertial sensor; and
 - (3) counting period motions by monitoring accelerations relative to the dominant axis of the inertial sensor.
- Claims 2-5, which depend from claim 1, claims 12-14, which depend from claim 11, and claims 16-20, which depend from claim 15 are allowable over the prior art for the same reason.
- C) however, the prior art does not fairly teach or suggest in regard to claim 6 a process in claim 6, that provides the useful and beneficial function of monitoring the activity of an user by providing actions in claim 6 that perform at least the functions of:
 - (1) buffering a plurality of periodic motions;
 - (2) identifying or detecting the number of periodic motions within a cadence window or interval or duration from the buffered periodic motions; and
 - (3) counting the detected period motions in order to monitor an activity.

Claims 7-10, which depend from claim 6, are allowable over the prior art for the same reason.

- 9. RELEVANT ART OF INTEREST
- 9.1 The Examiner has cited prior art of interest, for example:

Art Unit: 2857

A) either Kahn et al (2009/0043531 or 2009/0234614 or 2009/0319221 or 7,647,196 or

7,653,508 or 2010/0056872 or 7,753,861 or 7,881,902 or 7,987,070) are publications of a related

applications with at least one common inventor and a latter effective date.

10. CONCLUSION

10.1 Any inquiry concerning this communication or earlier communications from the

Examiner should be directed to Edward R. Cosimano whose telephone number is 571-272-0571.

The Examiner can normally be reached on 571-272-0571 from 8:30am to 5:00pm.

10.2 If attempts to reach the Examiner by telephone are unsuccessful, the Examiner's

supervisor, Andrew Schechter, can be reached on 571-272-2302. The fax phone number for the

organization where this application or proceeding is assigned is 571-273-8300.

10.3 Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://portal.uspto.gov/external/portal. Should you have questions on access to the

Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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11/04/2011

/Edward Cosimano/ Primary Examiner Unit 2857

Notice of References Cited Application/Control No. 13/018,321 Examiner Art Unit Page 1 of 1 U.S. PATENT DOCUMENTS Applicant(s)/Patent Under Reexamination KAHN ET AL. Page 1 of 1 Classification

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	Classification
*	Α	US-7,881,902	02-2011	Kahn et al.	702/160
*	В	US-7,987,070	07-2011	Kahn et al.	702/160
	С	US-			
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"A copy of this reference is not being furnished with this Office action. (See MPEP § 707.05(a).) Dates in MM-YYYY format are publication dates. Classifications may be US or foreign.

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Part of Paper No. 20111104

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Index of Claims	13018321	KAHN ET AL.
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	EDWARD COSIMANO	2857

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13/018,321 Page 4 of 5 8689P027C2

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13/018,321 Page 4 of 5 8689P027C2

¹Applicant's unique citation designation number (optional). ²Applicant is to place a check mark here if English Translation is attached. This collection of information is required by 37 CFR 1.98. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 2 hours to complete including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SENT FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, Virginia 22313-1450.

Substitute fo	or Form 1	449/PTO			Com	plete if Known		
INFO	ВМАТ	LION	DISC	LOSURE	Application Number	13/018,321		
					Filing Date	Herewith	Herewith	
STAT				PLICANT	First Named Inventor:	Philippe Kahr	Philippe Kahn	
	(use as r	many shee	ts as neces	sary)	Art Unit	2857		
					Examiner Name	Not yet assign	ned	
Sheet	3		of	3	Attorney Docket Number	8689P027C2		
				NON PATENT LIT	ERATURE DOCUMENTS			
Examiner Initials*	Cite No ¹			nagazine, journal, se	AL LETTERS), title of the artic rial, symposium, catalog, etc.), isher, city and/or country where	date, page(s), volu		T ²
/E.C./					ccelerometer-Based Physica n System Theory, 2002, pp 5		System,"	
/E.C./					ecture of a Wireless Body A rnal of Mobile Multimedia, V			
/E.C./	PARK, Chulsung, et al, "Eco: An Ultra-Compact Low-Power Wireless Sensor Node for Real- Time Motion Monitoring," IEEE Int. Symp. on Information Processing in Sensor Networks, 2005, pp 398-403							
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/E.C./		WIXTE	D, A ndre -Based T	w J, et al, "Measur	ement of Energy Expenditu ters," IEEE Sensors Journal			
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^{*}Examiner: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant.

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Signature

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Inventor Information for 13/018321

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<u>YOGEL, DAYID</u>		SANTA CRUZ	CALIFORNIA
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28 October 2011

Continuity/Reexam Information for 13/018321

Parent Data 13918321, filed 01/31/2011 is a continuation of 12694135, filed 01/26/2010 ,now U.S. Patent #7881902 12694135 is a continuation of 13644455, filed 12/22/2006 ,now U.S. Patent #7653508 and having 1 RCE-type filing therein Child Data Application Application Application Search Another: Application PCT / Search or PG PUBS # Search Attorney Docket # Search Bar Code # Search To go back use Back button on your browser toolbar. Back to FALM JASSIGRMENT JOASES Home page

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Foreign Information for 13/018321

No Foreign Data Appin info Contents Petrion info Atty/Agent info Continuity Data Foreign Data Inventors Address Fees Post info Pre Grant Pub Search Another: Application# Search or Patent# Search PCT / Search or PG PUBS # Search Attorney Docket # Search Bar Code # Search To go back use Back button on your browser toolbar. Back to PALMI ASSIONMENT I GASSS Home page CHECKED //ERC/

	Туре	L#	Hits	Search Text	DBs	Time Stamp
1	BRS	L1	197425	(dominant or principle or principal or major or critical or override or overridden or overriding or ((most or greatest or largest) near2 important)) near5 (axis or axies or direction or vector or orientate or orientated or orientating or orientation or incline or inclined or inclining or inclination)	18'DBG • 18'DU •	2011/11/03 18:14
2	BRS	L2	19600	1 near10 (inertial or ins or ims or gyro or gyroscope or acc or accel or accelerated or accelerating or acceleration)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2011/11/03 18:16
3	BRS	L3	1783137	(drift or drifted or drifting or vary or variance or varied or varying or variation or deviate or deviated or deviating or deviation or offset or depart or departed or departing or change or changed or changing or changes or changes or changes or altered or altering or alteration or alters or modify or modified or modifying or modification or modifs or adjusted or adjusting or adjustment or adjusting or adjustment or adjusts or shift or shifted or shifting or shifts or or incline or orientated or orientating or orientation or incline or inclined or inclining or inclination)	1P.DDC • P.DU •	2011/11/03 18:17

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4	BRS	L 4	110582	3 near6 (inertial or ins or ims or gyro or gyroscope or acc or accel or accelerate or accelerated or accelerating or acceleration)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2011/: 18 : 19	11/03
5	BRS	L5	1995	correcting or correction or	USOCR;	2011/1 18 : 20	11/03
6	BRS	L6	48	4 same 5	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2011/: 18:20	11/03
7	BRS	L7	266869	(count or counted or counting or number or numbered or numbering or increment or incremented or incrementing or accumulate or accumulated or accumulating or accumulation) near5 (motion or move or moved or moving or movements or acc or accel or accelerate or accelerated or accelerating or acceleration)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2011/1 18 : 20	11/03

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8	BRS	L8	105	1 near5 7	EDBG. EDU.	2011/11/03 18:21
9	BRS	L9	3	2 and 6 and 8	FDDC. FDO.	2011/11/03 18:21
10	BRS	L30	888692	(motion or move or moved or moving or movement or walk or walking or run or running or jog or jogging or act or acting or action or active or activity or stride) near4 (number or numbered or numbering or count or counted or counting or accumulate or accumulated or accumulation or at\$1least or ((more or greater or larger or bigger) adj2 than) or plural or plurality or multiple or multi)	14'DBG • 14'DU •	2011/11/03 19:04

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11	BRS	L31	198908	gauge or gauged or gauging or gaug\$1r or gage or gaged or gaging or gag\$1r or acquire or	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2011/11/03 19:05

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12	BRS	L32	36809	30 near5 (judge or judged or judging or judgment or judgement or judgelr or evaluate or evaluate or evaluating or evaluation or evaluating or evaluation or analyze or analyzed or analyzing or analyzing or analyzing or allocated or allocate or allocated or allocating or allocation or assigned or assigning or assignment or assigning or identifying or identified or identification or recogni\$le or recogni\$led or recogni\$ling or recognition)	18.088 • 8.0U •	2011/11/03 19:05
13	BRS	L33	1133712	(cadence or repeat or repeated or repeating or repetition or periodic or cycle or cyclic or cyclical or stride) near3 (criteria or criterion or criterium or threshold or limit or require or required or requiring or requirement or tolerance or window or range or band or qualify or qualified or qualifying or qualification or within or with\$1in or standard or bench or bench\$1marked or bench\$1marked or bench\$1marking or baseline or base or reference or period or time or timing or interval)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2011/11/03 19:05

	Туре	L #	Hits	Search Text	DBs	Time Stamp
14	BRS	L34	146	32 near15 33	IEDRS • EPO •	2011/11/03 19:06
15	BRS	L35	465218	running or jog or jogging or act or acting or action or active or activity or	IFPRS: EPO:	2011/11/03 19:06

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16	BRS	L36	2104668	(motion or move or moved or moving or movement or walk or walking or run or running or jog or jogging or act or acting or action or active or activity or stride) near4 (measure or measured or measured or monitor or monitored or monitoring or capture or captured or capturing or detect or detected or detecting or detection or detecting or transduced or transduce or transduced or transducing or transducer or sample or sampled or sampling or samplifur or determine or determined or determining or determination or determining or determination or scanned or scanning or scanning or scanning or gauge or gauged or gauging or gauging or gauging or gauging or gauging or acquiring or acquiring or acquiring or acquiring or acquiring or collected or collecting or collection or accumulate or accumulated or accumulating or accumulation or accumulation.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2011/11/03 19:08
17	BRS	L37	48913	35 near15 36	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2011/11/03 19:08

	Туре	L #	Hits	Search Text	DBs	Time Stamp
18	BRS	L38	39	31 and 34 and 37	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2011/11/03 19:09
19	BRS	L39	121	1 near15 35	14'DDG • 1'D() •	2011/11/03 19:10
20	BRS	L40	3	9 and 39	EDDG . EDV .	2011/11/03 19:10
21	BRS	L41	29253	<pre>(kahn\$1.in. adj2 (p.in. or philippe.in.)) or ((kinsolving\$1.in. or kingsolving\$1.in.) adj2 (a.in. or arthur.in.)) or (christensen\$1.in. adj2 (m.in. or mark.in.)) or (lee\$1.in. adj2 (b.in. or brian.in. or brain.in.)) or (vogel\$1.in. adj2 (d.in. or david.in.))</pre>	FPRS; EPO; JPO; DERWENT;	2011/11/03 19:10

	Туре	L#	Hits	Search Text	DBs	Time Stamp
22	BRS	L42	21	"13"\$1"018"\$1"321" or "12"\$1"694"\$1"135" or "7"\$1"881"\$1"902" or "11"\$1"644"\$1"455" or "7"\$1"653"\$1"508" or "60"\$1"900"\$1"412" or "60"\$1"926"\$1"027" or "11"\$1"891"\$1"112" or "2009"\$1"0"\$1"043"\$1"531" or "7"\$1"647"\$1"196" or "12"\$1"108"\$1"486" or "12"\$1"108"\$1"486" or "2009"\$1"0"\$1"234"\$1"614" or "7"\$1"987"\$1"070" or "12"\$1"834"\$1"845" or ("20090043531" or "20090234614" or "7647196" or "7653508" or "7881902" or "7987070").pn.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2011/11/03 19:10
23	BRS	L43	1461	"4285041" or "4578769" or "5446725" or "5446775" or "5583776" or "5778882" or "5955667" or "5976083" or "6013007" or "6122595" or "6135951" or "6145389" or "6282496" or "20020023654" or "6353449" or "6369794" or "20020040601" or "20020040601" or "20020116147" or "20020118121" or "20020151810" or "6493652" or "6496695" or "20030018430" or "20030023192" or "6532419" or "6539336" or "20030083596" or "20030109258"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2011/11/03 19:11

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24	BRS	L 4 4	572	"20030139692" or "6611789" or "20030208335" or "6644322" or "6700499" or "20040064286" or "20040077954" or "6744403" or "20040107072" or "6771250" or "6786877" or "6790178" or "20040186695" or "6813582" or "20040225467" or "20040230138" or "6823036" or "20040236500" or "6826477" or "20040260191" or "6836744" or "20050021270" or "20050033200" or "20050033200" or "6898550" or "6898550" or "6898550" or "6941239" or "69941239" or "20050222801" or "20050232388" or "20050232404" or "6959259" or "20050240375" or "20050248718" or "6975959" or "20050248718" or "6975959" or "20060020177" or "20060020421"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2011/11/03

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25 I	BRS	L45	387	or "7148797" or "20060284979" or "20060288781" or "7158912" or "7169084" or "7171331" or "20070032951" or	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2011/11/03 19:11

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26	BRS	L46	167	"20070208530" or "20070208531" or "20070208544" or "20070250261" or "200702604418" or "20070259716" or "7297088" or "20070259716" or "7297088" or "20070276295" or "7328611" or "7334472" or "7353112" or "7382611" or "7387611" or "20080171918" or "7421369" or "7428471" or "7457056" or "7457719" or "7467060" or "20090018773" or "20090018773" or "20090018773" or "20090047645" or "7561960" or "7526402" or "7561960" or "7586032" or "7608050" or "7617071" or "7627423" or "20090319221" or "7640134" or "7640804" or "76408441" or "7672781" or "20100056872" or "20100057398" or "7747409" or "77725139" or "7747409" or "77752011" or "7753861" or "77774156" or "7857772" or "7883445" or "7962312"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2011/11/03 19:11
27	BRS	L47	704	(2 or 6 or 8 or 31 or 34 or 37 or 39) and (41 or 42 or 43 or 44 or 45 or 46)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	2011/11/03 19:12
28	BRS	L48	732	9 or 38 or 40 or 47	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM TDB	2011/11/03 19:13

Reviewed L48 Ti, Ab, Kwic All /ERC/ 03 November 2011

11/3/2011, EAST Version: 3.0.0.6

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29	BRS	L49	1953	73/1.81 or 73/432.1 or 73/865.4 or 73/865.8 or 377/1 or 377/13 or 377/15 or 377/17 or 377/19 or 377/20 or 377/24 or 377/24.1 or 377/24.2 or	P.DDC • P.DU •	2011/11/03 19:15

Reviewed L49 Ti All /ERC/ 03 November 2011

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8	US 2005(A1)2323	388	20051020	Tsuji, Tomoharu	377/24.2		10
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	Document ID	Publicati on Date	Inventor	Current OR	Current XRef	Page s
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16	US 7334472 B2	20080226	Seo; Jeong-Wook et al.	73/379.01		89
17	US 7457719 B1	20081125	Kahn; Philippe et al.	702/141		16
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L48 Results /ERC/ 03 November 2011

	Document ID	Publicati on Date	Inventor	Current OR	Current XRef	Page s
21	US 7647196 B2	20100112	Kahn; Philippe et al.	702/149	702/142; 702/150; 702/154	22
22	US 7653508 B1	20100126	Kahn; Philippe et al.	702/160	33/700; 377/1; 377/13; 377/24.2; 377/25; 702/1; 702/127; 702/155; 702/158; 702/189	19
23	US 20100057398 A1	20100304	Darley; Jesse et al.	702/160	702/142	85
24	US 20100056872 A1	20100304	Kahn; Philippe et al.	600/300		22
25	US 7753861 B1	20100713	Kahn; Philippe et al.	600/595	482/8; 482/9; 600/300; 600/301; 600/587	24
26	US 7881902 B1	20110201	Kahn; Philippe et al.	702/160	377/24.2; 702/97	19
27	US 7987070 B2	20110726	Kahn; Philippe et al.	702/160	351/41 ; 73/1 . 38	19

L48 Results /ERC/ 03 November 2011

	Document ID	Publicati on Date	Inventor	Current OR	Current XRef	Page s
1	US 20030018430 A1	20030123	Ladetto, Quentin et al.	701/217	701/200	56
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L49 Results /ERC/

03 November 2011



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BIB DATA SHEET

CONFIRMATION NO. 8340

SERIAL NUM	IBER	FILING OF			CLASS	GRO	OUP ART	UNIT	ATTO	DRNEY DOCKET
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		RUL	E							
APPLICANTS Philippe Kahn, Aptos, CA; Arthur Kinsolving, Santa Cruz, CA; Mark Andrew Christensen, Santa Cruz, CA; Brian Y. Lee, Aptos, CA; David Vogel, Santa Cruz, CA; ****CONTINUING DATA **********************************										
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Search Notes

Application/Control No.	Applicant(s)/Patent Under Reexamination
13018321	KAHN ET AL.
Examiner	Art Unit
EDWARD COSIMANO	2857

SEARCHED							
Class	Subclass	Date	Examiner				
33	700, 701	11/03/2011	ERC				
73	1.01, 1.37, 1.38, 1.75, 1.76, 1.77, 1.78, 1.79, 1.81, 432.1, 865.4, 865.8	11/03/2011	ERC				
377	1, 13, 15, 17, 19, 20, 24, 24.1, 24.2	11/03/2011	ERC				
702	1, 85, 97, 104, 127, 141, 150, 155, 158, 160, 187, 189	11/03/2011	ERC				
708	100, 101, 105, 131, 160, 200, 212	11/03/2011	ERC				

SEARCH NOTES							
Search Notes	Date	Examiner					
Inventor Name Search; Continuity Check	10/28/2011	ERC					
EAST (USOCR, USPAT, US-PGPUB, DERWENT, EPO, FPRS, JPO, IBM-TDB)	11/03/2011	ERC					

INTERFERENCE SEARCH						
Class	Subclass	Date	Examiner			

Substitute for Form 1449/PTO					Complete if Known		
	INFOF	3ΜΔ.	TION DISCLOSUR	F	Application Number	Not yet assigned	
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	STAT	EME	ENT BY APPLICAN	First Named Inventor:	Philippe Kahn		
		(use as	many sheets as necessary)		Art Unit	Not yet assigned	
					Examiner Name	Not yet assigned	
Sheet	1		of	4	Attorney Docket Number	8689P027C2	
Once	1					00001 027 02	
Examiner	Cite No.1	T	U.S. PATER	T DOCUMENTS Publication Date	Name of Patentee or	Pages, Columns, Lines,	
Initials*			Document Number	MM-DD-YYYY	Applicant of Cited Document	Where Relevant	
		Numb	per-Kind Code ² (If known)			Passages or Relevant Figures Appear	
/E , C,/		US-	4,285,041	8/18/1981	Smith		
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^{*}EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609; Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant. ¹Applicant's unique citation designation number (optional). ²See Kinds Codes of USPTO Patent Documents at www.uspto.gov or MPEP 901.04. ³Enter Office that issued the document, by the two-letter code (WIPO Standard ST.3). ⁴For Japanese patent documents, the indication of the year of reign of the Emperor must precede the serial number of the patent document. ⁵Kind of document by the appropriate symbols as indicated on the document under WIPO Standard ST. 16 if possible. ⁶Applicant is to place a check mark here if English language translation is attached.

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	STAT	EME	ENT BY APPLICAN	lT	First Named Inventor:	Philippe Kahn
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		1	U.S. PATE	NT DOCUMENTS		
Examiner Initials*	Cite No.1		Document Number	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Documen	Pages, Columns, t Lines, Where Relevant Passages or
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Examiner	(60)	Date Considered	14/00/0044
Signature	/Edward Cosimano/		11/03/2011

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			U.S. PATE	NT DOCUMENTS				
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		Numb	per-Kind Code ² (If known)				Passages or Relevant Figures Appear	
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Examiner Signature /Edward Cosimano/ Date Considered 11/03/2011

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Page 5 of 6

8689P027C2

Substitute for Form 1449/PTO Complete if Known Application Number Not vet assigned INFORMATION DISCLOSURE Filing Date Herewith STATEMENT BY APPLICANT First Named Inventor: Philippe Kahn (use as many sheets as necessary) Art Unit Not yet assigned **Examiner Name** Not yet assigned 8689P027C2 Sheet 4 of 4 Attorney Docket Number NON PATENT LITERATURE DOCUMENTS T^2 Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the Examiner Cite Initials* No¹ item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume-issue number(s), publisher, city and/or country where published BOURZAC, Katherine "Wearable Health Reports," Technology Review, February 28, 2006, /E.C./ http://www.techreview.com/printer friendly article aspx?id+16431, 3/22/2007, 3 pages. DAO, Ricardo, "Inclination Sensing with Thermal Accelerometers", MEMSIC, May 2002, 3 /E.C./ pages. LEE, SEON-WOO, et al., "Recognition of Walking Behaviors for Pedestrian Navigation," /E.C./ ATR Media Integration & Communications Research Laboratories, Kyoto, Japan, 4 pages. $_{ m NC}$ DATE MARGARIA, Rodolfo, "Biomechanics and Energetics of Muscular Exercise", Chapter 3, /E.C./ pages 105-125, Oxford: Clarendon Press 1976. MIZELL, David, "Using Gravity to Estimate Accelerometer Orientation", Seventh IEEE /E.G./ International Symposium on Wearable Computers, 2003, 2 pages. ORMONEIT, D., et al., "Learning and Tracking Cyclic Human Motion," Encyclopedia of /E.C./ Library and Information Science, volume 53, supplement 16, 2001, 7 pages. PCT International Search Report and Written Opinion for International Application No. /E.C./ PCT/US2008/072537, mailed 22 October 2008, 10 pages. PCT International Search Report and Written Opinion for International Application No. /E.C./ PCT/US2009/48523, mailed 27 August 2009, 8 pages. WEINBERG, Harvey, "MEMS Motion Sensors Boost Handset Reliability" June 2006, /E.C./ http://www.mwrf.com/Articles/Print.cfm?ArticleID=12740, February 21, 2007, 4 pages.

Examiner	/Edward Coolmana/	Date	11/02/2011
Signature	/Edward Cosimano/	Considered	11/03/2011

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Substitute	for Form 144	9/PTO			Complete	if Known
	INFO	3Ν/Δ	TION DISCLOSU	RF	Application Number	13/018,321
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	STAT	EME	INT BY APPLICA	NT	First Named Inventor:	Philippe Kahn
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			U.S. PAT	ENT DOCUMENTS	_	1
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		Numb	er-Kind Code ² (If known)			Figures Appear
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		US-	6,771,250	8/3/2004	Oh	
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13/018,321 Page 3 of 5 8689P027C2

Substitute for Form 1449/PTO Complete if Known 13/018,321 Application Number INFORMATION DISCLOSURE Filing Date Herewith STATEMENT BY APPLICANT First Named Inventor: Philippe Kahn (use as many sheets as necessary) Art Unit 2857 **Examiner Name** Not yet assigned Sheet of Attorney Docket Number 8689P027C2 NON PATENT LITERATURE DOCUMENTS Examiner Cite Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the Initials* Nο¹ item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume-issue number(s), publisher, city and/or country where published ANDERSON, Ian, et al, "Shakra: Tracking and Sharing Daily Activity Levels with Unaugmented Mobile Phones," Mobile Netw Appl, 8/3/2007, pp 185-199 AYLWARD, Ryan, et al, "Sensemble: A Wireless, Compact, Multi-User Sensor System for Interactive Dance," International Conference on New Interfaces for Musical Expression (NIME06), June 4-8, 2006, pp 134-139 BACA, Arnold, et al, "Rapid Feedback Systems for Elite Sports Training," IEEE Pervasive Computing, October-December 2006, pp 70-76 BAKHRU, Kesh, "A Seamless Tracking Solution for Indoor and Outdoor Position Location," IEEE 16th International Symposium on Personal, Indoor, and Mobile Radio Communications, 2005, pp 2029-2033 BLILEY, Kara E, et al, "A Miniaturized Low Power Personal Motion Analysis Logger Utilizing MEMS Accelerometers and Low Power Microcontroller," IEEE EMBS Special Topic Conference on Microtechnologies in Medicine and Biology, May 12-15, 2005, pp 92-93 FANG. Lei, et al. "Design of a Wireless Assisted Pedestrian Dead Reckoning System--The NavMote Experience," IEEE Transactions on Instrumentation and Measurement, Vol 54, No 6, December 2005, pp 2342-2358 HEALEY, Jennifer, et al, "Wearable Wellness Monitoring Using ECG and Accelerometer Data," IEEE Int. Symposium on Wearable Computers (ISWC'05), 2005, 2 pages HEMMES, Jeffrey, et al, "Lessons Learned Building TeamTrak: An Urban/Outdoor Mobile Testbed," 2007 IEEE Int. Conf. on Wireless Algorithms, August 1-3, 2007, pp 219-224 JOVANOV, Emil, et al, "A Wireless Body Area Network of Intelligent Motion Sensors for Computer Assisted Physical Rehabilitation." Journal of Neuro Engineering and Rehabilitation, March 2005, 10 pages KALPAXIS, Alex, "Wireless Temporal-Spatial Human Mobility Analysis Using Real-Time Three Dimensional Acceleration Data," IEEE Intl. Multi-Conf. on Computing in Global IT (ICCGI'07), 2007, 7 pages

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13/018.321 Page 4 of 5 8689P027C2

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Substitute for Form 1449/PTO Complete if Known 13/018,321 Application Number INFORMATION DISCLOSURE Filing Date Herewith STATEMENT BY APPLICANT First Named Inventor: Philippe Kahn (use as many sheets as necessary) Art Unit 2857 **Examiner Name** Not yet assigned Sheet 3 of Attorney Docket Number 8689P027C2 NON PATENT LITERATURE DOCUMENTS Examiner Cite Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the Initials* No item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume-issue number(s), publisher, city and/or country where published MILENKOVIC, Milena, et al, "An Accelerometer-Based Physical Rehabilitation System," IEEE SouthEastern Symposium on System Theory, 2002, pp 57-60 OTTO, Chris, et al, "System Architecture of a Wireless Body Area Sensor Network for Ubiquitous Health Monitoring," Journal of Mobile Multimedia, Vol 1, No 4, 2006, pp 307-326 PARK, Chulsung, et al. "Eco: An Ultra-Compact Low-Power Wireless Sensor Node for Real-Time Motion Monitoring," IEEE Int. Symp. on Information Processing in Sensor Networks, 2005, pp 398-403 SHEN, Chien-Lung, et al, "Wearable Band Using a Fabric-Based Sensor for Exercise ECG Monitoring," IEEE Int. Symp. on Wearable Computers, 2006, 2 pages TAPIA, Emmanuel Munguia, et al, "Real-Time Recognition of Physical Activities and Their Intensities Using Wireless Accelerometers and a Heart Rate Monitor," IEEE Cont. on Wearable Computers, October 2007, 4 pages WIXTED, Andrew J. et al. "Measurement of Energy Expenditure in Elite Athletes Using MEMS-Based Triaxial Accelerometers," IEEE Sensors Journal, Vol 7, No 4, April 2007, pp. WU, Winston H, et al, "Context-Aware Sensing of Physiological Signals," IEEE Int. Conf. on Engineering for Medicine and Biology, August 23-26, 2007, pp 5271-5275

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13/018,321 Page 5 of 5 8689P027C2

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This collection of information is required by 37 CFR 1.98. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 2 hours to complete including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SENT FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, Virginia 22313-1450. If you need assistance in completing the form, call 1-800-PTO-9199 (1-800-786-9199) and select option 2.

Electronic Ack	knowledgement Receipt
EFS ID:	10565029
Application Number:	13018321
International Application Number:	
Confirmation Number:	8340
Title of Invention:	Human Activity Monitoring Device
First Named Inventor/Applicant Name:	Philippe Kahn
Customer Number:	08791
Filer:	Judith A. Szepesi
Filer Authorized By:	
Attorney Docket Number:	8689P027C2
Receipt Date:	21-JUL-2011
Filing Date:	31-JAN-2011
Time Stamp:	02:35:58
Application Type:	Utility under 35 USC 111(a)

Payment information:

Submitted with Payment	no
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File Listing:

Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1	Non Patent Literature	8689P027C2_NPL1_Anderson. pdf	767816 6e8892c73f139cd369080864d24db2d6e13 dca40	no	15
Warnings:					

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12	Non Patent Literature	8689P027C2_NPL12_Otto.pdf	1368274	no	20
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15	Non Patent Literature	8689P027C2_NPL15_Tapia.pdf	450067	no	4
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16	Non Patent Literature	8689P027C2_NPL16_Wixted.	639050	no	8
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17	Non Patent Literature	8689P027C2_NPL17_Wu.pdf	420501	no	5
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Warnings:					
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	Document De	scription	Start	E	nd
	Transmittal	Letter	1		2
	Information Disclosure State	3		5	
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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

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New International Application Filed with the USPTO as a Receiving Office

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant : Philippe Kahn, et al. | Examiner: Not yet assigned

Appl. No. : 13/018,321 | Art Unit: 2857

Filed : January 31, 2011 | Conf No: 8340

For : Human Activity Monitoring CERTIFICATE OF TRANSMISSION

Device

being submitted electronically via EFS Web on the date shown below.

Customer No. : 08791

/Judith Szepesi/ July 20, 2011

Judith A. Szepesi Date

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Sir:

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Pursuant to 37 C.F.R. § 1.97, this Information Disclosure Statement is being submitted under one of the following (as indicated by an "X" to the left of the appropriate paragraph): 37 C.F.R. §1.97(b). 37 C.F.R. §1.97(c). If so, then enclosed with this Information Disclosure Statement is one of the following: ____ A statement pursuant to 37 C.F.R. §1.97(e) or The Director is Authorized to charge in the amount of \$180.00 for the fee under 37 C.F.R. § 1.17(p). 37 C.F.R. §1.97(d). If so, then enclosed with this Information Disclosure Statement are the following: A statement pursuant to 37 C.F.R. §1.97(e); and (1) (2) A check for \$180.00 for the fee under 37 C.F.R. §1.17(p) for submission of the Information Disclosure Statement. If there are any additional charges, please charge Deposit Account No. 02-2666. Respectfully submitted, BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN LLP /Judith Szepesi/ Dated: July 20, 2011 Judith A. Szepesi Reg. No. 39,393 1279 Oakmead Parkway Sunnyvale, CA 94085 (408) 720-8300

Substitute	for Form 144	9/PTO			Complete	if Known
	INFO	2ΝΛΔΤ	TION DISCLOSU	Application Number	13/018,321	
					Filing Date	Herewith
	STAT	EME	NT BY APPLICA	NT	First Named Inventor:	Philippe Kahn
		(use as r	many sheets as necessary)		Art Unit	2857
					Examiner Name	Not yet assigned
Sheet	1		of	3	Attorney Docket Number	8689P027C2
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Examiner Initials*	Cite No.1		Document Number	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant
		Numbe	er-Kind Code ² (If known)			Figures Appear
		US-	5,446,775	8/25/1995	Wright et al	
		US-	5,583,776	12/10/1996	Levi et al	
		US-	5,654,619	8/5/1997	lwashita, Yasusuke	
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		US-	2006/0206258	9/14/2006	Brooks, Amanda S.	
		US-	2006/0284979	12/21/2006	Clarkson, Brian	
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		US-	2007/0038364	2/15/2007	Lee et al	
		US-	2007/0130582	6/7/2007	Chang et al	
		US-	2007/0250261	10/25/2007	Soehren	
		US-	2007/0260418	11/8/2007	Ladetto et al	
		US-	2008/0171918	7/17/2008	Teller et al	
		US-	2009/0213002	8/27/2009	Rani et al	
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Examiner	Date Considered	
Signature		

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Page 3 of 5

8689P027C2

13/018,321

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Substitut	e for Fo	rm 1449	/PTO			Complete if Known	
INFORMATION DISCLOSURE			CLOSURE	Application Number	13/018,321		
					Filing Date	Herewith	
517				PPLICANT	First Named Inventor:	Philippe Kahn	
	(us	se as many	/ sheets as ned	cessary)	Art Unit	2857	
	ı				Examiner Name	Not yet assigned	
Sheet		2	of	3	Attorney Docket Number	8689P027C2	
				NON PATENT	LITERATURE DOCUMEN	тѕ	
Examiner Initials*	Cite No ¹					when appropriate), title of the item (book, ne-issue number(s), publisher, city and/or	T ²
					h Reports," Technology Rev endly_article_aspx?id+1643		
				riodic Human Motion n, 2004, 5 pages	Description for Sports Vide	o Databases," Proceedings of the	
		DAO, F	Ricardo, "Inc	slination Sensing with	n Thermal Accelerometers",	MEMSIC, May 2002, 3 pages	
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				sing Gravity to Estimearable Computers, 2		ion", Seventh IEEE International	
					and tracking of cyclic huma s), Denver, CO, pp 894-900	n motion. Proceedings of NIPS 2000	
				Search Report and W 337, mailed 22 Octob	Vritten Opinion for Internation er 2008, 10 pages	nal Application No.	

Examiner	Date	
Signature	Considered	

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13/018,321 Page 4 of 5 8689P027C2

¹Applicant's unique citation designation number (optional). ²Applicant is to place a check mark here if English Translation is attached. This collection of information is required by 37 CFR 1.98. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 2 hours to complete including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SENT FEES OR COMPLETED FORMS TO THIS ADDRESS. **SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, Virginia 22313-1450.**

Substitute for Form 1449/PTO Complete if Known Application Number 13/018,321 INFORMATION DISCLOSURE Filing Date Herewith STATEMENT BY APPLICANT First Named Inventor: Philippe Kahn (use as many sheets as necessary) Art Unit 2857 **Examiner Name** Not yet assigned Sheet 3 of Attorney Docket Number 8689P027C2 NON PATENT LITERATURE DOCUMENTS T^2 Examiner Cite Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume-issue Initials* No number(s), publisher, city and/or country where published PCT International Search Report and Written Opinion for PCT/US2009/48523, mailed 8/27/2009, 8 pages "Sensor Fusion," <www.u-dynamics.com>, accessed 8/29/2008, 2 pages SINHA, Alex, "Heart Monitoring Training," http://www.marathonguide.com/training/articles/HeartMonitorTraining.cfm, 4/4/2007, 5 pages WANG, Shu, et al, "Location Based Services for Mobiles: Technologies and Standards, LG Electronics MobileComm," IEEE ICC 2008, Beijing, pages 1-66 (part 1 of 3) WANG, Shu, et al, "Location Based Services for Mobiles: Technologies and Standards, LG Electronics MobileComm," IEEE ICC 2008, Beijing, pages 67-92 (part 2 of 3) WANG, Shu, et al. "Location Based Services for Mobiles: Technologies and Standards, LG Electronics MobileComm," IEEE ICC 2008, Beijing, pages 93-123 (part 3 of 3) WECKESSER, P, et al, "Multiple Sensorprocessing for High-Precision Navigation and Environmental Modeling with a Mobile Robot," IEEE, 1995, pp 453-458 WEINBERG, Harvey, "MEMS Motion Sensors Boost Handset Reliability" June 2006, http://www.mwrf.com/Articles/Print.cfm?ArticleID=12740>, February 21, 2007, 3 pages YOO, CHANG-SUN, et al, "Low Cost GPS/INS Sensor Fusion System for UAV Navigation," IEEE, 2003, 9 pages

Examiner	Date	
Signature	Considered	

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

13/018,321 Page 5 of 5 8689P027C2

¹Applicant's unique citation designation number (optional). ²Applicant is to place a check mark here if English Translation is attached. This collection of information is required by 37 CFR 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

Ihis collection of information is required by 37 CFR 1.98. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 2 hours to complete including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SENT FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, Virginia 22313-1450. If you need assistance in completing the form, call 1-800-PTO-9199 (1-800-786-9199) and select option 2.

PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHORITY

To: LESTER VINCENT BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN LLP 1279 OAKMEAD PARKWAY SUNNYVALE, CA 94085-4040	NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL SEARCH REPORT AND THE WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY, OR THE DECLARATION (PCT Rule 44.1) Date of mailing (day/month/year) 2 2 0CT 2008
Applicant's or agent's file reference	FOR FURTHER ACTION See paragraphs 1 and 4 below
7538P044PCT	
International application No. PCT/US2008/072537	International filing date (day/month/year) 07 August 2008
Applicant FULLPOWER TECHNOLOGIES, INC.	
Authority have been established and are transmitted her Filing of amendments and statement under Article 1 The applicant is entitled, if he so wishes, to amend the international search report. Where? The time limit for filing such amendment international search report. Where? Directly to the International Bureau of WI. 1211 Geneva 20, Switzerland, Facsimile Normand For more detailed instructions, see the notes on the state of 17(2)(a) to that effect and the written opinion of the protest together with the decision thereon here applicant's request to forward the texts of both the protest together with the decision thereon here applicant's request to forward the texts of both the protest together with the decision thereon here applicant's request to forward the texts of both the protest together with the decision thereon here applicant in the protest together with the decision thereon here applicant in the protest together with the decision thereon here the completion of the proteits of the applicant wishes to avoid or protein the protein of the proteits of the technical preparations for international Bureau. If the applicant wishes to avoid or protein the protein of the technical preparations for international Bureau. The International Bureau will send international preliminary examination report has been or is to the public but not before the expiration of 30 months from the Within 19 months from the priority date, but only in respect of examination must be filed if the applicant wishes to postpone date (in some Offices even later); otherwise, the applicant must acts for entry into the national phase before those designated of months. See the Annex to Form PCT/IB/301 and, for details about the Guide, Volume II, National Chapters and the WIPO Internet is	claims of the international application (see Rule 46): nts is normally two months from the date of transmittal of the PO, 34 chemin des Colombettes 80.: +41 22 740 14 35 12 accompanying sheet. Search report will be established and that the declaration under f the International Searching Authority are transmitted herewith. Iditional fee(s) under Rule 40.2, the applicant is notified that: It is as been transmitted to the International Bureau together with the the protest and the decision thereon to the designated Offices. The applicant will be notified as soon as a decision is made. It if date, the international application will be published by the the protest and the decision of withdrawal of the international nal Bureau as provided in Rules 90bis. 1 and 90bis. 3, respectively, ational publication. The written opinion of the International Searching Authority to the a copy of such comments to all designated Offices unless an be established. These comments would also be made available to the priority date. The formed designated Offices, a demand for international preliminary the entry into the national phase until 30 months from the priority st, within 20 months from the priority date, perform the prescribed Offices. In onths (or later) will apply even if no demand is filed within 19 The applicable time limits, Office by Office, see the PCT Applicant's site.
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INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference 7538P044PCT	FOR FURTHER ACTION as we	see Form PCT/ISA/220 ell as, where applicable, item 5 below.
International application No.	International filing date (day/month/year)	(Earliest) Priority Date (day/month/year)
PCT/US2008/072537	07 August 2008	08 August 2007
Applicant FULLPOWER TECHNOLOGIES, INC.		
according to Article 18. A copy is being This international search report consists.	ng transmitted to the International Bureau.	Authority and is transmitted to the applicant is report.
1. Basis of the report		
	he international search was carried out on the	basis of:
	plication in the language in which it was file	
a translation of the	international application into	, which is the language
	nished for the purposes of international search	
b. With regard to any nucleo	otide and/or amino acid sequence disclosed	in the international application, see Box No. 1.
2. Certain claims were fou	nd unsearchable (see Box No. II)	
3. Unity of invention is lac	king (see Box No. III)	
4. With regard to the title,		
the text is approved as su	bmitted by the applicant	
the text has been establish	ned by this Authority to read as follows:	
5. With regard to the abstract,	hmitted by the applicant	
the text is approved as sui	ned according to Rule 38 2(b), by this Autho	rity as it appears in Box No. IV. The applicant
may, within one month fr	om the date of mailing of this international se	arch report, submit comments to this Authority
6. With regard to the drawings,		
 a. the figure of the drawings to b 	e published with the abstract is Figure No. 1	
as suggested by the	applicant	
	Authority, because the applicant failed to sug	
as selected by this A	Authority, because this figure better character	rizes the invention
b. none of the figures is to b	e published with the abstract	

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

INTERNATIONAL SEARCH REPORT

International application No. PCT/US2008/072537

IPC(8) - USPC -	SSIFICATION OF SUBJECT MATTER G01P 5/00 (2008.04) 702/142	d al alegai@astion and IDC	
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	ocumentation searched (classification system followed by	ov classification symbols)	
	1P 5/00 (2008.04)	y classification of models,	
Documental	ion searched other than minimum documentation to the	extent that such documents are included in the	e fields scarched
Electronic d	ata base consulted during the international search (name	of data base and, where practicable, search to	erms used)
MicroPatent	, Google Patent		
C. DOCU	MENTS CONSIDERED TO BE RELEVANT		
Category*	Citation of document, with indication, where	appropriate, of the relevant passages	Relevant to claim No.
x	US 6,522,266 B1 (SOEHREN et al) 18 February 200	3 (18.02.2003) entire document	1-3, 6, 7, 13, 14, 20-22, 25, 26
Y			4, 5, 8-12, 15-19, 23-24, 27-31
Υ	US 2005/0033200 A1 (SOEHREN et al) 10 February	2005 (10.02.2005) entire document	4-5, 15, 23, 24
Y	US 6,881,191 B2 (OAKLEY et al) 19 April 2005 (19.0	4.2005) entire document	8, 9, 16, 17, 27, 28
Υ	US 2004/0225467 A1 (VOCK et al) 11 November 200	94 (11.11.2004) entire document	10-12, 18, 19, 29-31
Furthe	r documents are listed in the continuation of Box C.		
L	categories of cited documents;	"T" later document published after the interr	national filing date or priority
to be of	nt defining the general state of the art which is not considered particular relevance	date and not in conflict with the application the principle or theory underlying the in	nvention
filing da	pplication or patent but published on or after the international te at which may throw doubts on priority claim(s) or which is establish the publication date of another citation or other	considered novel or cannot be considered	
"O" documen	establish the publication date of another citation or other eason (as specified) at referring to an oral disclosure, use, exhibition or other	considered to involve an inventive s	tep when the document is ocuments, such combination
"P" document the prior	nt published prior to the international filing date but later than ity date claimed		
	ctual completion of the international search	Date of mailing of the international searc	h report
07 October 2	008	2 2 00	T 2008
	niling address of the ISA/US	Authorized officer:	
	, Attn: ISA/US, Commissioner for Patents , Alexandria, Virginia 22313-1450	Blaine R. Copenhea	ver
Facsimile No	571-273-3201	PCT Helpdesk: 571-272-4300 PCT OSP: 571-272-7774	

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

TENT COODED ATION TOFATV

ŀ	PATENT COOPE	RATION TREA	XI Y
From the INTERNATIONAL SEARCHING AUTHO	ORITY		DOT
To: LESTER VINCENT BLAKELY, SOKOLOFF, TAYL	OR & ZAFMAN		PCT
LLP 1279 OAKMEAD PARKWAY SUNNYVALE, CA 94085-4040	WATER CONTRACTOR OF THE PARTY O		UTTEN OPINION OF THE IONAL SEARCHING AUTHORITY
J GONNY WILL GARAGE			(PCT Rule 43bis.1)
		Date of mailing (day/month/year)	2 2 OCT 2008
		ļ <u>-</u>	
Applicant's or agent's file reference 7538P044PCT		FOR FURTHER A	CTION See paragraph 2 below
International application No. PCT/US2008/072537	International filing date 07 August 2008	(day/month/year)	Priority date (day/month/year) 08 August 2007
International Patent Classification (IPC) of IPC(8) - G01P 5/00 (2008.04)		tion and IPC	
Applicant FULLPOWER TECHNOL	OGIES, INC.		
This opinion contains indications relations	ating to the following iten	15:	
Box No. I Basis of the op.	inion		
Box No. II Priority			
Box No. III Non-establishn	nent of opinion with regar	d to novelty, inventive	e step and industrial applicability
Box No. IV Lack of unity o	f invention		
Box No. V Reasoned states citations and ex	ment under Rule 43 <i>bis.</i> 1(a splanations supporting su	ı)(i) with regard to nov ch statement	elty, inventive step or industrial applicability;
Box No. VI Certain docume	ents cited		
Box No. VII Certain defects	in the international application	cation	
Box No. VIII Certain observa	ations on the international	application	
2. FURTHER ACTION		to this opinion will b	be considered to be a written opinion of the
International Dreliminary Examining	Authority ("IPEA") except the chosen IPEA has no	ot that this does not ap otified the Internation	ply where the applicant chooses an Authority al Bureau under Rule 66.1bis(b) that written
If this opinion is, as provided above, of a written reply together, where approp PCT/ISA/220 or before the expiration	oriate, with amendments,	before the expiration (the applicant is invited to submit to the IPEA of 3 months from the date of mailing of Form r expires later.
For further options, see Form PCT/IS	A/220.		
3. For further details, see notes to Form	PCT/ISA/220.		
Name and mailing address of the ISA/US	Date of completion of th	nis opinion	Authorized officer:
Mail Stop PCT, Attn: ISA/US	•	•	Blaine Copenheaver
Commissioner for Patents P.O. Box 1450, Alexandria, Virginia 22313-1450	07 October 2008		PCT Helpdesk: 571-272-4300

PCT Helpdesk; 571-272-4300 PCT OSP: 571-272-7774

Form PCT/ISA/237 (cover sheet) (April 2007)

Facsimile No. 571-273-3201

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/US2008/072537

Box	x No. I	Basis of this opinion
1.	With r	the international application in the language in which it was filed. a translation of the international application into which is the language of a translation furnished for the purposes of international search (Rules 12.3(a) and 23.1(b)).
2.		This opinion has been established taking into account the rectification of an obvious mistake authorized by or notified to this Authority under Rule 91 (Rule 43bis.1(a))
3.	establi	regard to any nucleotide and/or amino acid sequence disclosed in the international application, this opinion has been ished on the basis of: pe of material
		a sequence listing table(s) related to the sequence listing
	b. for	rmat of material on paper in electronic form
	e. tim	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.		In addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.
5.	Additio	onal comments:

Form PCT/ISA/237 (Box No. I) (April 2007)

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/US2008/072537

	Reasoned statement u itations and explanat		bis.1(a)(i) with regard to novelty, inventive step or a ng such statement	industrial applicability
1. Statement				
Novelty	(N)	Claims	4, 5, 8-12, 15-19, 23, 24, 27-31	YES
		Claims	1-3, 6, 7, 13, 14, 20-22, 25, 26	NO
Inventive step (IS)		Claims	None	YES
		Claims	1-31	NO NO
Industria	al applicability (IA)	Claims	1-31	YES
		Claims	None	NO NO

Citations and explanations:

Claims 1-3, 6, 7, 13, 14, 20-22, 25, and 26 lack novelty under PCT Article 33(2) as being anticipated by Soehren et al. (US 6,522,266 B1), hereinafter referred to as Soehren '266.

Regarding Claim 1, Soehren '266 discloses a method of monitoring human activity (navigation system for a human, abstract), comprising: monitoring accelerations (100, fig. 1) using an inertial sensor (414, fig. 4) disposed at one of a plurality of locations on a human body, wherein at least one of the plurality of locations is not a foot location (backpack, wrist or arm location, col. 14, lines 23-30); counting a plurality of steps based on the accelerations (counting steps, col. 6, line 35); determining a gait characteristic of the plurality of steps (frequency of step, col. 6, lines 32-36); using the gait characteristic to determine a stride length (step length determined, col. 6, lines 16-28); and determining at least one of a distance traveled and a speed of travel based on the stride length (distance traveled determined, col. 6, lines

Regarding Claim 13, Soehren '266 discloses a mobile apparatus (navigation system for a human, abstract), comprising: an inertial sensor (414, fig. 4) to monitor accelerations (100, fig. 1) from one of a plurality of locations on a body, wherein at least one of the plurality of locations is not a foot location (backpack, wrist or arm location, col. 14, lines 23-30);

a step counting logic coupled with the inertial sensor to count a plurality of steps based on the accelerations (counting steps, col. 6, line 35);

a gait logic coupled with the step counting logic to determine a gait characteristic of the plurality of steps (modeling step distance, col. 6, lines 16-28); and

a distance logic coupled with the gait logic to determine a stride length of the plurality of steps based on the gait characteristic (step length versus walking speed algorithm, cof. 6, lines 20-28; also col. 14, lines 42-57; the distance is determined, col. 6, lines 32-36); and to apply the stride length to the plurality of steps to determine at least one of a distance traveled and a speed of travel (motion classifier combines the step length and frequency to determine the distance traveled, col. 6, lines 36-39).

Regarding claim 20, Soehren '266 discloses a machine-accessible storage medium including instructions that, when executed by a machine, cause the machine to perform a method (computer or processor 404, fig. 4; col. 6, lines 8-53), comprising: monitoring accelerations (100, fig. 1) using an inertial sensor (414, fig. 4) disposed at one of a plurality of locations on a human body, wherein at least one of the plurality of locations is not a foot location (backpack, wrist or arm location, col. 14, lines 23-30); counting a plurality of steps based on the accelerations (counting steps, col. 6, line 35); determining a gait characteristic of the plurality of steps (frequency of step, col. 6, lines 32-36); using the gait characteristic to determine a stride length (step length determined, col. 6, lines 16-28); and determining at least one of a distance traveled and a speed of travel based on the stride length (distance traveled determined, col. 6, lines 28-29).

Regarding Claims 2 and 21, Soehren '266 discloses the gait characteristic comprises a step cadence (step per unit time, col. 6, lines 33-36).

Regarding Claims 3 and 22, Soehren '266 discloses that determining the stride length includes locating a stride length associated with the gait characteristic in a data structure (step length versus walking speed algorithm, col. 6, lines 20-28; also col. 14, lines 42-57; fig. 6 shows data structure).

Regarding Claims 6, 7, 14, 25, and 26, Soehren '266 discloses receiving distance information, wherein the distance information is based on at least one of global positioning system (GPS) data, network triangulation data, or user input (d-GPS 510, fig. 5, col. 8, lines 45-61) and automatically calibrating the stride length based on a difference between the received distance information and the determined distance traveled (col. 8, line 62 to col. 9, line24).

Form PCT/ISA/237 (Box No. V) (April 2007)

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/US2008/072537

Supplemental Box

In case the space in any of the preceding boxes is not sufficient.

Continuation of:

Claims 4, 5, 15, 23, and 24 lack an inventive step under PCT Article 33(3) as being obvious over Soehren '266 in view of Soehren et al. (US 2005/0033200 A1), hereinafter referred to as Soehren '200.

Regarding Claims 4, 15, and 23, Soehren '266 discloses that the data structure includes a plurality of entries, each of the plurality of entries associating a distinct stride length with one or more distinct gait characteristics (col. 6, lines 20-28; also col. 14, lines 42-57; fig. 6), but lacks the teaching of determining one or more user attributes; and modifying the data structure based on the one or more user attributes to calibrate the stride length by changing one or more of the plurality of entries.

Soehren '200 teaches a method of monitoring human activity (classifying and measuring human motion, abstract), comprising:

soenren zuo teacnes a metnod of monitoring numan activity (classifying and measuring numan motion, abstract), comprising: monitoring accelerations using an inertial sensor (IMU 24, fig. 2, para. 0033) in order to provide a distance estimate (28, para. 0041) and further teaches determining one or more user attributes (52, information on the state of the person monitored, para. 0041); and modifying the data structure based on the one or more user attributes 52 to 50 to Kalman filter 41) to calibrate the stride length by changing one or more of the plurality of entries (Kalman filter feeds back to motion classification unit 28, where the stride length is initially calculated, para. 0012, 0041).

It would have been obvious to one of ordinary skill in the art at the time of the invention to provide the user attributes of Soehren '200 to the data structure and analysis of Soehren '266 in order to monitor persons with health problems so that help can be sent should they become incapacitated (Soehren '200, para, 0004).

Regarding Claims 5 and 24, Soehren '266 lacks the teaching of receiving a user input of one or more user attributes; and generating the data structure using the one or more user attributes.

oata structure using the one or more user atmoutes. Soehren '200 teaches a method of monitoring human activity (classifying and measuring human motion, abstract), comprising: monitoring accelerations using an inertial sensor (IMU 24, fig. 2, para. 0033) in order to provide a distance estimate (28, para. 0041) and further teaches receiving a user input of one or more user attributes (52, information on the state of the person monitored, para. 0041); and generating the data structure using the one or more user attributes (52 to 50 to Kalman filter 41). It would have been obvious to one of ordinary skill in the art at the time of the invention to provide the user attributes of Soehren '206 to provide the user attributes of Soehren '206 in order to monitor necessarily health problems so that help can be sent should they become

data structure and analysis of Soehren '266 in order to monitor persons with health problems so that help can be sent should they become incapacitated (Soehren '200, para. 0004).

Claims 8, 9, 16, 17, 27, and 28 lack an inventive step under PCT Article 33(3) as being obvious over Soehren '266 in view of Oakley et al., hereinafter referred to as Oakley

Regarding claims 8, 16, and 27, Soehren 266 teaches the use of a stride length to determine a distance travelled as previously described with respect to claim 1, but lacks the teaching of receiving a heart rate from a heart rate sensor; and determining information about the distance traveled based on the heart rate.

Oakley teaches a movement sensor system (abstract) in which heart rate is monitored by a heart rate sensor (col. 1, lines 8-10) and is used to determine information about the stride length based on the heart rate (heart-rate measurement used to determine user's stride length or number of strides, col. 3, lines 19-24).

It would have been obvious to one of ordinary skill in the art at the time of the invention to use the heart rate information as taught by Oakley to determine the distance travelled of Soehren '266 in order to aid in determining the energy expenditure of the user over distance in order to define a weight loss regimen (Oakley, col. 1, lines 48-55).

Regarding claims 9 and 17, Soehren '266 discloses that determining information comprises determining an incline (col. 3, lines 8-14), and adjusting a stride length to gait characteristic based on the incline (230, fig. 2).

Regarding claim 28, Soehren '266 discloses that determining information comprises determining an incline (col. 3, lines 8-14), and adjusting a stride length to cadence correlation based on the incline (230, fig. 2).

Claims 10-12, 18, 19, and 29-31 lack an inventive step under PCT Article 33(3) as being obvious over Soehren '266 in view of Vock et al., hereinafter referred to as Vock.

Regarding claims 10, 18, and 29, Soehren '266 lacks the teaching of using a competition logic to compare the distance traveled and the speed of travel to stored race data to generate a comparison result; and presenting a real time performance indication that includes the comparison result.

Vock teaches the use of inertial sensors in a distance (para. 0074) and speed (para. 0050) measuring system and further teaches the use of a competition logic (controller subsystem 12, fig. 1A) to compare the distance traveled and the speed of travel to stored race data to generate a comparison result (claim 1; para. 0081); and

presenting a real time performance indication that includes the comparison result (para. 0191).

It would have been obvious to one of ordinary skill in the art at the time of the invention to use the comparison data of Vock in the method of Soehren in order to provide a quantification of a user's activity in relation to others (Vock, para. 0022) so as to guide him in improving his

Regarding claims 11 and 30. Soehren '266 lack the teaching of receiving stored race data from one of a server and a mobile device. Vock teaches receiving stored race data from one of a server and a mobile device (82, fig. 1B).

It would have been obvious to one of ordinary skill in the art at the time of the invention to use the server of Vock to download the race data in order to allow the user to compare his statistics to a plurality of statistics from other users (Veck, para. 0022).

Form PCT/ISA/237 (Supplemental Box) (April 2007)

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/US2008/072537

Supplemental Box
In case the space in any of the preceding boxes is not sufficient. Continuation of: Regarding claims 12 and 31, modified Soehren '266 discloses comparing data as shown above, and Soehren '266 further teaches normalizing at least one of the distance traveled, the speed of travel, the stored distance traveled, and the stored speed of travel (accelerometer signals are divided into 2.56 second signal segments, further processing determines the human motion, col. 15, lines 25-32; the human motion is used to determine the distance travelled, col. 15, lines 2-4).
Regarding claim 19, Soehren '266 lacks the teaching of a competition logic to enable users to set up time shifted races. Vock teaches a competition logic which can enable users to set up time shifted races (comparing scores with other players across the world, para. 0404). It would have been obvious to one of ordinary skill in the art at the time of the invention use the competition logic of Vock in the apparatus of Soehren '266 in order to allow players to improve their abilities by comparison with their own previous score or with other players (Vock, para. 0404).
Claims 1-31 meet the criteria set out in PCT Article 33(4), and thus have industrial applicability because the subject matter claimed can be made or used in industry.

Form PCT/ISA/237 (Supplemental Box) (April 2007)

NOTES TO FORM PCT/ISA/220

These Notes are intended to give the basic instructions concerning the filing of amendments under Article 19. The These Notes are intended to give the basic instructions concerning the filing of amendments under Article 19. The Notes are based on the requirements of the Patent Cooperation Treaty, the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and those requirements, the latter are applicable. For more detailed information, see also the PCT applicant's Guide, a publication of WIPO.

In these Notes, "Article," "Rule" and "Section" refer to the provisions of the PCT, the PCT Regulations and the PCT Administrative Instructions, respectively.

INSTRUCTIONS CONCERNING AMENDMENTS UNDER ARTICLE 19

The applicant has, after having received the international search report and the written opinion of the International Searching Authority, one opportunity to amend the claims of the international application. It should however be emphasized that, since all parts of the international application (claims, description and drawings) may be amended during the unat, since an parts of the internation procedure, there is usually no need to file amendments of the claims under Article 19 international preliminary examination procedure, there is usually no need to file amendments of the claims under Article 19 except where, e.g. the applicant wants the latter to be published for the purposes of provisional protection or has another reason for amending the claims before international publication. Furthermore, it should be emphasized that provisional protection is available in some States only (see PCT Applicant's Guide, Volume I/A, Annexes B1 and B2).

The attention of the applicant is drawn to the fact that amendments to the claims under Article 19 are not allowed where the attention of the applicant is the whole fact that amendments to the claims under Article 19 are not allowed where the International Searching Authority has declared, under Article 17(2), that no international search report would be established (see PCT Applicant's Guide, Volume I/A, paragraph 296).

What parts of the international application may be amended?

Under Article 19, only the claims may be amended.

During the international phase, the claims may also be amended (or further amended) under Article 34 before the International Preliminary Examining Authority. The description and drawings may only be amended under Article 34 before the International Preliminary Examining Authority.

Upon entry into the national phase, all parts of the international application may be amended under Article 28 or, where applicable, Article 41.

Within 2 months from the date of transmittal of the international search report or 16 months from the priority date, within 2 months from the expires later. It should be noted, however, that the amendments will be considered as having whichever time limit expires later. It should be noted, however, that the amendments will be considered as having been received on time if they are received by the International Bureau after the expiration of the applicable time When? limit but before the completion of the technical preparations for international publication (Rule 46.1).

Where not to file the amendments?

The amendments may only be filed with the International Bureau and not with the receiving Office or the International Searching Authority (Rule 46.2).

Where a demand for international preliminary examination has been/is filed, see below.

Either by cancelling one or more entire claims, by adding one or more new claims or by amending the text of one How? or more of the claims as filed.

A replacement sheet must be submitted for each sheet of the claims which, on account of an amendment or amendments, differs from the sheet originally filed.

All the claims appearing on a replacement sheet must be numbered in Arabic numerals. Where a claim is cancelled, no renumbering of the other claims is required. In all cases where claims are renumbered, they must be renumbered consecutively (Section 205(b)).

The amendments must be made in the language in which the international application is to be published.

What documents must/may accompany the amendments?

Letter (Section 205(b)):

The amendments must be submitted with a letter.

The letter will not be published with the international application and the amended claims. It should not be confused with the "Statement under Article 19(1)" (see below, under "Statement under Article 19(1)").

The letter must be in English or French, at the choice of the applicant. However, if the language of the international application is English, the letter must be in English; if the language of the international application is French, the letter must be in French.

Notes to Form PCT/ISA/220 (first sheet) (January 2004)

NOTES TO FORM PCT/ISA/220 (continued)

The letter must indicate the differences between the claims as filed and the claims as amended. It must, in particular, indicate, in connection with each claim appearing in the international application (it being understood that identical indications concerning several claims may be grouped), whether

- (i) the claim is unchanged;
- (ii) the claim is cancelled;
- (iii) the claim is new;
- (iv) the claim replaces one or more claims as filed;
- (v) the claim is the result of the division of a claim as filed.

The following examples illustrate the manner in which amendments must be explained in the accompanying letter:

- [Where originally there were 48 claims and after amendment of some claims there are 51]: "Claims 1 to 29, 31, 32, 34, 35, 37 to 48 replaced by amended claims bearing the same numbers, claims 30, 33 and 36 unchanged; new claims 49 to 51 added.
- [Where onginally there were 15 claims and after amendment of all claims there are 11]: "Claims 1 to 15 replaced by amended claims 1 to 11."
- 3. [Where originally there were 14 claims and the amendments consist in cancelling some claims and in adding new claims]:
 - "Claims 1 to 6 and 14 unchanged; claims 7 to 13 cancelled; new claims 15, 16 and 17 added." or "Claims 7 to 13 cancelled; new claims 15, 16 and 17 added; all other claims unchanged."
- 4. [Where various kinds of amendments are made]: Claims 1-10 unchanged; claims 11 to 13, 18 and 19 cancelled; claims 14, 15 and 16 replaced by amended claim 14; claim 17 subdivided into amended claims 15, 16 and 17; new claims 20 and 21 added.

"Statement under Article 19(1)" (Rule 46.4)

The amendments may be accompanied by a statement explaining the amendments and indicating any impact that such amendments might have on the description and the drawings (which cannot be amended under Article 19(1)).

The statement will be published with the international application and the amended claims.

It must be in the language in which the international application is to be published.

It must be brief, not exceeding 500 words if in English or if translated into English.

It should not be confused with and does not replace the letter indicating the differences between the claims as filed and as amended. It must be filed on a separate sheet and must be identified as such by a heading, preferably by using the words "Statement under Article 19(1)."

It may not contain any disparaging comments on the international search report or the relevance of citations contained in that report. Reference to citations, relevant to a given claim, contained in the international search report may be made only in connection with an amendment of that claim.

Consequence if a demand for international preliminary examination has already been filed

If, at the time of filing any amendments and any accompanying statement, under Article 19, a demand for filing the amendments (and any statement) with the International Bureau, also file with the International Preliminary Examining Authority a copy of such amendments (and of any statement) and, where required, a Preliminary Examining Authority a copy of such amendments (and of any statement) and, where required, a translation of such amendments for the procedure before that Authority (see Rules 55.3(a) and 62.2, first sentence). For further information, see the Notes to the demand form (PCT/IPEA/401).

If a demand for international preliminary examination is made, the written opinion of the International Searching Authority will, except in certain cases where the International Preliminary Examining Authority did not act as International Searching Authority and where it has notified the International Bureau under Rule 66.1bis(b), be considered to be a written opinion of the International Preliminary Examining Authority. If a demand is made, the considered to be a written opinion of the international Preliminary Examining Authority a reply to the written opinion together, where appropriate, with amendments before the expiration of 3 months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority date, whichever expires later (Rule 43bis.1(c)).

Consequence with regard to translation of the international application for entry into the national phase

The applicant's attention is drawn to the fact that, upon entry into the national phase, a translation of the claims as amended under Article 19 may have to be furnished to the designated/elected Offices, instead of, or in addition to, the translation of the claims as filed.

For further details on the requirements of each designated/elected Office, see the PCT Applicant's Guide, Volume II.

Notes to Form PCT/ISA/220 (second sheet) (January 2004)

PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHORITY

LESTER J. VINCENT BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN LLP 1279 OAKMEAD PARKWAY SUNNYVALE, CA 94085-4040	NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL SEARCH REPORT AND THE WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY, OR THE DECLARATION (PCT Rule 44.1) Date of mailing (day month year) 7 AUG 2009		
Applicant's or agent's file reference 8689P060PCT	FOR FURTHER ACTION See paragraphs 1 and 4 below		
International application No. PCT/US 09/48523	International filing date (day:month/year) 24 June 2009 (24.06.2009)		
Applicant DP TECHNOLOGIES, INC.			
1. The applicant is hereby notified that the international search report and the written opinion of the International Searching Authority have been established and are transmitted herewith. Filing of amendments and statement under Article 19: The applicant is entitled, if he so wishes, to amend the claims of the international application (see Rule 46): When? The time limit for filing such amendments is normally two months from the date of transmittal of the international search report. Where? Directly to the International Bureau of WIPO, 34 chemin des Colombettes 1211 Geneva 20, Switzerland, Facsimile No.: +41 22 338 8270 For more detailed instructions, see the notes on the accompanying sheet. 2. The applicant is hereby notified that no international search report will be established and that the declaration under Article 17(2)(a) to that effect and the written opinion of the International Searching Authority are transmitted herewith. 3. With regard to the protest against payment of (an) additional fee(s) under Rule 40.2, the applicant is notified that: the protest together with the decision thereon has been transmitted to the International Bureau together with the applicant's request to forward the texts of both the protest and the decision thereon to the designated Offices. no decision has been made yet on the protest; the applicant will be notified as soon as a decision is made.			
4. Reminders Shortly after the expiration of 18 months from the priority date, the international application will be published by the International Bureau. If the applicant wishes to avoid or postpone publication, a notice of withdrawal of the international application, or of the priority claim, must reach the International Bureau as provided in Rules 90bis.1 and 90bis.3, respectively, before the completion of the technical preparations for international publication. The applicant may submit comments on an informal basis on the written opinion of the International Searching Authority to the International Bureau. The International Bureau will send a copy of such comments to all designated Offices unless an international preliminary examination report has been or is to be established. These comments would also be made available to the public but not before the expiration of 30 months from the priority date. Within 19 months from the priority date, but only in respect of some designated Offices, a demand for international preliminary examination must be filed if the applicant wishes to postpone the entry into the national phase until 30 months from the priority date (in some Offices even later); otherwise, the applicant must, within 20 months from the priority date, perform the prescribed acts for entry into the national phase before those designated Offices. In respect of other designated Offices, the time limit of 30 months (or later) will apply even if no demand is filed within 19 months. See the Annex to Form PCT/IB/301 and, for details about the applicable time limits, Office by Office, see the PCT Applicant's Guide, Volume II, National Chapters and the WIPO Internet site.			
Name and mailing address of the ISA/US Mail Stop PCT, Attn: ISA/US	Authorized officer: Lee W. Young		
Commissioner for Patents P.O. Box 1450, Alexandria, Virginia 22313-1450 Facsimile No. 571-273-3201	PCT Helpdesk: 571-272-4300 PCT OSP: 571-272-7774		

Form PCT/ISA/220 (January 2004)

(See notes on accompanying sheet)

PATENT COOPERATION TREATY

PCT

INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference 8689P060PCT	FOR FURTHER ACTION	as well a	see Form PCT/ISA/220 as, where applicable, item 5 below.
International application No.	International filing date (day/mor	th/year)	(Earliest) Priority Date (day/month/year)
PCT/US 09/48523	24 June 2009 (24.06.2009)		24 June 2008 (24.06.2008)
Applicant DP TECHNOLOGIES, INC.			
This international search report has be according to Article 18. A copy is being	en prepared by this International S	earching A ureau.	uthority and is transmitted to the applicant
This international search report consists	of a total of sheets.		
It is also accompanied by a	a copy of each prior art document c	ited in this	report.
1. Basis of the report			
a. With regard to the language, the	e international search was carried o	ut on the ba	asis of:
the international app	lication in the language in which it	was filed.	
a translation furnish	nternational application intoed for the purposes of international		
authorized by or notified to	o this Authority under Rule 91 (Ru	le 43.6 <i>bis</i> (a	
c. With regard to any nucleo	tide and/or amino acid sequence o	disclosed in	the international application, see Box No. I.
2. Certain claims were foun	d unsearchable (see Box No. II).		
3. Unity of invention is lack	ing (see Box No. III).		
4. With regard to the title,			
the text is approved as sub			
the text has been established	ed by this Authority to read as follo	ws:	
5. With regard to the abstract,			
the text is approved as sub			
the text has been established may, within one month fro	ed, according to Rule 38.2(b), by the model that the date of mailing of this internated at the contract of the	is Authorit itional searc	y as it appears in Box No. IV. The applicant ch report, submit comments to this Authority.
6. With regard to the drawings,			
a. the figure of the drawings to be	published with the abstract is Figu	ire No. 1	
as suggested by the			
	authority, because the applicant fail		
,	authority, because this figure better	characteriz	es the invention.
b none of the figures is to be	e published with the abstract.		

Form PCT/ISA/210 (first sheet) (April 2007)

INTERNATIONAL SEARCH REPORT

International application No. PCT/US 09/48523

IPC(8) -	GOIC 22/00 (2009.01)			
USPC - 702/160 According to International Patent Classification (IPC) or to both national classification and IPC				
B. FIELI	OS SEARCHED			
	Minimum documentation searched (classification system followed by classification symbols) USPC - 702/160			
Documentati USPC - 702/	Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched USPC - 702/141; 702/155 text search, see search terms below			
PubWEST (F	ta base consulted during the international search (name of PGPB,USPT,EPAB,JPAB); Google; Search Terms Used: leration, inertial, sensor, notification, application, prograr kis, monitor, state, biking, plurality, potential, count			
C. DOCU	MENTS CONSIDERED TO BE RELEVANT			
Category*	Citation of document, with indication, where ap	propriate, of the relevant passages	Relevant to claim No.	
X US 2005/0222801 A1 (Wulff et al.), 06 October 2005 (06.10.2005), especially Fig 3 and para [0022]-[0027], [0040], [0043]-[0045]		1, 2, 6-8, 12-14, 19		
			3-5, 9-11, 15-18	
Υ	US 2006/0223547 A1 (Chin et al.), 05 October 2006 (0	5.10.2006), especially para [0065]	3, 4, 9, 10, 15, 16	
Y	US 7,200,517 B2 (Darley et al.), 03 April 2007 (03.04.2007), especially Fig 7 and col 72, ln 45-		5, 11, 17, 18	
Furth	er documents are listed in the continuation of Box C.	П		
* Special	categories of cited documents:	"T" later document published after the interdate and not in conflict with the appli	rnational filing date or priority	
to be o	ent defining the general state of the art which is not considered f particular relevance application or patent but published on or after the international	the principle or theory underlying the "X" document of particular relevance; the	claimed invention cannot be	
I filing o	a to	considered novel of cannot be considered	e	
l special	o establish the publication date of another citation or other reason (as specified) ent referring to an oral disclosure, use, exhibition or other	"Y" document of particular relevance; the considered to involve an inventive combined with one or more other such being obvious to a person skilled in the	step when the document is documents, such combination	
"P" docum	ent published prior to the international filing date but later than ority date claimed			
	actual completion of the international search	Date of mailing of the international sea	rch report	
29 July 200	9 (29.07.2009)	07 AUG 2009		
Mail Stop PC	nailing address of the ISA/US CT, Attn: ISA/US, Commissioner for Patents	Authorized officer: Lee W. Young	I	
	50, Alexandria, Virginia 22313-1450	PCT Helpdesk: 571-272-4300 PCT OSP: 571-272-7774		

Form PCT/ISA/210 (second sheet) (April 2007)

PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHORITY					
To: LESTER J. VINCENT BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN LLP 1279 OAKMEAD PARKWAY SUNNYVALE, CA 94085-4040	PCT WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY				
SUNNIVALE, CA 34003-4040	(PCT Rule 43bis.1)				
	Date of mailing (day/month/year) 07 AUG 2009				
Applicant's or agent's file reference 8689P060PCT	FOR FURTHER ACTION See paragraph 2 below				
International application No. International filing of	date (day month year) Priority date (day month year)				
PCT/US 09/48523 24 June 2009 (2	i i				
International Patent Classification (IPC) or both national classi IPC(8) - G01C 22/00 (2009.01) USPC - 702/160	ification and IPC				
Applicant DP TECHNOLOGIES, INC.					
1. This opinion contains indications relating to the following items: Box No. 1 Basis of the opinion					
Name and mailing address of the ISA/US Mail Stop PCT, Attn: ISA/US Commissioner for Patents P.O. Box 1450, Alexandria, Virginia 22313-1450 Facsimile No. 571-273-3201	Lee W. Young				

Form PCT/ISA/237 (cover sheet) (April 2007)

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.

PCT/US 09/48523

Box	No. I Basis of this opinion	_
1.	With regard to the language, this opinion has been established on the basis of:	
	the international application in the language in which it was filed.	
	a translation of the international application into which is the language of a translation furnished for the purposes of international search (Rules 12.3(a) and 23.1(b)).	***************************************
2.	This opinion has been established taking into account the rectification of an obvious mistake authorized by or notified to this Authority under Rule 91 (Rule 43bis.1(a))	
3.	With regard to any nucleotide and/or amino acid sequence disclosed in the international application, this opinion has been established on the basis of:	***************************************
	a. type of material	
	a sequence listing	
	table(s) related to the sequence listing	
	b. format 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.	In addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.	i
5.	Additional comments:	

Form PCT/ISA/237 (Box No. I) (April 2007)

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.

PCT/US 09/48523

Box No. V	Reasoned statement un citations and explanati	ider Rule 43 <i>l</i> ons supportii	is.1(a)(i) with regard to novelty, inventive stengs such statement	p or industrial applicability;
1. Statemen	nt			
Nove	elty (N)	Claims	3-5, 9-11, 15-18	YES
Nove	ity (14)	Claims	1, 2, 6-8, 12-14, 19	. NO
Invo	ntive sten (IS)	Claims	none	YES
mvei	Inventive step (IS)		1-19	NO
Indus	Industrial applicability (IA)		1-19	YES
		Claims	none	NO NO

2. Citations and explanations:

Claims 1, 2, 6-8, 12-14, and 19 lack novelty under PCT Article 33(2) as being anticipated by US 2005/0222801 A1 to Wulff et al. (hereinafter 'Wulff').

Regarding claim 1, Wulff discloses a a method of monitoring a motion state, comprising: monitoring accelerations by an electronic device using an inertial sensor (see Fig 3 and para [0023]); identifying, by the electronic device, a current motion state based on the accelerations (see para [0024]); determining an application that subscribes to a motion state identification service (see para [0027] -- 'determines the corresponding procedure of the plurality of predetermined procedures'); and notifying the application of the current motion state (see para [0043]-[0045]).

Regarding claim 2, Wulff discloses the method of claim 1. Wulff further discloses determining whether the current motion state is different from a previous motion state (see para [0024]); and modifying one or more settings of the application if the current motion state is different from the previous motion state (see para [0040]).

Regarding claim 6, Wulff discloses the method of claim 1. Wulff further discloses identifying notification criteria associated with the application (see para [0026] -- 'threshold value'); and notifying the application of the current motion state when the identified notification criteria are satisfied (see para [0026]).

Regarding claim 7, Wulff discloses a computer readable storage medium including instructions that, when executed by a processor, cause the processor to perform a method comprising: monitoring accelerations by an electronic device using an inertial sensor (see Fig 3 and para [0023]); identifying, by the electronic device, a current motion state based on the accelerations (see para [0024]); determining an application that subscribes to a motion state identification service (see para [0027] -- 'determines the corresponding procedure of the plurality of predetermined procedures'); and notifying the application of the current motion state (see para [0043]-[0045]).

Regarding claim 8, Wulff discloses the computer readable storage medium of claim 7. Wulff further discloses determining whether the current motion state is different from a previous motion state (see para [0024]); and modifying one or more settings of the application if the current motion state is different from the previous motion state (see para [0040]).

Regarding claim 12, Wulff discloses the computer readable storage medium of claim 7. Wulff further discloses identifying notification criteria associated with the application (see para [0026] -- 'threshold value'); and notifying the application of the current motion state when the identified notification criteria are satisfied (see para [0026]).

Regarding claim 13, Wulff discloses an electronic device, comprising: an application that runs on the electronic device (see para [0043]-[0045]); an inertial sensor to monitor accelerations experienced by the electronic device (see Fig 3 and para [0023]); and a motion state identification system to identify a current motion state based on the accelerations, to determine that the application subscribes to a motion state identification service, and to notify the application of the current motion state (see para [0024], [0027], [0043]-[0045]).

Regarding claim 14, Wulff discloses the electronic device of claim 13. Wulff further discloses the motion state identification system to determine whether the current motion state is different from a previous motion state (see para [0024]), and to cause the electronic device to modify one or more settings of the application if the current motion state is different from the previous motion state (see para [0040]).

Regarding claim 19, Wulff discloses the electronic device of claim 13. Wulff further discloses the motion state identification system to identify notification criteria associated with the application (see para [0026] -- 'threshold value'), and to notify the application of the current motion state when the identified notification criteria are satisfied (see para [0026]).

Continued	*	·

Form PCT/ISA/237 (Box No. V) (April 2007)

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.

PCT/US 09/48523

Supplemental Box

In case the space in any of the preceding boxes is not sufficient.

Continuation of: Box No. V-2. Citations and explanations:

Claims 3, 4, 9, 10, 15, and 16 lack an inventive step under PCT Article 33(3) as being obvious over Wulff in view of US 2006/0223547 A1 to Chin et al. (hereinafter 'Chin').

Regarding claim 3, Wulff discloses the method of claim 1. Wulff further discloses wherein the current motion state is one of a plurality of potential motion states (see para [0022] -- 'prerecorded motions'). Wulff does not disclose determining a confidence rating for the current motion state that indicates a probability that the current motion state corresponds to an actual motion state of a present user of the electronic device. However, Chin discloses determining a confidence rating for the current motion state that indicates a probability that the current motion state corresponds to an actual motion state of a present user of the electronic device (see para [0065] -- 'statistical calculator to determine the likelihood of environmental condition'). It would have been obvious to one skilled in the art to combine the method of Wulff with the confidence rating of Chin, because Wulff and Chin are directed to system and method for devices with motion sensors (see abstracts). Furthermore, users benefit from methods that include confidence rating, because such methods facilitate detection of 'directional orientation and a motion' (see Wulff para [0005]).

Regarding claim 4, Wulff discloses the method of claim 1. Wulff further discloses identifying a plurality of potential current motion states (see para [0022] — 'prerecorded motions'). Wulff does not disclose identifying confidence ratings for each of the identified potential current motion states. However, Chin discloses identifying confidence ratings for each of the identified potential current motion states (see para [0065] — 'statistical calculator to determine the likelihood of environmental condition'). It would have been obvious to one skilled in the art to combine the method of Wulff with the confidence rating of Chin, because Wulff and Chin are directed to system and method for devices with motion sensors (see abstracts). Furthermore, users benefit from methods that include confidence rating, because such methods facilitate detection of device's 'directional orientation and a motion' (see Wulff para [0005]).

Regarding claim 9, Wulff discloses the computer readable storage medium of claim 7. Wulff further discloses wherein the current motion state is one of a plurality of potential motion states (see para [0022] -- 'prerecorded motions'). Wulff does not disclose determining a confidence rating for the current motion state that indicates a probability that the current motion state corresponds to an actual motion state of a present user of the electronic device. However, Chin discloses determining a confidence rating for the current motion state that indicates a probability that the current motion state corresponds to an actual motion state of a present user of the electronic device (see indicates a probability that the current motion state corresponds to an actual motion state of a present user of the electronic device (see indicates a probability that the current motion state corresponds to an actual motion state of a present user of the electronic device (see para [0065] -- 'statistical calculator to determine the likelihood of environmental condition'). It would have been obvious to one skilled in the art to combine the method of Wulff with the confidence rating of Chin, because Wulff and Chin are directed to system and method for devices with motion sensors (see abstracts). Furthermore, users benefit from methods that include confidence rating, because such methods facilitate detection of 'directional orientation and a motion' (see Wulff para [0005]).

Regarding claim 10, Wulff discloses the computer readable storage medium of claim 7. Wulff further discloses identifying a plurality of potential current motion states (see para [0022] -- 'prerecorded motions'). Wulff does not disclose identifying confidence ratings for each of the identified potential current motion states. However, Chin discloses identifying confidence ratings for each of the identified potential current motion states (see para [0065] -- 'statistical calculator to determine the likelihood of environmental condition'). It would have been obvious to one skilled in the art to combine the method of Wulff with the confidence rating of Chin, because Wulff and Chin are directed to system and method for devices with motion sensors (see abstracts). Furthermore, users benefit from methods that include confidence rating, because such methods facilitate detection of 'directional orientation and a motion' (see Wulff para [0005]).

Regarding claim 15, Wulff discloses the electronic device of claim 13. Wulff further discloses wherein the current motion state is one of a plurality of potential motion states (see para [0022] -- 'prerecorded motions'). Wulff does not disclose the motion state identification system to determine a confidence rating for the current motion state that indicates a probability that the current motion state corresponds to an actual motion state of a present user of the electronic device. However, Chin discloses the motion state identification system to determine a confidence rating for the current motion state that indicates a probability that the current motion state corresponds to an actual motion state of a present user of the electronic device (see para [0065] -- 'statistical calculator to determine the likelihood of environmental condition'). It would have been obvious to one skilled in the art to combine the method of Wulff with the confidence rating of Chin, because Wulff and Chin are directed to system and method for devices with motion sensors (see abstracts). Furthermore, users benefit from methods that include confidence rating, because such methods facilitate detection of 'directional orientation and a motion' (see Wulff para [0005]).

Regarding claim 16, Wulff discloses the electronic device of claim 13. Wulff further discloses the motion state identification system to identify a plurality of potential current motion states (see para [0022] — 'prerecorded motions'). Wulff does not disclose identify confidence ratings for each of the identified potential current motion states. However, Chin discloses identify confidence ratings for each of the identified potential current motion states (see para [0065] — 'statistical calculator to determine the likelihood of environmental condition'). It would have been obvious to one skilled in the art to combine the method of Wulff with the confidence rating of Chin, because Wulff and Chin are directed to system and method for devices with motion sensors (see abstracts). Furthermore, users benefit from methods that include confidence rating, because such methods facilitate detection of 'directional orientation and a motion' (see Wulff para [0005]).

dentified potential current motion states (see para [0065] 'statistical calculator to determine the likelihood of environmental condi- dentified potential current motion states (see para [0065] 'statistical calculator to determine the likelihood of Chin, because Wulf- rould have been obvious to one skilled in the art to combine the method of Wulff with the confidence rating of Chin, because Wulf- chin are directed to system and method for devices with motion sensors (see abstracts). Furthermore, users benefit from method confidence rating, because such methods facilitate detection of 'directional orientation and a motion' (see Wulff para [0005]	ls that
- Continued	

Form PCT/ISA/237 (Supplemental Box) (April 2007)

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/US 09/48523

Supplemental Box

In case the space in any of the preceding boxes is not sufficient.

Continuation of: Box No. V-2. Citations and explanations:

Claims 5, 11, 17, and 18 lack an inventive step under PCT Article 33(3) as being obvious over Wulff in view of US 7,200,517 B2 to Darley et al. (hereinafter 'Darley').

Regarding claim 5, Wulff discloses the method of claim 1. Wulff further discloses identifying specific additional motion information the application is configured to receive (see para [0042]-[0045] — different applications using different motion); and sending the specific additional motion information to the application (see para [0042]-[0045] — 'additional trigger'). Wulff does not disclose determining additional motion information from the acceleration measurements, the additional motion information including at least one of a user's current cadence, the user's current rolling averages of accelerations, a current dominant axis, and counted periodic human motion counts. However, Darley discloses determining additional motion information from the acceleration measurements, the additional motion information including at least one of a user's current cadence, the user's current rolling averages of accelerations, a current dominant axis, and counted periodic human motion counts (see Fig 7 and col 72, In 45-50). It would have been obvious to one skilled in the art to combine the method of Wulff with the additional motion information of Darley, because Wulff and Darley are directed to system and method for devices with motion sensors (see abstracts). Furthermore, users benefit from methods that include additional motion information, because such methods facilitate detection of device's 'directional orientation and a motion' (see Wulff para [0005]).

Regarding claim 11, Wulff discloses the computer readable storage medium of claim 7. Wulff further discloses identifying specific additional motion information the application is configured to receive (see para [0042]-[0045] — different applications using different motion); and sending the specific additional motion information to the application (see para [0042]-[0045] — 'additional trigger'). Wulff does not disclose determining additional motion information from the acceleration measurements, the additional motion information including at least one of a user's current cadence, the user's current cadence, the user's current counts. However, Darley discloses determining additional motion information from the acceleration measurements, the additional motion information including at least one of a user's current cadence, the user's current rolling averages of accelerations, a current dominant axis, and counted periodic human motion counts (see Fig 7 and col 72, In 45-50). It would have been obvious to one skilled in the art to combine the method of Wulff with the additional motion information of Darley, because Wulff and Darley are directed to system and method for devices with motion sensors (see abstracts). Furthermore, users benefit from methods that include additional motion information, because such methods facilitate detection of device's 'directional orientation and a motion' (see Wulff para [0005]).

Regarding claim 17, Wulff discloses the electronic device of claim 13. Wulff does not disclose the motion state identification system to determine additional motion information from the acceleration measurements, the additional motion information including at least one of a user's current cadence, the user's current rolling averages of accelerations, a current dominant axis, and counted periodic human motion counts. However, Darley discloses the motion state identification system to determine additional motion information from the acceleration measurements, the additional motion information including at least one of a user's current cadence, the user's current rolling averages of accelerations, a current dominant axis, and counted periodic human motion counts (see Fig 7 and col 72, In 45-50). It would have been obvious to one skilled in the art to combine the method of Wulff with the additional motion information of Darley, because Wulff and Darley are directed to system and method for devices with motion sensors (see abstracts). Furthermore, users benefit from methods that include additional motion information, because such methods facilitate detection of device's 'directional orientation and a motion' (see Wulff para Infonsi).

Regarding claim 18, Wulff and Darley discloses the electronic device of claim 17. Wulff further discloses the motion state identification system to identify specific additional motion information the application is configured to receive (see para [0042]-[0045] -- different applications using different motion), and to send the specific additional motion information to the application (see para [0042]-[0045] -- 'additional trigger').

Claims 1-19 have industrial applicability as defined by PCT Article 33(4), because the subject matter can be made or used in industry.

Form PCT/ISA/237 (Supplemental Box) (April 2007)

Electronic Acl	Electronic Acknowledgement Receipt		
EFS ID:	10100892		
Application Number:	13018321		
International Application Number:			
Confirmation Number:	8340		
Title of Invention:	Human Activity Monitoring Device		
First Named Inventor/Applicant Name:	Philippe Kahn		
Customer Number:	08791		
Filer:	Judith A. Szepesi		
Filer Authorized By:			
Attorney Docket Number:	8689P027C2		
Receipt Date:	16-MAY-2011		
Filing Date:	31-JAN-2011		
Time Stamp:	20:16:43		
Application Type:	Utility under 35 USC 111(a)		

Payment information:

Submitted with Payment	no

File Listing:

Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1		8689P027C2_IDS_and_SB08.	74570	ves	5
'		pdf	3353108b422ba77e8857bba5562cda18e2 859660	· '	,

	Mult	ipart Description/PDF files in .	zip description		
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Warnings:					
Information:					
2	NPL Documents	8689P027C2_NPL1_Bourzac.	128059	no	3
		pai	07decc31172e3acca4bcb5541443e986a24 a2506		
Warnings:					
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3	NPL Documents	8689P027C2_NPL2_Cheng.pdf	240827	no	5
			51c63ee5ce827a49a285d8a473bb21cd922 4395b		
Warnings:					
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4	NPL Documents	8689P027C2_NPL3_Dao.pdf	205332	no	3
			f5d4a74878de12741227bad4f59a5879200 86e54		
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5	NPL Documents	8689P027C2_NPL4_HeartRate.	53819	no	1
		pdf	ba39594fa9efd97e4fddf37554ba8f2b6f8c0 d74		
Warnings:					
Information:					
6	NPL Documents	8689P027C2_NPL5_Jones.pdf	39418	no	1
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Warnings:					
Information:					
7	NPL Documents	8689P027C2_NPL6_Lee.pdf	367118	no	4
·			8fef86b2ac5938a77274299e883796359d61 66d9		
Warnings:					
Information:					
8	NPL Documents	8689P027C2_NPL7_Margaria.	1545714	no	22
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13	Warnings:						
13	Information:						
New Content	13	NPL Documents		344366	no	2	
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3.pdf 742bb3a81bfb042ad9a6f303274ce46d890	17	NPI Documents	8689P027C2_NPL16_WangPart	12310547	no	21	
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Warnings:					
Information:			_		
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Warnings:					
Information:					
		Total Files Size (in bytes)	48.	515424	

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

New Applications Under 35 U.S.C. 111

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

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

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

New International Application Filed with the USPTO as a Receiving Office

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

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant : Philippe Kahn, et al. | Examiner: Not yet assigned

Appl. No. : 13/018,321 | Art Unit: 2857

Filed : January 31, 2011 Conf No: 8340

For : Human Activity Monitoring CERTIFICATE O

Device

Customer No. : 08791

CERTIFICATE OF TRANSMISSIONI hereby certify that this correspondence is

being submitted electronically via EFS Web on

the date shown below.

/Judith Szepesi/ May 16, 2011

Judith A. Szepesi Date

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

INFORMATION DISCLOSURE STATEMENT

Sir:

Enclosed is a copy of Information Disclosure Citation Form PTO-1449 or PTO/SB/08 together with copies of the documents cited on that form, except for copies not required to be submitted (e.g., copies of U.S. patents and U.S. published patent applications need not be enclosed). It is respectfully requested that the cited documents be considered and that the enclosed copy of Information Disclosure Citation Form PTO-1449 or PTO/SB/08 be initialed by the Examiner to indicate such consideration and a copy thereof returned to applicant(s).

Pursuant to 37 C.F.R. § 1.97, the submission of this Information Disclosure Statement is not to be construed as a representation that a search has been made and is not to be construed as an admission that the information cited in this statement is material to patentability.

Pursuant to 37 C.F.R. § 1.97, this Information Disclosure Statement is being submitted under one of the following (as indicated by an "X" to the left of the appropriate paragraph): 37 C.F.R. §1.97(b). 37 C.F.R. §1.97(c). If so, then enclosed with this Information Disclosure Statement is one of the following: ____ A statement pursuant to 37 C.F.R. §1.97(e) or The Director is Authorized to charge in the amount of \$180.00 for the fee under 37 C.F.R. § 1.17(p). 37 C.F.R. §1.97(d). If so, then enclosed with this Information Disclosure Statement are the following: A statement pursuant to 37 C.F.R. §1.97(e); and (1) (2)A check for \$180.00 for the fee under 37 C.F.R. §1.17(p) for submission of the Information Disclosure Statement. If there are any additional charges, please charge Deposit Account No. 02-2666. Respectfully submitted, BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN LLP /Judith Szepesi/ Dated: May 12, 2011 Judith A. Szepesi Reg. No. 39,393 1279 Oakmead Parkway Sunnyvale, CA 94085 (408) 720-8300

PATENT APPLICATION FEE DETERMINATION RECORD Substitute for Form PTO-875 Application or Docket Number 13/018,321							ber			
	APPL	_ICATION A	S FILE		umn 2)	SMALL	ENTITY	OR	OTHER SMALL	
	FOR	NUMBE	R FILE	D NUMBE	R EXTRA	RATE(\$)	FEE(\$)	1	RATE(\$)	FEE(\$)
	IC FEE FR 1.16(a), (b), or (c))	N	/A	١	I/A	N/A		1	N/A	330
SEA	RCH FEE FR 1.16(k), (i), or (m))	N	/ A	١	I/A	N/A		1	N/A	540
EXA	MINATION FEE FR 1.16(o), (p), or (q))	N	/A	١	I/A	N/A		1	N/A	220
TOT	AL CLAIMS FR 1.16(i))	20	minus	20= *				OR	x 52 =	0.00
INDE	EPENDENT CLAIN FR 1.16(h))	^{1S} 4	minus	3 = *	1			1	x 220 =	220
APF FEE	PLICATION SIZE	\$13 sheets of p \$270 (\$13 50 sheets	oaper, th 5 for sm or fraction	and drawings e le application si all entity) for ea on thereof. See ' CFR 1.16(s).	ze fee due is ch additional					0.00
MUL	TIPLE DEPE N DE	NT CLAIM PRE	SENT (3	7 CFR 1.16(j))				1		0.00
* If ti	he difference in co	lumn 1 is less th	an zero,	enter "0" in colur	nn 2.	TOTAL		1	TOTAL	1310
	APPLIO	(Column 1) CLAIMS	NVIEINL	(Column 2)	(Column 3)	SMALL	ENTITY	OR 1	OTHER SMALL	
AMENDMENT A		REMAINING AFTER AMENDMENT		NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA	RATE(\$)	ADDITIONAL FEE(\$)		RATE(\$)	ADDITIONAL FEE(\$)
ME	Total (37 CFR 1.16(i))	*	Minus	**	=	x =		OR	x =	
ENC	Independent (37 CFR 1.16(h))	*	Minus	***	=	X =		OR	x =	
ΑM	Application Size Fe	e (37 CFR 1.16(s))								
	FIRST PRESENTA	TION OF MULTIPI	E DEPEN	IDENT CLAIM (37 C	CFR 1.16(j))			OR		
						TOTAL ADD'L FEE		OR	TOTAL ADD'L FEE	
		(Column 1)		(Column 2) HIGHEST	(Column 3)			٦		
NT B		REMAINING AFTER AMENDMENT		NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA	RATE(\$)	ADDITIONAL FEE(\$)		RATE(\$)	ADDITIONAL FEE(\$)
DMENT	Total (37 CFR 1.16(i))	*	Minus	**	=	х =		OR	x =	
END END	Independent (37 CFR 1.16(h))	*	Minus	***	=	х =		OR	x =	
Independent (37 CFR 1.16(h))										
	FIRST PRESENTA	TION OF MULTIPI	E DEPEN	IDENT CLAIM (37 C	CFR 1.16(j))			OR		
	TOTAL ADD'L FEE OR ADD'L FEE									
*	 If the entry in col If the "Highest N If the "Highest Nun The "Highest Numb 	umber Previous mber Previously	ly Paid F Paid For"	or" IN THIS SPA IN THIS SPACE is	CE is less than : s less than 3, ente	20, enter "20".	in column 1.			



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

FILING RECEIPT

APPLICATION NUMBER 13/018,321

FILING or 371(c) DATE 01/31/2011 GRP ART UNIT 2856

FIL FEE REC'D 1310

ATTY.DOCKET.NO 8689P027C2

TOT CLAIMS IND CLAIMS

20 **CONFIRMATION NO. 8340**

8791 **BLAKELY SOKOLOFF TAYLOR & ZAFMAN LLP** 1279 OAKMEAD PARKWAY SUNNYVALE, CA 94085-4040

Date Mailed: 03/07/2011

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

Applicant(s)

Philippe Kahn, Aptos, CA;

Arthur Kinsolving, Santa Cruz, CA;

Mark Andrew Christensen, Santa Cruz, CA;

Brian Y. Lee, Aptos, CA;

David Vogel, Santa Cruz, CA;

Power of Attorney: The patent practitioners associated with Customer Number 08791

Domestic Priority data as claimed by applicant

This application is a CON of 12/694,135 01/26/2010 PAT 7,881,902

which is a CON of 11/644,455 12/22/2006 PAT 7,653,508

Foreign Applications (You may be eligible to benefit from the Patent Prosecution Highway program at the USPTO. Please see http://www.uspto.gov for more information.)

If Required, Foreign Filing License Granted: 03/02/2011

The country code and number of your priority application, to be used for filing abroad under the Paris Convention, is **US 13/018,321**

Projected Publication Date: Request for Non-Publication Acknowledged

Non-Publication Request: Yes

Early Publication Request: No

page 1 of 3

Title

Human Activity Monitoring Device

Preliminary Class

073

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).

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

page 2 of 3

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

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

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

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	UTILITY PATENT APPLICATION TRANSMITTAL (Only for new nonprovisional applications under 37 CFR 1.53(b))					
Attorney Docke	Attorney Docket No. 8689P027C2					
(maximum 12 charac	ters) ventor Philippe Kahn					
Title: Humar	Activity Monitoring Device					
ADDRESS TO:	Commissioner for Patents					
ADDRESS TO:	P.O. Box 1450					
	Alexandria, Virginia 22313-1450					
APPLICATION						
See MPEP ch	apter 600 concerning utility patent application contents.					
1	Fee Transmittal Form (e.g., PTO/SB/17) (Submit an original and a duplicate for fee processing)					
2	Applicant Claims Small Entity Status. (37 CFR 1.27)					
3. <u>X</u>	Specification (Total Pages 39) (preferred arrangement set forth below) - Descriptive Title of the Invention - Cross Reference to Related Applications - Statement Regarding Fed sponsored R & D - Reference sequence listing, a table, or a computer program listing appendix - Background of the Invention - Brief Summary of the Invention - Brief Description of the Drawings (if filed) - Detailed Description - Claim(s) - Abstract of the Disclosure					
4. <u>X</u>	Drawings(s) (35 USC 113) (Total Sheets 9)					
5. <u>X</u>	Oath or Declaration (Total Pages <u>6</u>)					
	a Newly Executed (Original or Copy)					
	b. X Copy from a Prior Application (37 CFR 1.63(d)) (for Continuation/Divisional with Box 18 completed)					
	i <u>DELETIONS OF INVENTOR(S)</u> Signed statement attached deleting inventor(s) named in the prior application, see 37 CFR 1.63(d)(2) and 1.33(b).					
	c Unsigned.					
6. <u>X</u>	Application Data Sheet. (37 CFR 1.76)					
7	CD-ROM or CD-R in duplicate, large table or Computer Program (Appendix)					
8 a	Nucleotide and/or Amino Acid Sequence Submission (if applicable, all necessary) Computer Readable Form (CRF)					
b	Specification Sequence Listing on: iCD-ROM or CD-R (2 copies); or iipaper					
c	Statements verifying identity of above copies					

		ACCOMPANYING APPLICATION PARTS
9. 10.	_	Assignment Papers (cover sheet & documents(s)) a. Separate 37 CFR 3.73(b) Statement (where there is an assignee)
	X	b. Power of Attorney
11.		English Translation Document (if applicable)
12.	<u>X</u>	a. Information Disclosure Statement (IDS)/PTO-1449 (or PTO/SB/08)
	<u> </u>	b. Copies of IDS Citations
13.		Preliminary Amendment
14.		Return Receipt Postcard (MPEP 503) (Should be specifically itemized)
15.		Certified Copy of Priority Document(s) (if foreign priority is claimed)
16.	<u>x</u>	Nonpublication Request under 35 U.S.C. 122(b)(2)(B)(i). Applicant must attach form PTO/SB/35 or its equivalent.
17A.		Claim for Foreign Priority
17B.		Other:
17C.	_X_	Pursuant to 37 C.F.R. 1.136(a)(3), applicant(s) hereby request and authorize the U.S. Patent and Trademark Office to (1) treat any concurrent or future reply that requires a petition for extension of time as incorporating a petition for extension of time for the appropriate length of time and (2) charge all required fees, including extension of time fees and fees under 37 C.F.R. 1.16 and 1.17, to Deposit Account No. 02-2666.
Of I (which which Applie For C an oa contin	y and in the dment), o X Coo Prior Appli on is a X coo cant(s): A ONTINUAT th or declar nuation or	TINUING APPLICATION, check appropriate box, and supply the requisite information e first sentence of the specification following the title (e.g., by way of preliminary r in an Application Data Sheet Under 37 C.F.R. 1.76: Intinuation Divisional Continuation-in-part (CIP) cation No.: 12/694,135
19. X		oondence Address ner Number or Bar Code Label <u>08791</u>
-^-	_	or (Insert Customer No. or Attach Bar Code Label here)
NAME		oondence Address Below ith A. Szepesi
	NO. <u>39,</u>	393 Judith Szepesi/
	Jar	nuary 31, 2011
ADDF		KELY, SOKOLOFF, TAYLOR & ZAFMAN LLP 1279 Oakmead Parkway
CITY	Sunnyvale	STATE California ZIP CODE 94085
Coun		
		CERTIFICATE OF TRANSMISSION
I here	by certify th	nat this correspondence is being submitted electronically via EFS Web on the date shown below.
		YPE): <u>Judith A. Szepesi</u> Registration No.: <u>39,393</u>
Signa	ture։ <u>/</u> շ	Judith Szepesi/ Date:January 31 2011

NONPUBLICATION REQUEST UND	ER 35 U.S.C. 122(b)(2)(B)(i)
First Named Inventor _Philippe Kahn Title Human Activity Monitoring Device	
Attorney Docket No. 8689P027C2	
I hereby certify that the invention disclosed in the attached of an application filed in another country, or under a multile eighteen months after filing.	ateral agreement, that requires publication at
I hereby request that the attached application no	t be published under 35 O.S.C. 122(b).
January 31, 2011 Date	/Judith Szepesi/ Signature
(408) 720-8300	Judith A. Szepesi
Telephone Number	Typed or Printed Name
	39,393 Registration No.
This request must be signed in compliance with 37 CFR 1 filing. Applicant may rescind this nonpublication request at any ti application not be published under 35 U.S.C. 122(b), the a eighteen months from the earliest claimed filing date for w If applicant subsequently files an application directed to the in another country, or under a multilateral international agreighteen months after filing, the applicant must notify the such filing within forty-five (45) days after the date of the files.	me. If applicant rescinds a request that an pplication will be scheduled for publication at hich a benefit is claimed. e invention disclosed in the attached application eement, that requires publication of applications United States Patent and Trademark Office of
Failure to do so will result in abandonment of this app	

Electronic Patent Application Fee Transmittal					
Application Number:					
Filing Date:					
Title of Invention:	Hu	man Activity Monit	oring Device		
First Named Inventor/Applicant Name:	Phi	lippe Kahn			
Filer:	Juc	lith A. Szepesi/Joan	Abriam		
Attorney Docket Number:	8689P027C2				
Filed as Large Entity					
Utility under 35 USC 111(a) Filing Fees					
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Basic Filing:					
Utility application filing		1011	1	330	330
Utility Search Fee		1111	1	540	540
Utility Examination Fee		1311	1	220	220
Pages:					
Claims:					
Independent claims in excess of 3		1201	1	220	220
Miscellaneous-Filing:					
Petition:					

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Patent-Appeals-and-Interference:				
Post-Allowance-and-Post-Issuance:				
Extension-of-Time:				
Miscellaneous:				
	Tot	al in USD	(\$)	1310

Electronic Ac	knowledgement Receipt
EFS ID:	9344318
Application Number:	13018321
International Application Number:	
Confirmation Number:	8340
Title of Invention:	Human Activity Monitoring Device
First Named Inventor/Applicant Name:	Philippe Kahn
Customer Number:	08791
Filer:	Judith A. Szepesi
Filer Authorized By:	
Attorney Docket Number:	8689P027C2
Receipt Date:	31-JAN-2011
Filing Date:	
Time Stamp:	20:48:10
Application Type:	Utility under 35 USC 111(a)
Payment information:	

Payment information:

Submitted with Payment	yes
Payment Type	Deposit Account
Payment was successfully received in RAM	\$1310
RAM confirmation Number	7507
Deposit Account	022666
Authorized User	

File Listing:

Number Document Description File Name Message Digest Part /.zip (if ap	Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	, -
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1	Oath or Declaration filed	8689P027C2_Declaration_and_ POA.PDF	284222	no	6
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Warnings:					
Information:					
2	Drawings-only black and white line	8689P027C2_Figures_AsFiled.	289464	no	9
	drawings	pdf	5b85363b03214f9b26e704da5bea4149c20 b74dc		
Warnings:					
Information:					
3	NPL Documents	8689P027C2_NPL1_Bourzac.	128059	no	3
	pdf		2e68cfa7c1c1f3f9ad5d0b82bd7111b0ed88 054f		
Warnings:					
Information:					
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Information:					•
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6	NPL Documents	8689P027C2_NPL4_Margaria.	1545672	no	22
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Warnings:					
Information:					
9	NPL Documents	8689P027C2_NPL7_ISRWO725	507567	no	10
9	INFL DOCUMENTS	37.pdf		no	
Warnings:					-
Information:					

10	NPL Documents	8689P027C2_NPL8_ISRWO485	801218	no	8
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11	NPL Documents 8689P027C2_NPL9_Weinberg.		342413	no	4
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Information:					
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	Multip	part Description/PDF files in .	zip description		
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	Application Data Sheet		1	1	
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	Claims	;	34	38	
	Abstract		39	39	
Warnings:					
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13		8689P027C2_IDS_and_SB08.		yes	6
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	Transmittal Letter		1	2	
	Information Disclosure Statement (IDS) Filed (SB/08)		3	6	
Warnings:			·		
Information:					
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Warnings:					
Information:					
		Total Files Size (in bytes)	52	67310	

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.:07538.P027		Falent
First Named Inventor: Philippe Kahn et	al.	
Check One:		Complete if Known:
Declaration Submitted with Initial Filing X Declaration Submitted After Initial Filing (Surcharge under 37 C.F.R. § 1.16(e) Required		Application No.: Filing Date: Art Unit: Examiner Name:
DECLARATION AND POWER OF ATT	ORNEY FOR U	TILITY OR DESIGN PATENT APPLICATION
I hereby declare that:		
Each inventor's residence, mailing addres	s, and citizens	nip are as stated below next to their name.
is claimed and for which a patent is sough	it on the inventi	nd first inventor(s) of the subject matter which on entitled:
	tle of the Invent	
the specification of which		
or PCT Internation	006) Application Nu onal Application	mber 11/844.455 Number (YYY) (If applicable)

-

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claim(s), as amended by any amendment specifically referred to above.

I do not know and do not believe that the claimed invention was ever known or used in the United States of America before my invention thereof, or patented or described in any printed publication in any country before my invention thereof or more than one year prior to this application. I do not know and do not believe that the claimed invention was in public use or on sale in the United States of America more than one year prior to this application, nor do I know or believe that the invention has been patented or made the subject of an inventor's certificate issued before the date of this application in any country foreign to the United States of America on an application filed by me or my legal representatives or assigns more than twelve months (for a utility patent application) or six months (for a design patent application) prior to this application.

l'acknowledge the duty to disclose information which is material to patentability as defined in 37 C.F.R. 1.56, including for continuation-in-part applications, material information which became available between the filing date of the prior application and the national or PCT international filing date of the BSTZ ONLY (LONG FORM)

-1-

Rev. 07/01/04

continuation-in-part application.

BSTZ ONLY (LONG FORM) Rev. 07/01/04

-2-

I hereby claim foreign priority benefits under 35 U.S.C. 119(a)-(d) or (f), or 365(b) of any foreign application(s) for patent, inventor's or plant breeder's rights certificate(s), or 365(a) of any PCT international application which designated at least one country other than the United States of America, listed below and have also identified below, by checking the box, any foreign application for patent, inventor's or plant breeder's rights certificate(s), or any PCT international application having a filing date before that of the application on which priority is claimed:

Prior Foreign App	olication(s)		Priori Claim	•	Certific Copy	ed <u>Attached</u> ?
(Number)	(Country)	(Foreign Filing Date - MM/DD/YYYY)	Yes	No	Yes	No
(Number)	(Country)	(Foreign Filing Date - MM/DD/YYYY)	Yes	No	Yes	No
(Number)	(Country)	(Foreign Filing Date -	Yes	No	Yes	No

Appointment of Patent Practitioners:

I hereby appoint the patent practitioners associated with the Customer Number <u>08791</u> as my respective patent attorneys and patent agents, with full power of substitution and revocation, to prosecute this application and to transact all business in the U.S. Patent and Trademark Office connected herewith.

If this patent application is assigned, then the undersigned hereby authorizes the patent attorneys and patent agents named herein to accept and follow instructions from the assignee(s) as to any action to be taken in the United States Patent and Trademark Office regarding this application without direct communication between the patent attorneys and patent agents and the undersigned. In the event of a change in the persons from whom instructions may be taken, at least one patent attorney or patent agent named herein will be so notified by the undersigned.

Direct all correspondence to (check one):

 Customer Number U6/91 OR
 Correspondence Address Below:
Benjamin A. Kimes

(Name of Attorney or Agent)
BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN LLP
12400 Wilshire Boulevard
Seventh Floor
Los Angeles, California 90025 U.S.A.
Telephone: (408) 720-8300
Fax: (408) 720-8383

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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

NAME OF SOLE OR FIRST INVENTOR: A pe	tition has been filed for this unsigned inventor
Full Name: Philippe Kahn	
(Given Name (First and Middle (if a	nyj), Family Name (or Surname), and Suffix (if anyj)
Inventor's Signature	Date 5-29-07
Residence Aptos. CA. USA	Citizenship <u>USA</u>
(City, State, Country)	(Country)
Mailing Address 777 Hudson Lane	
Aptos, CA 95003	
NAME OF SECOND INVENTOR: A petition h.	as been filed for this unsigned inventor
	and distribution and di
Full Name: Arthur Kinsolving	nyj), Family Name (or Surname), and Suffix [if anyl)
Giren Hame (First and Haddle (if al	ny), ramny name (or surname), and Suffix (if any))
Inventor's Signature	Date
Desidence Sente Com CA 1104	
Residence Santa Cruz, CA, USA (City, State, Country)	Citizenship <u>USA</u> (Country)
• • • • • • • • • • • • • • • • • • •	(Obs.III)
Mailing Address 122 Fairview Place	
Santa Cruz. CA 95062	
NAME OF THIRD INVENTOR: A petition has	been filed for this unsigned inventor
Full Name:Mark_Andrew Christensen	
	nyj), Family Næme (or Surname), and Suffix (if anyj)
	• •
inventor's Signature	Date
Residence Santa Cruz, CA, USA	Citizenship New Zealand
(City, State, Country)	(Country)
Mailing Address 215 Anchorage Ave	
BSTZ ONLY (LONG FORM) Rev. 07/01/04	· 4 -

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001 and that such willful false statements may Jeopardize the validity of the application or any patent issued thereon.

Residence Aptos CA USA (City, State, Country) Mailing Address 777 Hudson Lane Aptos CA 95003 IAME OF SECOND INVENTOR: A petition has been filed for this unsigned inventor (Chy, State, Country) Arthur KinsoNing (Chye Name (First and Middle [if any]), Family Name (or Surname), and Suffix [if any]) Inventor's Signature Date 3/2//07 Idealing Address 122 Fairview Place Santa Cruz, CA 95062 AME OF THIRD INVENTOR: A petition has been filed for this unsigned inventor (Ghen Name (First and Middle [if any]), Family Name (or Surname), and Suffix [if any]) Ventor's Signature Date 3/20/07 Pesidence Santa Cruz, CA USA (Citizenship New Zealand (City, State, Country)) Pate 3/20/07 Pesidence Santa Cruz, CA USA (Citizenship New Zealand (Country))		,,,,,	(It any)), Family Name (or Surname), and Suffix (if any))
Address 777 Hudson Lane Apios. CA 95003 IAME OF SECOND INVENTOR: A petition has been filed for this unsigned inventor Full Name: Arthur KinsoNing (Glyse Name (First and Middle [if anyl), Family Name (or Surname), and Suffix [if anyl)) Inventor's Signature Date 3/21/07 Residence Santa Cruz. CA. USA (City, State, Country) Citizenship USA Citizenship USA AME OF THIRD INVENTOR: A petition has been filed for this unsigned inventor Country Country AME OF THIRD INVENTOR: A petition has been filed for this unsigned inventor (Glysen Name (First and Middle [if anyl), Family Name (or Surname), and Suffix [if anyl) Ventor's Signature Date 3/20/07 Pesidence Santa Cruz. CA. USA Citizenship New Zealand	nven tor's Signat	ure	Date
Aptos. CA 95003 IAME OF SECOND INVENTOR: A petition has been filed for this unsigned inventor util Name: Arthur Kinsolving (Ghen Name (First and Middle (if anyl), Family Name (or Surname), and Sutilix (if anyl) esidence Santa Cruz. CA. USA (City, State, Country) atiling Address 122 Fairview Place Santa Cruz. CA 95062 AME OF THIRD INVENTOR: A petition has been filed for this unsigned inventor (Ghen Name (First and Middle (if anyl), Family Name (or Surname), and Sutilix (if anyl) eventor's Signature Date 3/20/0? AME OF THIRD INVENTOR: Desired Middle (if anyl), Family Name (or Surname), and Sutilix (if anyl) eventor's Signature Date 3/20/0?	lesidence <u>Apto</u>		
Aptos, CA 95003 IAME OF SECOND INVENTOR:		(Cuy, State, Country)	(County)
IAME OF SECOND INVENTOR: A petition has been filed for this unsigned inventor full Name: Arthur Kinsolving (Glyen Name (Frst and Middle [if anyl), Family Name (or Surname), and Suffix [if anyl) nventor's Signature Date 3/21/07 esidence Santa Cruz, CA. USA (City, State, Country) falling Address 122 Fairview Place Santa Cruz, CA 95062 AME OF THIRD INVENTOR: A petition has been filed for this unsigned inventor (Ghen Name (First and Middle [if anyl), Family Name (or Surname), and Suffix [if anyl) ventor's Signature MULL Musicustus Date 3/20/07 esidence Santa Cruz, CA, USA Citizenship New Zealand	failing Address		
Arthur KinsoNing (Glyes Name (First and Middle [if anyl), Family Name (or Surname), and Suffix [if anyl) esidence Santa Cruz, CA, USA (City, State, Country) (Country) (Cou		Aptos. CA 95003	
Arthur Kinsolving (Glyss Name (First and Middle (if anyl), Family Name (or Surname), and Suffix [if anyl) ventor's Signature Date 3/21/07 peldence Santa Cruz, CA. USA (City, State, Country) (Country) (Country) (Country) (Country) (Country) (Country) (A petition has been filled for this unsigned inventor (Glysn Name: Mark Andrew Christensen (Glysn Name (First and Middle [if anyl), Family Name (or Surname), and Suffix [if anyl) entor's Signature [Country] (Country)		•	
Arthur KinsoNing (Given Name (First and Middle (if anyl), Family Name (or Surname), and Suffix [if anyl) ventor's Signature Date 3/21/07 peridence Santa Cruz, CA. USA (City, State, Country) (Country) (Country) (Country) (Country) (Country) (Country) (A petition has been filled for this unsigned inventor (Given Name (First and Middle [if anyl), Family Name (or Surname), and Suffix [if anyl) ventor's Signature (Given Name (First and Middle [if anyl), Family Name (or Surname), and Suffix [if anyl) ventor's Signature (Citizenship New Zealand			
(Glyss Name (First and Middle (if anyl), Family Name (or Surname), and Suffix (if anyl) ventor's Signature Date 3/2//07 paidence Santa Cruz. CA. USA Citizenship USA (City, State, Country) (Country) alling Address 122 Fainview Place Santa Cruz. CA 95062 AME OF THIRD INVENTOR: A petition has been filed for this unsigned inventor Il Name: Mark Andrew Christenaen (Ghen Name (First and Middle [if anyl), Family Name (or Surname), and Suffix [if anyl) ventor's Signature MUSALUSA Date 3/20/07 sidence Santa Cruz. CA. USA Citizenship New Zealand	AME OF SECO	OND INVENTOR: 🔲 A petitio	n has been filed for this unsigned inventor
(Glyss Name (First and Middle (if anyl), Family Name (or Surname), and Suffix (if anyl) ventor's Signature Date 3/2//07 paidence Santa Cruz. CA. USA Citizenship USA (City, State, Country) (Country) alling Address 122 Fainview Place Santa Cruz. CA 95062 AME OF THIRD INVENTOR: A petition has been filed for this unsigned inventor Il Name: Mark Andrew Christenaen (Ghen Name (First and Middle [if anyl), Family Name (or Surname), and Suffix [if anyl) ventor's Signature MUSALUSA Date 3/20/07 sidence Santa Cruz. CA. USA Citizenship New Zealand	.11 81 8	6	
peridence Santa Cruz. CA. USA Citizenship USA (City, State, Country) (Country) alling Address 122 Fairview Place Santa Cruz. CA 95062 AME OF THIRD INVENTOR: A petition has been filed for this unsigned inventor Il Name: Mark Andrew Christensen (Given Name (First and Middle [Il anyl), Family Name (or Sumame), and Suffix [Il anyl) ventor's Signature Date 3/20/07 sidence Santa Cruz. CA. USA Citizenship New Zealand	III Name: <u>An</u>	TUT NINSOIVING (Given Name (First and Middle	(If anvi), Family Name (or Surname), and Suffix (if anvi)
Desidence Santa Cruz, CA. USA (Citizenship USA (City, State, Country) (Country) alling Address 122 Fairview Place Santa Cruz, CA 95062 AME OF THIRD INVENTOR: A petition has been filed for this unsigned inventor Il Name: Mark Andrew Christensen (Given Name (First and Middle [If anyl), Family Name (or Surname), and Suffix [if anyl) rentor's Signature Millimitation Date 3/20/07 sidence Santa Cruz, CA. USA Citizenship New Zealand		// /_	
(City, State, Country) alling Address 122 Fairview Place Santa Cruz. CA 95062 AME OF THIRD INVENTOR: A petition has been filled for this unsigned inventor Il Name: Mark Andrew Christenaen (Given Name (First and Middle [Il anyl), Family Name (or Surname), and Suffix [if anyl) ventor's Signature Date 3/20/07 sidence Santa Cruz. CA. USA Citizenship New Zealand	ventor's Signati	ire #	Date
(City, State, Country) (Country) (Country) (Country) (Country) (Country) (Country) (Country) (Country) (Country) (It anyl) (Country) (Country) (Country) (Country) (A petition has been filed for this unsigned inventor (It anyl) (Country) (Country) (Country) (A petition has been filed for this unsigned inventor (It anyl) (Country)		7	
AME OF THIRD INVENTOR: A petition has been filed for this unsigned inventor If Name: Mark Andrew Christensen (Given Name (First and Middle [Il anyl), Family Name (or Surname), and Suffix [if anyl) ventor's Signature Date 3/20/07 sidence Santa Cruz, CA, USA Citizenship New Zealand	esidence <u>Santa</u>		
Santa Cruz, CA 95062 AME OF THIRD INVENTOR: A petition has been filed for this unsigned inventor Name: Mark Andrew Christenaen (Given Name (First and Middle [Il anyl), Family Name (or Surname), and Suffix [if anyl) entor's Signature Date 3/20/07 sidence Santa Cruz, CA, USA Citizenship New Zealand		(0.0), 0.111, 000.111	(Ocality)
AME OF THIRD INVENTOR: A petition has been filed for this unsigned inventor Name: Mark Andrew Christensen (Given Name (First and Middle [Il anyl), Family Name (or Surname), and Suttlx [it anyl) Ventor's Signature Millimit Cluster Date 3 20 0 7 Insidence Santa Cruz, CA, USA Citizenship New Zealand			
Il Name: Mark Andrew Christenaen (Given Name (First and Middle [Il anyl), Family Name (or Surname), and Suffix [if anyl) entor's Signature	alling Address		
Il Name: Mark Andrew Christenaen (Given Name (First and Middle [Il anyl), Family Name (or Sumame), and Suffix [if anyl) ventor's Signature	alling Address		
Name: Mark Andrew Christenaen (Given Name (First and Middle [Il anyl), Family Name (or Sumame), and Suffix [if anyl) ventor's Signature	alling Address		
Name: Mark Andrew Christenaen (Given Name (First and Middle [Il anyl), Family Name (or Sumame), and Suffix [if anyl) ventor's Signature	alling Address		
(Given Name (First and Middle [N any]), Family Name (or Surname), and Suffix [if any]) ventor's Signature		Santa Cruz, CA 95062	as been filed for this unsigned inventor
ventor's Signature	-	Santa Cruz, CA 95062	as been filed for this unsigned inventor
sidence Santa Cruz. CA, USA Citizenship New Zealand	AME OF THIRD	Santa Cruz. CA 95062 INVENTOR: A petition has the Andrew Christensen	·
esidence Santa Cruz. CA. USA Citizenship New Zealand	AME OF THIRD	Santa Cruz. CA 95062 INVENTOR: A petition has the Andrew Christensen	·
	AME OF THIRD	Santa Cruz. CA 95062 INVENTOR: A petition has the Andrew Christensen (Given Name (First and Middle)	If anyl), Family Name (or Surname), and Suffix (if anyl)
	AME OF THIRD	Santa Cruz. CA 95062 INVENTOR: A petition has the Andrew Christensen (Given Name (First and Middle)	If anyl), Family Name (or Surname), and Suffix (if anyl)
	AME OF THIRD II Name: <u>Mar</u> Ventor's Signatu	Santa Cruz. CA 95062 INVENTOR: A petition hat Andrew Christensen (Given Name (First and Middle I	Wanyi), Family Name (or Surname), and Suffix (if anyi) Date 3/20/07
	AME OF THIRD III Name: <u>Mar</u> ventor's Signatu esidence <u>Santa</u>	Santa Cruz. CA 95062 INVENTOR: A petition hat Andrew Christensen (Given Name (First and Middle II) The Mill Mill Court Cruz. CA. USA	Date 3/20/07 Citizenship New Zealand

Rev. 07/01/04

Santa Cruz, CA 95062	
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NAME OF FOUR	TH INVENTOR:	☐ A petition h	as been filed for	r this unsigned	d inventor
Full Name: Bri	an Y. Lee (Given Name)	(First and Middle [if a			
inventor's Signat	ure F			Date 3/7	1007
Residence Aptor	S. CA. USA (City, State, Count	try)	Citizensh	ip <u>USA</u>	(Country)
Mailing Address	777 Hudson Lar Aptos. CA 95003	η θ			
NAME OF FIFTH	INVENTOR:	A petition has b	een filed for this	unsigned inv	entor
Full Name: <u>Da</u>		First _i and Middle [II ar	ny)), Family Name (d	or Surname), and	Suffix (if anyl)
Inventor's Signati	150			Date <u>\$/2</u>	0/07
Residence <u>Santa</u>	Cruz. CA. USA (Chy, State, Court	(ער	Citizenshi		(Country)
Mailing Address	600 Beel Drive Santa Cruz, CA	95060			

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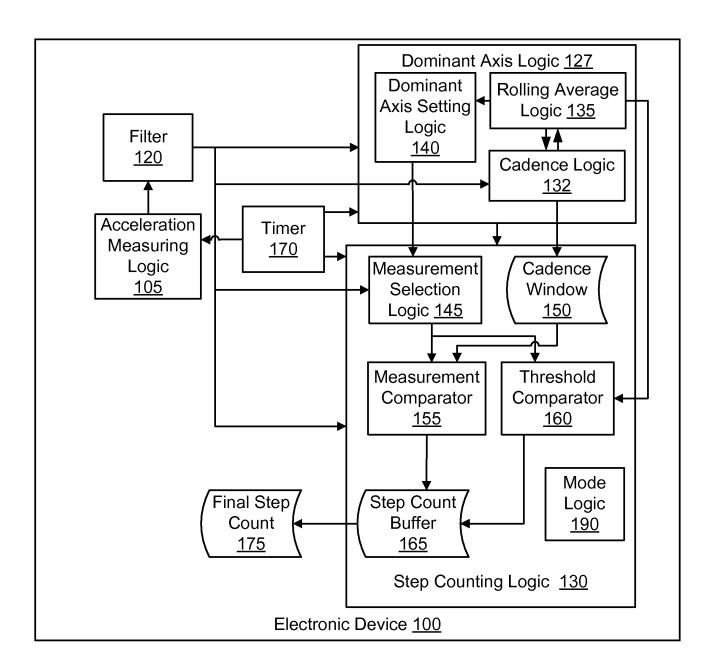
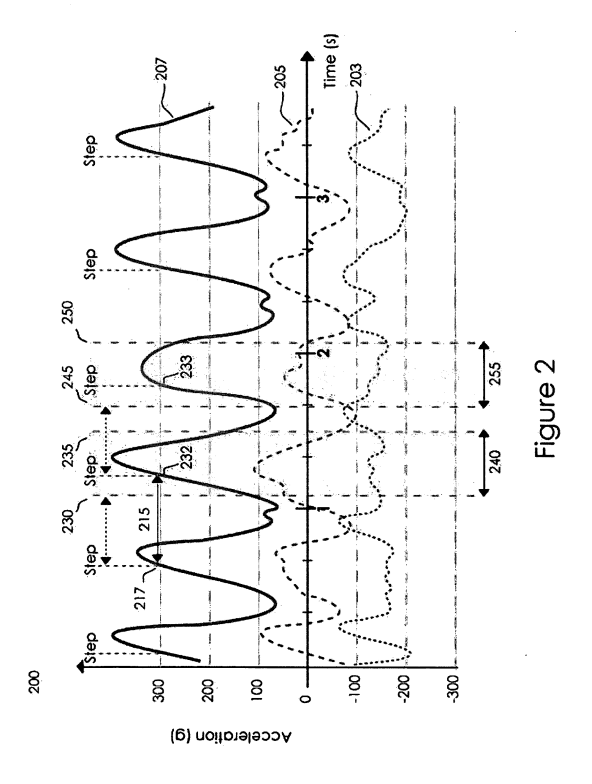


Figure 1



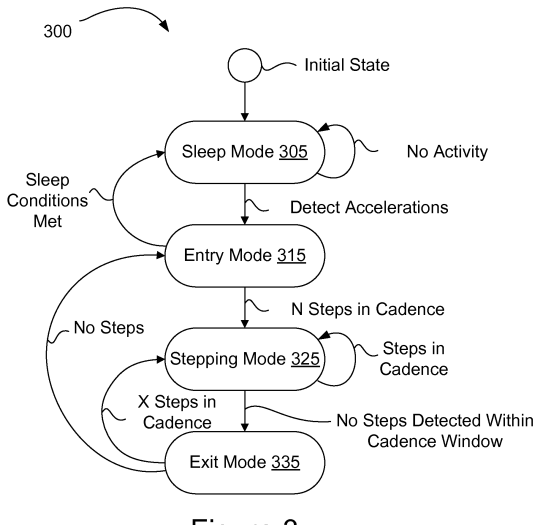


Figure 3

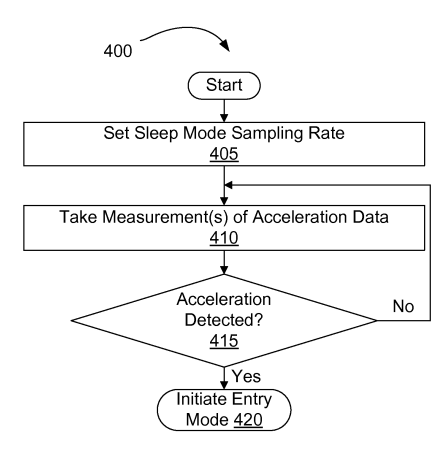


Figure 4

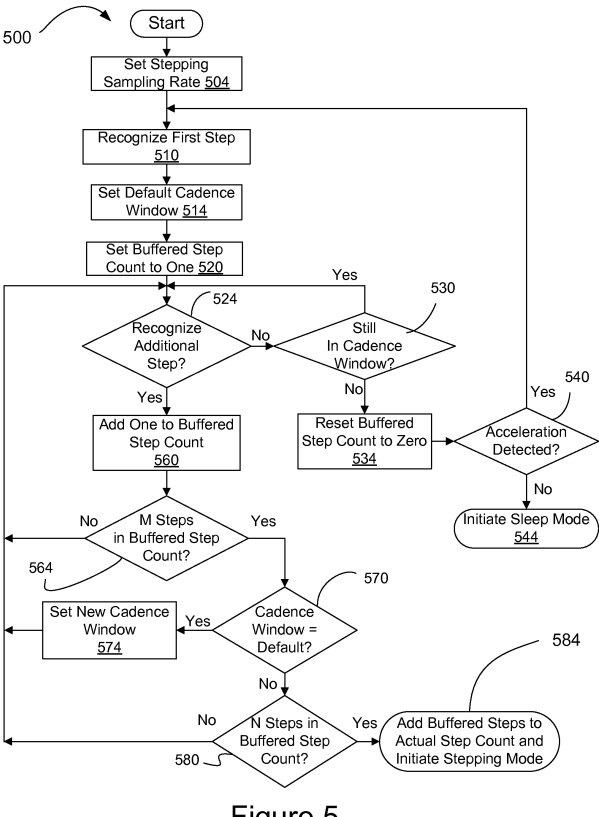


Figure 5

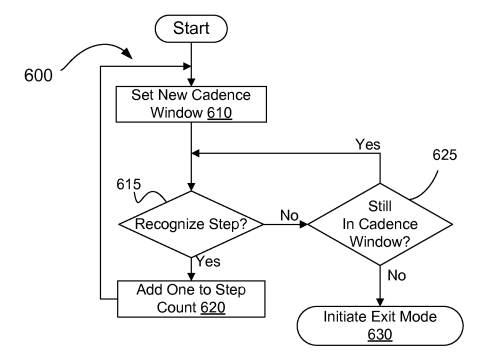


Figure 6

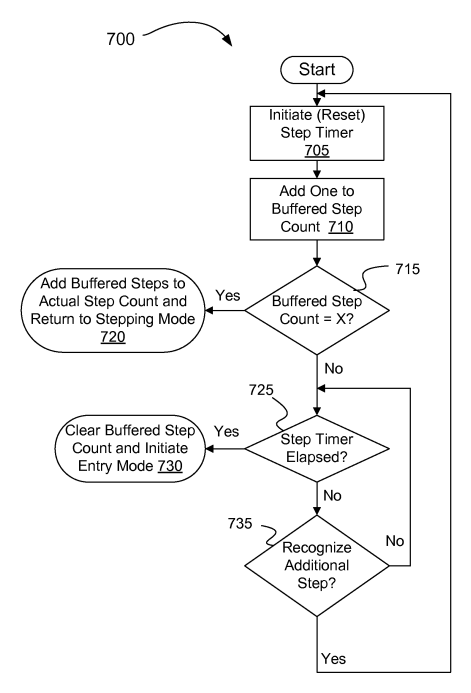


Figure 7

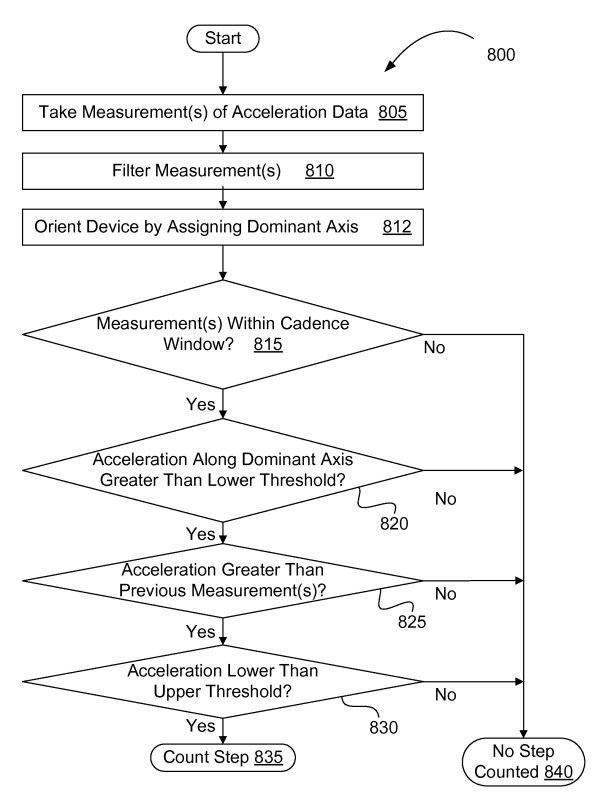


Figure 8

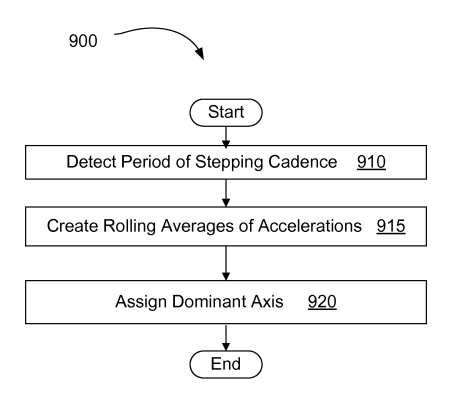


Figure 9

	After After 18 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			
From the INTERNATIONAL SEARCHING AUTHORITY	State the control of the state			
To: LESTER VINCENT BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN	PCI			
SUNNYVALE, CA 94085-407 ECEIVED	NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL SEARCH REPORT AND THE WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY, OR THE DECLARATION			
OCT 2 8 2008	(PCT Rule 44.1)			
BLAKELY, SUKOLUFF, TAYLOH & ZAF SUNNYVALE	Pate of mailing (dby/month/year)			
Applicant's or agent's file reference	FOR FURTHER ACTION See paragraphs 1 and 4 below			
7538P044PCT				
International application No. PCT/US2008/072537	International filing date (day/month/year) 07 August 2008			
Applicant FULLPOWER TECHNOLOGIES, INC.				
The applicant is hereby notified that the international so Authority have been established and are transmitted here.	earch report and the written opinion of the International Searching ewith.			
Filing of amendments and statement under Article 19 The applicant is entitled, if he so wishes, to amend the c When? The time limit for filing such amendmen international search report.	9: claims of the international application (see Rule 46); ats is normally two months from the date of transmittal of the			
Where? Directly to the International Bureau of WIF 1211 Geneva 20, Switzerland, Facsimile N	o.; +41 22 740 14 35			
For more detailed instructions, see the notes on the				
2. The applicant is hereby notified that no international search report will be established and that the declaration under Article 17(2)(a) to that effect and the written opinion of the International Searching Authority are transmitted herewith.				
3. With regard to the protest against payment of (an) additional fee(s) under Rule 40.2, the applicant is notified that:				
applicant's request to forward the texts of both the	as been transmitted to the International Bureau together with the protest and the decision thereon to the designated Offices.			
no decision has been made yet on the protest; th	e applicant will be notified as soon as a decision is made.			
International Bureau. If the applicant wishes to avoid or per application, or of the priority claim, must reach the Internation before the completion of the technical preparations for international The applicant may submit comments on an informal basis on the International Bureau. The International Bureau will send	the written opinion of the International Searching Authority to the a copy of such comments to all designated Offices unless an be established. These comments would also be made available to			
Within 19 months from the priority date, but only in respect of	f some designated Offices, a demand for international preliminary he entry into the national phase until 30 months from the priority t, within 20 months from the priority date, perform the prescribed			
In respect of other designated Offices, the time limit of 30 m months.	onths (or later) will apply even if no demand is filed within 19			
See the Annex to Form PC1/IB/301 and, for details about the Guide, Volume II, National Chapters and the WIPO Internet si	applicable time limits, Office by Office, see the PCT Applicant's ite.			
Name and mailing address of the ISA/US	Authorized officer:			
Mail Stop PCT, Attn: ISA/US Commissioner for Patents	Blaine R. Copenheaver			
P.O. Box 1450, Alexandria, Virginia 22313-1450	Telephone No. 571-272-7774			
Form PCT/ISA/220 (January 2004)	(See notes on accompanying sheet			
REVIEWEL	DBY			
DATE OUT				

DATE OUT____

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PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHORITY

To: LESTER VINCENT BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN LLP 1279 OAKMEAD PARKWAY SUNNYVALE, CA 94085-4040	NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL SEARCH REPORT AND THE WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY, OR THE DECLARATION (PCT Rule 44.1)		
	Date of mailing (day/month/year) 2 2 OCT 2008		
Applicant's or agent's file reference	FOR FURTHER ACTION See paragraphs 1 and 4 below		
7538P044PCT	International filing date		
International application No. PCT/US2008/072537	(day month/year) 07 August 2008		
Applicant FULLPOWER TECHNOLOGIES, INC.			
1. The applicant is hereby notified that the international search report and the written opinion of the International Searching Authority have been established and are transmitted herewith. Filing of amendments and statement under Article 19: The applicant is entitled, if he so wishes, to amend the claims of the international application (see Rule 46): When? The time limit for filing such amendments is normally two months from the date of transmittal of the international search report. Where? Directly to the International Bureau of WIPO, 34 chemin des Colombettes 1211 Geneva 20, Switzerland, Facsimile No.: +41 22 740 14 35 For more detailed instructions, see the notes on the accompanying sheet. 2. The applicant is hereby notified that no international search report will be established and that the declaration under Article 17(2)(a) to that effect and the written opinion of the International Searching Authority are transmitted herewith. 3. With regard to the protest against payment of (an) additional fee(s) under Rule 40.2, the applicant is notified that:			
the protest together with the decision thereon has been transmitted to the International Bureau together with the applicant's request to forward the texts of both the protest and the decision thereon to the designated Offices. no decision has been made yet on the protest; the applicant will be notified as soon as a decision is made.			
4. Reminders Shortly after the expiration of 18 months from the priority date, the international application will be published by the International Bureau. If the applicant wishes to avoid or postpone publication, a notice of withdrawal of the international application, or of the priority claim, must reach the International Bureau as provided in Rules 90bis.1 and 90bis.3, respectively, before the completion of the technical preparations for international publication. The applicant may submit comments on an informal basis on the written opinion of the International Searching Authority to the International Bureau. The International Bureau will send a copy of such comments to all designated Offices unless an international preliminary examination report has been or is to be established. These comments would also be made available to the public but not before the expiration of 30 months from the priority date. Within 19 months from the priority date, but only in respect of some designated Offices, a demand for international preliminary examination must be filed if the applicant wishes to postpone the entry into the national phase until 30 months from the priority date (in some Offices even later); otherwise, the applicant must, within 20 months from the priority date, perform the prescribed acts for entry into the national phase before those designated Offices. In respect of other designated Offices, the time limit of 30 months (or later) will apply even if no demand is filed within 19 months. See the Annex to Form PCT/IB/301 and, for details about the applicable time limits, Office by Office, see the PCT Applicant's Guide, Volume II, National Chapters and the WIPO Internet site.			
Name and mailing address of the ISA/US Mail Stop PCT, Atm: ISA/US Commissioner for Patents P.O. Box 1450, Alexandria, Virginia 22313-1450 Facsimile No. 571-273-3201 Authorized officer: Blaine R. Copenheaver Telephone No. 571-272-7774			

Form PCT/ISA/220 (January 2004)

(See notes on accompanying sheet)

PATENT COOPERATION TREATY

PCT

INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference 7538P044PCT	FOR FURTHER ACTION as wel	see Form PCT/ISA/220 l as, where applicable, item 5 below.
International application No.	International filing date (day/month/year)	(Earliest) Priority Date (day/month/year)
PCT/US2008/072537	07 August 2008	08 August 2007
Applicant FULLPOWER TECHNOLOGIES, INC.		
according to Article 18. A copy is beit This international search report consist	ng transmitted to the International Bureau.	Authority and is transmitted to the applicant s report.
Basis of the report a. With regard to the language, the	ne international search was carried out on the b	basis of:
the international ap	plication in the language in which it was filed	
a translation of the	international application into hished for the purposes of international search	, which is the language (Rules 12.3(a) and 23.1(b))
		in the international application, see Box No. 1.
2. Certain claims were four	nd unsearchable (see Box No. II)	
3. Unity of invention is lack	king (see Box No. III)	
4. With regard to the title,		
the text is approved as sul		
the text has been establish	ned by this Authority to read as follows:	
Continue to the continue to th		
5. With regard to the abstract,	besited by the publicant	
the text is approved as sul	ed, according to Rule 38 2/h), by this Authori	ity as it appears in Box No. IV. The applicant
may, within one month fro	om the date of mailing of this international sea	arch report, submit comments to this Authority
6. With regard to the drawings,		
a. the figure of the drawings to be	e published with the abstract is Figure No. 1	
as suggested by the		
-	Authority, because the applicant failed to sugg	
	Authority, because this figure better characteri	zes the invention
b none of the figures is to be	e published with the abstract	

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

INTERNATIONAL SEARCH REPORT

International application No. PCT/US2008/072537

	The second secon			
IPC(8) - USPC -	ASSIFICATION OF SUBJECT MATTER G01P 5/00 (2008.04) 702/142 to International Patent Classification (IPC) or to both	national classification and IPC		
B. FIELDS SEARCHED				
	ocumentation searched (classification system followed 1P 5/00 (2008.04) 2/141, 142	by classification symbols)		
Documentat	tion searched other than minimum documentation to the	extent that such documents are included in th	e fields searched	
l	ata base consulted during the international search (name , Google Patent	of data base and, where practicable, search t	erms used)	
C. DOCU	MENTS CONSIDERED TO BE RELEVANT			
Category*	Citation of document, with indication, where	appropriate, of the relevant passages	Relevant to claim No.	
x	US 6,522,266 B1 (SOEHREN et al) 18 February 200	3 (18.02.2003) entire document	1-3, 6, 7, 13, 14, 20-22, 25, 26	
Y			4, 5, 8-12, 15-19, 23-24, 27-31	
Y	US 2005/0033200 A1 (SOEHREN et al) 10 February	2005 (10.02.2005) entire document	4-5, 15, 23, 24	
Υ	US 6,881,191 B2 (OAKLEY et al) 19 April 2005 (19.0	4.2005) entire document	8, 9, 16, 17, 27, 28	
Υ	US 2004/0225467 A1 (VOCK et al) 11 November 2004 (11.11.2004) entire document		10-12, 18, 19, 29-31	
Furthe	r documents are listed in the continuation of Box C.			
"A" documento be of	categories of cited documents: nt defining the general state of the art which is not considered particular relevance	the principle or theory underlying the i	ation but cited to understand	
filing date		considered novel or cannot be consid-	ered to involve an inventive	
special reason (as specified)		"Y" document of particular relevance; the considered to involve an inventive s	claimed invention cannot be step when the document is	
means	nt referring to an oral disclosure, use, exhibition or other nt published prior to the international filing date but later than	being obvious to a person skilled in the	art	
the prior	itý date claimed	The state of the state patent.		
07 October 2	ctual completion of the international search	Date of mailing of the international search	-	
Name and ma	ailing address of the ISA/US	Authorized officer:		
Mail Stop PCT, Attn: ISA/US, Commissioner for Patents Blaine R. Copenheaver P.O. Box 1450, Alexandria, Virginia 22313-1450			ver	
	571-273-3201	PCT Helpdesk: 571-272-4300		

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

PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHORITY PCT To: LESTER VINCENT BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN LLP WRITTEN OPINION OF THE 1279 OAKMEAD PARKWAY INTERNATIONAL SEARCHING AUTHORITY SUNNYVALE, CA 94085-4040 (PCT Rule 43bis.1) Date of mailing 2 2 OCT 2008 (day/month/year) FOR FURTHER ACTION Applicant's or agent's file reference See paragraph 2 below 7538P044PCT International application No. Priority date (day/month/year) International filing date (day/month/year) PCT/US2008/072537 08 August 2007 07 August 2008 International Patent Classification (IPC) or both national classification and IPC IPC(8) - G01P 5/00 (2008.04) USPC - 702/142 Applicant FULLPOWER TECHNOLOGIES, INC. 1. This opinion contains indications relating to the following items: Box No. I Basis of the opinion Box No. II Non-establishment of opinion with regard to novelty, inventive step and industrial applicability Box No. III Box No. IV Lack of unity of invention Reasoned statement under Rule 43bis, 1(a)(i) with regard to novelty, inventive step or industrial applicability; Box No. V citations and explanations supporting such statement Certain documents cited Box No. VI Box No. VII Certain defects in the international application Box No. VIII Certain observations on the international application 2. FURTHER ACTION If a demand for international preliminary examination is made, this opinion will be considered to be a written opinion of the International Preliminary Examining Authority ("IPEA") except that this does not apply where the applicant chooses an Authority other than this one to be the IPEA and the chosen IPEA has notified the International Bureau under Rule 66.1bis(b) that written opinions of this International Searching Authority will not be so considered. If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of 3 months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority date, whichever expires later. For further options, see Form PCT/ISA/220. 3. For further details, see notes to Form PCT/ISA/220.

Date of completion of this opinion

07 October 2008

Authorized officer:

PCT Helpdesk; 571-272-4300

PCT OSP: 571-272-7774

Blaine Copenheaver

Facsimile No. 571-273-3201 Form PCT/ISA/237 (cover sheet) (April 2007)

Name and mailing address of the ISA/US

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

Mail Stop PCT, Attn: ISA/US

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/US2008/072537

Box	No. I Basis of this opinion
1.	With regard to the language, this opinion has been established on the basis of: the international application in the language in which it was filed. a translation of the international application into which is the language of a translation furnished for the purposes of international search (Rules 12.3(a) and 23.1(b)).
2.	This opinion has been established taking into account the rectification of an obvious mistake authorized by or notified to this Authority under Rule 91 (Rule 43bis.1(a))
	With regard to any nucleotide and/or amino acid sequence disclosed in the international application, this opinion has been established on the basis of: a. type of material a sequence listing table(s) related to the sequence listing
	b. format 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.	In addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.
5	Additional comments:

Form PCT/ISA/237 (Box No. I) (April 2007)

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/US2008/072537

Box No. V Reasoned statement under Rule 43b citations and explanations supporting			moustrial applicatificy;
1. Statement			
Novelty (N)	Claims	4, 5, 8-12, 15-19, 23, 24, 27-31	YES
	Claims	1-3, 6, 7, 13, 14, 20-22, 25, 26	NO
Inventive step (IS)	Claims	None	YES
	Claims	1-31	NO
Industrial applicability (IA)	Claims	1-31	YES
• • • • • • • • • • • • • • • • • • • •	Claims	None	NO

Citations and explanations:

Claims 1-3, 6, 7, 13, 14, 20-22, 25, and 26 lack novelty under PCT Article 33(2) as being anticipated by Soehren et al. (US 6,522,266 B1), hereinafter referred to as Soehren '266.

Regarding Claim 1, Soehren '266 discloses a method of monitoring human activity (navigation system for a human, abstract), comprising: monitoring accelerations (100, fig. 1) using an inertial sensor (414, fig. 4) disposed at one of a plurality of locations on a human body, wherein at least one of the plurality of locations is not a foot location (backpack, wrist or arm location, col. 14, lines 23-30); counting a plurality of steps based on the accelerations (counting steps, col. 6, line 35); determining a gait characteristic of the plurality of steps (frequency of step, col. 6, lines 32-36); using the gait characteristic to determine a stride length (step length determined, col. 6, lines 16-28); and determining at least one of a distance traveled and a speed of travel based on the stride length (distance traveled determined, col. 6, lines

Regarding Claim 13, Soehren '266 discloses a mobile apparatus (navigation system for a human, abstract), comprising: an inertial sensor (414, fig. 4) to monitor accelerations (100, fig. 1) from one of a plurality of locations on a body, wherein at least one of the plurality of locations is not a foot location (backpack, wrist or arm location, col. 14, lines 23-30);

a step counting logic coupled with the inertial sensor to count a plurality of steps based on the accelerations (counting steps, col. 6, line 35);

a gait logic coupled with the step counting logic to determine a gait characteristic of the plurality of steps (modeling step distance, col. 6, lines 16-28); and

a distance logic coupled with the gait logic to determine a stride length of the plurality of steps based on the gait characteristic (step length versus walking speed algorithm, cof. 6, lines 20-28; also col. 14, lines 42-57; the distance is determined, col. 6, lines 32-36); and to apply the stride length to the plurality of steps to determine at least one of a distance traveled and a speed of travel (motion classifier combines the step length and frequency to determine the distance traveled, col. 6, lines 36-39).

Regarding claim 20, Soehren '266 discloses a machine-accessible storage medium including instructions that, when executed by a machine, cause the machine to perform a method (computer or processor 404, fig. 4; col. 6, lines 8-53), comprising: monitoring accelerations (100, fig. 1) using an inertial sensor (414, fig. 4) disposed at one of a plurality of locations on a human body, wherein at least one of the plurality of locations is not a foot location (backpack, wrist or arm location, col. 14, lines 23-30); counting a plurality of steps based on the accelerations (counting steps, col. 6, line 35); determining a gait characteristic of the plurality of steps (frequency of step, col. 6, lines 32-36); using the gait characteristic to determine a stride length (step length determined, col. 6, lines 16-28); and determining at least one of a distance traveled and a speed of travel based on the stride length (distance traveled determined, col. 6, lines 30-30).

Regarding Claims 2 and 21, Soehren '266 discloses the gait characteristic comprises a step cadence (step per unit time, col. 6, lines 33-36).

Regarding Claims 3 and 22, Soehren '266 discloses that determining the stride length includes locating a stride length associated with the gait characteristic in a data structure (step length versus walking speed algorithm, col. 6, lines 20-28; also col. 14, lines 42-57; fig. 6 shows data structure).

Regarding Claims 6, 7, 14, 25, and 26, Soehren '266 discloses receiving distance information, wherein the distance information is based on at least one of global positioning system (GPS) data, network triangulation data, or user input (d-GPS 510, fig. 5, col. 8, lines 45-61) and automatically calibrating the stride length based on a difference between the received distance information and the determined distance traveled (col. 8, line 62 to col. 9, line24).

Form PCT/ISA/237 (Box No. V) (April 2007)

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/US2008/072537

Supplemental Box

In case the space in any of the preceding boxes is not sufficient.

Continuation of:

Claims 4, 5, 15, 23, and 24 lack an inventive step under PCT Article 33(3) as being obvious over Soehren '266 in view of Soehren et al. (US 2005/0033200 A1), hereinafter referred to as Soehren '200.

Regarding Claims 4, 15, and 23, Soehren '266 discloses that the data structure includes a plurality of entries, each of the plurality of entries associating a distinct stride length with one or more distinct gait characteristics (col. 6, lines 20-28; also col. 14, lines 42-57; fig. 6), but lacks the teaching of determining one or more user attributes; and modifying the data structure based on the one or more user attributes to calibrate the stride length by changing one or more of the plurality of entries.

Soehren '200 teaches a method of monitoring human activity (classifying and measuring human motion, abstract), comprising:

soenren zuo teacnes a metnod of monitoring numan activity (classifying and measuring numan motion, abstract), comprising: monitoring accelerations using an inertial sensor (IMU 24, fig. 2, para. 0033) in order to provide a distance estimate (28, para. 0041) and further teaches determining one or more user attributes (52, information on the state of the person monitored, para. 0041); and modifying the data structure based on the one or more user attributes 52 to 50 to Kalman filter 41) to calibrate the stride length by changing one or more of the plurality of entries (Kalman filter feeds back to motion classification unit 28, where the stride length is initially calculated, para. 0012, 0041).

It would have been obvious to one of ordinary skill in the art at the time of the invention to provide the user attributes of Soehren '200 to the data structure and analysis of Soehren '266 in order to monitor persons with health problems so that help can be sent should they become incapacitated (Soehren '200, para, 0004).

Regarding Claims 5 and 24, Soehren '266 lacks the teaching of receiving a user input of one or more user attributes; and generating the data structure using the one or more user attributes.

oata structure using the one or more user atmoutes. Soehren '200 teaches a method of monitoring human activity (classifying and measuring human motion, abstract), comprising: monitoring accelerations using an inertial sensor (IMU 24, fig. 2, para. 0033) in order to provide a distance estimate (28, para. 0041) and further teaches receiving a user input of one or more user attributes (52, information on the state of the person monitored, para. 0041); and generating the data structure using the one or more user attributes (52 to 50 to Kalman filter 41). It would have been obvious to one of ordinary skill in the art at the time of the invention to provide the user attributes of Soehren '206 to provide the user attributes of Soehren '206 in order to monitor necessarily health problems so that help can be sent should they become

data structure and analysis of Soehren '266 in order to monitor persons with health problems so that help can be sent should they become incapacitated (Soehren '200, para. 0004).

Claims 8, 9, 16, 17, 27, and 28 lack an inventive step under PCT Article 33(3) as being obvious over Soehren '266 in view of Oakley et al., hereinafter referred to as Oakley.

Regarding claims 8, 16, and 27, Soehren 266 teaches the use of a stride length to determine a distance travelled as previously described with respect to claim 1, but lacks the teaching of receiving a heart rate from a heart rate sensor; and determining information about the distance traveled based on the heart rate.

Oakley teaches a movement sensor system (abstract) in which heart rate is monitored by a heart rate sensor (col. 1, lines 8-10) and is used to determine information about the stride length based on the heart rate (heart-rate measurement used to determine user's stride length or number of strides, col. 3, lines 19-24).

It would have been obvious to one of ordinary skill in the art at the time of the invention to use the heart rate information as taught by Oakley to determine the distance travelled of Soehren '266 in order to aid in determining the energy expenditure of the user over distance in order to define a weight loss regimen (Oakley, col. 1, lines 48-55).

Regarding claims 9 and 17, Soehren '266 discloses that determining information comprises determining an incline (col. 3, lines 8-14), and adjusting a stride length to gait characteristic based on the incline (230, fig. 2).

Regarding claim 28, Soehren '266 discloses that determining information comprises determining an incline (col. 3, lines 8-14), and adjusting a stride length to cadence correlation based on the incline (230, fig. 2).

Claims 10-12, 18, 19, and 29-31 lack an inventive step under PCT Article 33(3) as being obvious over Soehren '266 in view of Vock et al., hereinafter referred to as Vock.

Regarding claims 10, 18, and 29, Soehren '266 lacks the teaching of using a competition logic to compare the distance traveled and the speed of travel to stored race data to generate a comparison result; and presenting a real time performance indication that includes the comparison result.

Vock teaches the use of inertial sensors in a distance (para. 0074) and speed (para. 0050) measuring system and further teaches the use of a competition logic (controller subsystem 12, fig. 1A) to compare the distance traveled and the speed of travel to stored race data to generate a comparison result (claim 1; para. 0081); and

presenting a real time performance indication that includes the comparison result (para. 0191).

It would have been obvious to one of ordinary skill in the art at the time of the invention to use the comparison date of Vock in the method of Soehren in order to provide a quantification of a user's activity in relation to others (Vock, para. 0022) so as to guide him in improving his

Regarding claims 11 and 30. Soehren '266 lack the teaching of receiving stored race data from one of a server and a mobile device. Vock teaches receiving stored race data from one of a server and a mobile device (82, fig. 1B).

It would have been obvious to one of ordinary skill in the art at the time of the invention to use the server of Vock to download the race data in order to allow the user to compare his statistics to a plurality of statistics from other users (Veck, para. 0022).

Form PCT/ISA/237 (Supplemental Box) (April 2007)

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/US2008/072537

Supplemental Box
In case the space in any of the preceding boxes is not sufficient. Continuation of: Regarding claims 12 and 31, modified Soehren '266 discloses comparing data as shown above, and Soehren '266 further teaches normalizing at least one of the distance traveled, the speed of travel, the stored distance traveled, and the stored speed of travel (accelerometer signals are divided into 2.56 second signal segments, further processing determines the human motion, col. 15, lines 25-32; the human motion is used to determine the distance travelled, col. 15, lines 2-4).
Regarding claim 19, Soehren '266 lacks the teaching of a competition logic to enable users to set up time shifted races. Vock teaches a competition logic which can enable users to set up time shifted races (comparing scores with other players across the world, para. 0404). It would have been obvious to one of ordinary skill in the art at the time of the invention use the competition logic of Vock in the apparatus of Soehren '266 in order to allow players to improve their abilities by comparison with their own previous score or with other players (Vock, para. 0404).
Claims 1-31 meet the criteria set out in PCT Article 33(4), and thus have industrial applicability because the subject matter claimed can be made or used in industry.

Form PCT/ISA/237 (Supplemental Box) (April 2007)

NOTES TO FORM PCT/ISA/220

These Notes are intended to give the basic instructions concerning the filing of amendments under Article 19. The These Notes are intended to give the basic instructions concerning the filing of amendments under Article 19. The Notes are based on the requirements of the Patent Cooperation Treaty, the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and those requirements, the latter are applicable. For more detailed information, see also the PCT applicant's Guide, a publication of WIPO.

In these Notes, "Article," "Rule" and "Section" refer to the provisions of the PCT, the PCT Regulations and the PCT Administrative Instructions, respectively.

INSTRUCTIONS CONCERNING AMENDMENTS UNDER ARTICLE 19

The applicant has, after having received the international search report and the written opinion of the International Searching Authority, one opportunity to amend the claims of the international application. It should however be emphasized that, since all parts of the international application (claims, description and drawings) may be amended during the international preliminary examination procedure, there is usually no need to file amendments of the claims under Article 19 except where, e.g. the applicant wants the latter to be published for the purposes of provisional protection or has another reason for amending the claims before international publication. Furthermore, it should be emphasized that provisional protection is available in some States only (see PCT Applicant's Guide, Volume I/A, Annexes B1 and B2).

The attention of the applicant is drawn to the fact that amendments to the claims under Article 19 are not allowed where the alternational Searching Authority has declared, under Article 17(2), that no international search report would be established (see PCT Applicant's Guidt, Volume I/A, paragraph 296).

What parts of the international application may be amended?

Under Article 19, only the claims may be amended.

During the international phase, the claims may also be amended (or further amended) under Article 34 before the International Preliminary Examining Authority. The description and drawings may only be amended under Article 34 before the International Preliminary Examining Authority.

Upon entry into the national phase, all parts of the international application may be amended under Article 28 or, where applicable, Article 41.

Within 2 months from the date of transmittal of the international search report or 16 months from the priority date, within 2 months from the expires later. It should be noted, however, that the amendments will be considered as having whichever time limit expires later. It should be noted, however, that the amendments will be considered as having been received on time if they are received by the International Bureau after the expiration of the applicable time When? limit but before the completion of the technical preparations for international publication (Rule 46.1).

Where not to file the amendments?

The amendments may only be filed with the International Bureau and not with the receiving Office or the International Searching Authority (Rule 46.2).

Where a demand for international preliminary examination has been/is filed, see below.

Either by cancelling one or more entire claims, by adding one or more new claims or by amending the text of one How? or more of the claims as filed.

A replacement sheet must be submitted for each sheet of the claims which, on account of an amendment or amendments, differs from the sheet originally filed.

All the claims appearing on a replacement sheet must be numbered in Arabic numerals. Where a claim is cancelled, no renumbering of the other claims is required. In all cases where claims are renumbered, they must be renumbered consecutively (Section 205(b)).

The amendments must be made in the language in which the international application is to be published.

What documents must/may accompany the amendments?

Letter (Section 205(b)):

The amendments must be submitted with a letter.

The letter will not be published with the international application and the amended claims. It should not be confused with the "Statement under Article 19(1)" (see below, under "Statement under Article 19(1)").

The letter must be in English or French, at the choice of the applicant. However, if the language of the international application is English, the letter must be in English; if the language of the international application is French, the letter must be in French.

Notes to Form PCT/ISA/220 (first sheet) (January 2004)

PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHORITY

To: LESTER J. VINCENT BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN LLP 1279 OAKMEAD PARKWAY SUNNYVALE, CA 94085-4040	PCT NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL SEARCH REPORT AND THE WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY, OR THE DECLARATION (PCT Rule 44.1) Date of mailing (day month year) 7 AUG 2009	
Applicant's or agent's file reference	FOR FURTHER ACTION See paragraphs 1 and 4 below	
8689P060PCT		
International application No. PCT/US 09/48523	International filing date (day/month/year) 24 June 2009 (24.06.2009)	
Applicant DP TECHNOLOGIES, INC.		
1. The applicant is hereby notified that the international search report and the written opinion of the International Searching Authority have been established and are transmitted herewith. Filing of amendments and statement under Article 19: The applicant is entitled, if he so wishes, to amend the claims of the international application (see Rule 46): When? The time limit for filing such amendments is normally two months from the date of transmittal of the international search report. Where? Directly to the International Bureau of WIPO, 34 chemin des Colombettes 1211 Geneva 20, Switzerland, Facsimile No.: +41 22 338 8270 For more detailed instructions, see the notes on the accompanying sheet. 2. The applicant is hereby notified that no international search report will be established and that the declaration under Article 17(2)(a) to that effect and the written opinion of the International Searching Authority are transmitted herewith. 3. With regard to the protest against payment of (an) additional fee(s) under Rule 40.2, the applicant is notified that: the protest together with the decision thereon has been transmitted to the International Bureau together with the applicant's request to forward the texts of both the protest and the decision thereon to the designated Offices. no decision has been made yet on the protest; the applicant will be notified as soon as a decision is made. 4. Reminders Shortly after the expiration of 18 months from the priority date, the international application will be published by the international after the expiration of the international application will be international		
Shortly after the expiration of 18 months from the pilothy date, the International Bureau. If the applicant wishes to avoid or postpone publication, a notice of withdrawal of the international application, or of the priority claim, must reach the International Bureau as provided in Rules 90bis.1 and 90bis.3, respectively, before the completion of the technical preparations for international publication. The applicant may submit comments on an informal basis on the written opinion of the International Searching Authority to the International Bureau. The International Bureau will send a copy of such comments to all designated Offices unless an international preliminary examination report has been or is to be established. These comments would also be made available to the public but not before the expiration of 30 months from the priority date. Within 19 months from the priority date, but only in respect of some designated Offices, a demand for international preliminary examination must be filed if the applicant wishes to postpone the entry into the national phase until 30 months from the priority date (in some Offices even later); otherwise, the applicant must, within 20 months from the priority date, perform the prescribed acts for entry into the national phase before those designated Offices. In respect of other designated Offices, the time limit of 30 months (or later) will apply even if no demand is filed within 19 months. See the Annex to Form PCT/IB/301 and, for details about the applicable time limits, Office by Office, see the PCT Applicant's Guide, Volume II, National Chapters and the WIPO Internet site.		
Name and mailing address of the ISA/US	Authorized officer:	
Mail Stop PCT, Attn: ISA/US	Lee W. Young	
Commissioner for Patents		

Form PCT/ISA/220 (January 2004)

(See notes on accompanying sheet)

PATENT COOPERATION TREATY

PCT

INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference 8689P060PCT	FOR FURTHER ACTION	see Form PCT/ISA/220 as well as, where applicable, item 5 below.			
International application No.	International filing date (day/month/	year) (Earliest) Priority Date (day/month/year)			
PCT/US 09/48523	24 June 2009 (24.06.2009)	24 June 2008 (24.06.2008)			
Applicant DP TECHNOLOGIES, INC.					
This international search report has be according to Article 18. A copy is bein This international search report consists	g transmitted to the International Bure	ching Authority and is transmitted to the applicant au.			
	a copy of each prior art document cited	l in this report.			
1. Basis of the report					
·	e international search was carried out of				
	olication in the language in which it wa				
a translation of the i	nternational application into ed for the purposes of international sea	which is the language of arch (Rules 12.3(a) and 23.1(b)).			
h This international search	The state of the s				
		closed in the international application, see Box No. I.			
2. Certain claims were four	ad unsearchable (see Box No. II).				
3. Unity of invention is lack	ting (see Box No. III).				
4. With regard to the title,					
the text is approved as sub					
the text has been establish	ed by this Authority to read as follows	:			
S. A.					
5. With regard to the abstract,					
the text is approved as sub		I D. N. IV. The configuration			
the text has been establish may, within one month from	ed, according to Rule 38.2(b), by this a method the date of mailing of this internation	Authority as it appears in Box No. IV. The applicant nal search report, submit comments to this Authority.			
6. With regard to the drawings,					
a. the figure of the drawings to be	e published with the abstract is Figure	No. <u>1</u>			
as suggested by the					
	authority, because the applicant failed				
as selected by this A	authority, because this figure better cha	aracterizes the invention.			
b. none of the figures is to be	e published with the abstract.				

Form PCT/ISA/210 (first sheet) (April 2007)

INTERNATIONAL SEARCH REPORT

International application No. PCT/US 09/48523

A. CLASSIFICATION OF SUBJECT MATTER IPC(8) - G01C 22/00 (2009.01)				
USPC - 702/160 According to International Patent Classification (IPC) or to both national classification and IPC				
B. FIELDS SEARCHED				
Minimum documentation searched (classification system followed by USPC - 702/160				
Documentation searched other than minimum documentation to the ex USPC - 702/141; 702/155 text search, see search terms below	tent that such documents are included in the	fields searched		
Electronic data base consulted during the international search (name of data base and, where practicable, search terms used) PubWEST (PGPB,USPT,EPAB,JPAB); Google; Search Terms Used: motion, acceleration, inertial, sensor, notification, application, program, confidence, probability, rating, setting, walking, running, cadence, revolution, axis, monitor, state, biking, plurality, potential, count				
C. DOCUMENTS CONSIDERED TO BE RELEVANT				
Category* Citation of document, with indication, where ap	propriate, of the relevant passages	Relevant to claim No.		
X US 2005/0222801 A1 (Wulff et al.), 06 October 2005 (0	06.10.2005), especially Fig 3 and para	1, 2, 6-8, 12-14, 19		
[0022]-[0027], [0040], [0043]-[0045]		3-5, 9-11, 15-18		
Y US 2006/0223547 A1 (Chin et al.), 05 October 2006 (0	5.10.2006), especially para [0065]	3, 4, 9, 10, 15, 16		
US 7,200,517 B2 (Darley et al.), 03 April 2007 (03.04.2007), especially Fig 7 and col 72, In 45-50		5, 11, 17, 18		
Further documents are listed in the continuation of Box C.				
Special categories of cited documents: "A" document defining the general state of the art which is not considered to be of particular relevance	the principle of theory andorrying the	invention		
"E" earlier application or patent but published on or after the international filing date "I" decument which may throw doubts on priority claim(s) or which is	step when the document is taken alon	dered to involve an inventive e		
cited to establish the publication date of another citation or other special reason (as specified) "O" document referring to an oral disclosure, use, exhibition or other	cited to establish the publication date of another charlot of other special reason (as specified) considered to involve an inventive step when the document considered to involve an inventive step when the document of particular relevance; the claimed invention cannot considered to involve an inventive step when the document combined with one or more other such documents, such combined with one or more other such documents, such combined with one or more other such documents.			
means "P" document published prior to the international filing date but later than	being obvious to a person skilled in the "&" document member of the same patent			
the priority date claimed Date of the actual completion of the international search	Date of mailing of the international sea	rch report		
29 July 2009 (29.07.2009)	07 AUG 2009			
Name and mailing address of the ISA/US Mail Stop PCT, Attn: ISA/US, Commissioner for Patents P.O. Box 1450, Alexandria, Virginia 22313-1450 PCT Helpdesk: 571-272-4300 PCT OSP: 571-272-7774				

Facsimile No. 571-273-3201
Form PCT/ISA/210 (second sheet) (April 2007)

PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHO	RITY			
To: LESTER J. VINCENT BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN LLP 1279 OAKMEAD PARKWAY			PCT	
			ITTEN OPINION OF THE ONAL SEARCHING AUTHORITY	
SUNNYVALE, CA 94085-404	0		(PCT Rule 43bis.1)	
		Date of mailing	2000	
		(day/month/year)	07 AUG 2009	
Applicant's or agent's file reference 8689P060PCT		FOR FURTHER ACTION See paragraph 2 below		
International application No.	International filing date	(day month year)	Priority date (day month year)	
PCT/US 09/48523	24 June 2009 (24.0	06.2009)	24 June 2008 (24.06.2008)	
International Patent Classification (IPC) (IPC(8) - G01C 22/00 (2009.01) USPC - 702/160	or both national classifica	ation and IPC		
Applicant DP TECHNOLOGIES,	INC.			
This opinion contains indications rel	ating to the following ite	ems:		
Box No. I Basis of the op	oinion			
Box No. II Priority				
Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability				
Box No. IV Lack of unity of invention				
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				
Box No. VI Certain documents cited				
Box No. VII Certain defects in the international application				
Box No. VIII Certain observations on the international application				
2. FURTHER ACTION				
If a demand for international preliminary examination is made, this opinion will be considered to be a written opinion of the International Preliminary Examining Authority ("IPEA") except that this does not apply where the applicant chooses an Authority other than this one to be the IPEA and the chosen IPEA has notified the International Bureau under Rule 66.1 bis(b) that written opinions of this International Searching Authority will not be so considered.				
If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of 3 months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority date, whichever expires later.				
For further options, see Form PCT/I				
3. For further details, see notes to Form	n PCT/ISA/220.			
Name and mailing address of the ISA/US	Date of completion of	f this opinion	Authorized officer:	
Mail Stop PCT, Attn: ISA/US Commissioner for Patents P.O. Box 1450, Alexandria, Virginia 22313-1450 Farsimile No. 571-273-3201	29 July 2009 (29	.07.2009)	Lee W. Young PCT Helpdesk: 571-272-4300 PCT OSP: 571-272-7774	

Form PCT/ISA/237 (cover sheet) (April 2007)

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.

PCT/US 09/48523

Box	No. I Basis of this opinion	
,	With regard to the language, this opinion has been established on the basis of:	AND DESCRIPTION OF THE PERSON
1.	the international application in the language in which it was filed.	1
	a translation of the international application into which is the language of a	-
	translation furnished for the purposes of international search (Rules 12.3(a) and 23.1(b)).	AND DESCRIPTION OF THE PERSON
2.	This opinion has been established taking into account the rectification of an obvious mistake authorized by or notified to this Authority under Rule 91 (Rule 43bis.1(a))	NAMES OF TAXABLE PARTY.
3.	With regard to any nucleotide and/or amino acid sequence disclosed in the international application, this opinion has been established on the basis of:	
	a. type of material	
	a sequence listing	
	table(s) related to the sequence listing	
		l
	b. format 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	
	La tulinshed subsequently to another than purpose	MANAGEMANIE
4.	In addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.	
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Form PCT/ISA/237 (Box No. I) (April 2007)

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.
PCT/US 09/48523

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)	Claims	3-5, 9-11, 15-18	YES	
	Claims	1, 2, 6-8, 12-14, 19	NO	
Inventive step (IS)	Claims	none	YES	
	Claims	1-19	NO	
Industrial applicability (IA)	Claims	1-19	YES	
	Claims	none	NO	
Citations and explanations:				
•		T. A.t 22/2) on being opticipated by U.S. 2005/0222801 A1 to Wulf	ff ot al	
Claims 1, 2, 6-8, 12-14, and 19 lack nove (hereinafter 'Wulff').	Ity under PC	T Article 33(2) as being anticipated by US 2005/0222801 A1 to Wulf	i et al.	
using an inertial sensor (see Fig 3 and pa (see para [0024]); determining an applica corresponding procedure of the plurality of [0043]-[0045]).	ra [0023]); id tion that subs of predetermin	itoring a motion state, comprising: monitoring accelerations by an elentifying, by the electronic device, a current motion state based on scribes to a motion state identification service (see para [0027] 'dened procedures'); and notifying the application of the current motion	the accelerations etermines the state (see para	
Regarding claim 2, Wulff discloses the m from a previous motion state (see para [0 from the previous motion state (see para	024]); and m	n 1. Wulff further discloses determining whether the current motion odifying one or more settings of the application if the current motion	state is different state is different	
Regarding claim 6, Wulff discloses the mapplication (see para [0026] 'threshold criteria are satisfied (see para [0026]).	ethod of clain value'); and r	n 1. Wulff further discloses identifying notification criteria associate notifying the application of the current motion state when the identifi	d with the ed notification	
the processor to perform a method comp para [0023]); identifying, by the electronic	rising: monito device, a cu ate identificat	ole storage medium including instructions that, when executed by a pring accelerations by an electronic device using an inertial sensor (arrent motion state based on the accelerations (see para [0024]); detion service (see para [0027] 'determines the corresponding procenthe application of the current motion state (see para [0043]-[0045]).	termining an	
Regarding claim 8, Wulff discloses the co current motion state is different from a pr current motion state is different from the	evious motio	able storage medium of claim 7. Wulff further discloses determining n state (see para [0024]); and modifying one or more settings of the ion state (see para [0040]).	g whether the application if the	
Regarding claim 12, Wulff discloses the criteria associated with the application (s the identified notification criteria are satis	ee para [0026	dable storage medium of claim 7. Wulff further discloses identifying 6] 'threshold value'); and notifying the application of the current ma a [0026]).	notification otion state when	
[0045]); an inertial sensor to monitor according to identify a current	elerations exp	ice, comprising: an application that runs on the electronic device (se perienced by the electronic device (see Fig 3 and para [0023]); and based on the accelerations, to determine that the application subsc n of the current motion state (see para [0024], [0027], [0043]-[0045]	ribes to a motion	
1	sto ic differen	vice of claim 13. Wulff further discloses the motion state identification trom a previous motion state (see para [0024]), and to cause the end current motion state is different from the previous motion state (see	electronic device	

Regarding claim 19, Wulff discloses the electronic device of claim 13. Wulff further discloses the motion state identification system to identify notification criteria associated with the application (see para [0026] -- 'threshold value'), and to notify the application of the current motion state when the identified notification criteria are satisfied (see para [0026]).

Form PCT/ISA/237 (Box No. V) (April 2007)

-- Continued --

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.

PCT/US 09/48523

Supplemental Box

In case the space in any of the preceding boxes is not sufficient.

Continuation of: Box No. V-2. Citations and explanations:

Claims 3, 4, 9, 10, 15, and 16 lack an inventive step under PCT Article 33(3) as being obvious over Wulff in view of US 2006/0223547 A1 to Chin et al. (hereinafter 'Chin').

Regarding claim 3, Wulff discloses the method of claim 1. Wulff further discloses wherein the current motion state is one of a plurality of potential motion states (see para [0022] -- 'prerecorded motions'). Wulff does not disclose determining a confidence rating for the current motion state that indicates a probability that the current motion state corresponds to an actual motion state of a present user of the electronic device. However, Chin discloses determining a confidence rating for the current motion state that indicates a probability that the current motion state corresponds to an actual motion state of a present user of the electronic device (see para [0065] -- 'statistical calculator to determine the likelihood of environmental condition). It would have been obvious to one skilled in the art to combine the method of Wulff with the confidence rating of Chin, because Wulff and Chin are directed to system and method for devices with motion sensors (see abstracts). Furthermore, users benefit from methods that include confidence rating, because such methods facilitate detection of 'directional orientation and a motion' (see Wulff para [0005]).

Regarding claim 4, Wulff discloses the method of claim 1. Wulff further discloses identifying a plurality of potential current motion states regarding claim 4, whilit discloses the method of claim 1. Whilit further discloses identifying a plurality of potential current motion states (see para [0022] -- 'prerecorded motions'). Whilf does not disclose identifying confidence ratings for each of the identified potential current motion states. However, Chin discloses identifying confidence ratings for each of the identified potential current motion states (see para [0065] -- 'statistical calculator to determine the likelihood of environmental condition'). It would have been obvious to one skilled in the art to combine the method of Whilf with the confidence rating of Chin, because Whilf and Chin are directed to system and method for devices with motion sensor (see abstracts). Furthermore, uses benefit from methods that include confidence rating because with motion sensor (see abstracts). Furthermore, uses benefit from methods that include confidence rating because with motion sensor (see abstracts). with motion sensors (see abstracts). Furthermore, users benefit from methods that include confidence rating, because such methods facilitate detection of device's 'directional orientation and a motion' (see Wulff para [0005])

Regarding claim 9, Wulff discloses the computer readable storage medium of claim 7. Wulff further discloses wherein the current motion regarding claim 9, which discloses the computer readable storage medium of claim 7. Whith further discloses wherein the current motion state is one of a plurality of potential motion states (see para [0022] -- 'prerecorded motions'). Whilff does not disclose determining a confidence rating for the current motion state that indicates a probability that the current motion state corresponds to an actual motion state that indicates a probability that the current motion state that indicates a probability that the current motion state corresponds to an actual motion state of a present user of the electronic device (see indicates a probability that the current motion state corresponds to an actual motion state of a present user of the electronic device (see para [0065] -- 'statistical calculator to determine the likelihood of environmental condition'). It would have been obvious to one skilled in the part to combine the method of Whilff with the confidence rating of Chin, because Whilff and Chin are directed to system and method for art to combine the method of Wulff with the confidence rating of Chin, because Wulff and Chin are directed to system and method for devices with motion sensors (see abstracts). Furthermore, users benefit from methods that include confidence rating, because such methods facilitate detection of 'directional orientation and a motion' (see Wulff para [0005]).

Regarding claim 10, Wulff discloses the computer readable storage medium of claim 7. Wulff further discloses identifying a plurality of potential current motion states (see para [0022] -- 'prerecorded motions'). Wulff does not disclose identifying confidence ratings for each of the identified potential current motion states. However, Chin discloses identifying confidence ratings for each of the identified potential current motion states (see para [0065] -- 'statistical calculator to determine the likelihood of environmental condition'). It would have been obvious to one skilled in the art to combine the method of Wulff with the confidence rating of Chin, because Wulff and Chin are directed to system and method for devices with motion sensors (see abstracts). Furthermore, users benefit from methods that include confidence system and method for devices with motion sensors (see abstracts). Furthermore, users benefit from methods that include confidence rating, because such methods facilitate detection of 'directional orientation and a motion' (see Wulff para [0005]).

Regarding claim 15, Wulff discloses the electronic device of claim 13. Wulff further discloses wherein the current motion state is one of a plurality of potential motion states (see para [0022] — 'prerecorded motions'). Wulff does not disclose the motion state identification system to determine a confidence rating for the current motion state that indicates a probability that the current motion state corresponds to an extended the confidence of the confidence of the classical devices. to determine a confidence rating for the current motion state that indicates a probability that the current motion state corresponds to an actual motion state of a present user of the electronic device. However, Chin discloses the motion state identification system to determine a confidence rating for the current motion state that indicates a probability that the current motion state corresponds to an actual motion state of a present user of the electronic device (see para [0065] -- 'statistical calculator to determine the likelihood of environmental condition). It would have been obvious to one skilled in the art to combine the method of Wulff with the confidence rating of Chin, because Wulff and Chin are directed to system and method for devices with motion sensors (see abstracts). Furthermore, users benefit from Wulff and Chin are directed to system and method for devices with motion sensors (see abstracts). Furthermore, users benefit from which is the confidence rating, because such methods facilitate detection of 'directional orientation and a motion' (see Wulff para methods).

Regarding claim 16, Wulff discloses the electronic device of claim 13. Wulff further discloses the motion state identification system to identify a plurality of potential current motion states (see para [0022] — 'prerecorded motions'). Wulff does not disclose identify confidence identify a plurality of potential current motion states. However, Chin discloses identify confidence ratings for each of the

tings for each of the identified potential current motion states. However, Crimi discloses itemity committed and the identified potential current motion states (see para [0065] 'statistical calculator to determine the likelihood of environmental condition'). entified potential current motion states (see para [0065] 'statistical calculator to determine the likelihood of environmental condition'). ould have been obvious to one skilled in the art to combine the method of Wulff with the confidence rating of Chin, because Wulff and ould have been obvious to one skilled in the art to combine the method of Wulff with the confidence rating of Chin, because Wulff and have been obvious to one skilled in the art to combine the method of Wulff with the confidence rating of Chin, because Wulff and ould have been obvious to one skilled in the art to combine the method of Wulff with the confidence rating of Chin, because Wulff and ould have been obvious to one skilled in the art to combine the method of Wulff with the confidence rating of Chin, because Wulff and ould have been obvious to one skilled in the art to combine the method of Wulff with the confidence rating of Chin, because Wulff and ould have been obvious to one skilled in the art to combine the method of Wulff with the confidence rating of Chin, because Wulff and ould have been obvious to one skilled in the art to combine the method of Wulff with the confidence rating of Chin, because Wulff and ould have been obvious to one skilled in the art to combine the method of Wulff with the confidence rating of Chin, because Wulff and the work of the work	
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Form PCT/ISA/237 (Supplemental Box) (April 2007)

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/US 09/48523

Supplemental Box

In case the space in any of the preceding boxes is not sufficient.

Continuation of: Box No. V-2. Citations and explanations:

Claims 5, 11, 17, and 18 lack an inventive step under PCT Article 33(3) as being obvious over Wulff in view of US 7,200,517 B2 to Darley et al. (hereinafter 'Darley').

Regarding claim 5, Wulff discloses the method of claim 1. Wulff further discloses identifying specific additional motion information the application is configured to receive (see para [0042]-[0045] — different applications using different motion); and sending the specific additional motion information to the application (see para [0042]-[0045] — 'additional trigger'). Wulff does not disclose determining additional motion information from the acceleration measurements, the additional motion information including at least one of a user's current cadence, the user's current rolling averages of accelerations, a current dominant axis, and counted periodic human motion counts. However, Darley discloses determining additional motion information from the acceleration measurements, the additional motion information including at least one of a user's current cadence, the user's current rolling averages of accelerations, a current dominant axis, and counted periodic human motion counts (see Fig 7 and col 72, in 45-50). It would have been obvious to one skilled in the art to combine the method of Wulff with the additional motion information of Darley, because Wulff and Darley are directed to system and method for devices with motion sensors (see abstracts). Furthermore, users benefit from methods that include additional motion information, because such methods facilitate detection of device's 'directional orientation and a motion' (see Wulff para [0005]).

Regarding claim 11, Wulff discloses the computer readable storage medium of claim 7. Wulff further discloses identifying specific additional motion information the application is configured to receive (see para [0042]-[0045] — different applications using different motion); and sending the specific additional motion information to the application (see para [0042]-[0045] — 'additional trigger'). Wulff does not disclose determining additional motion information from the acceleration measurements, the additional motion information including at least one of a user's current cadence, the user's current cadence, the user's current counts. However, Darley discloses determining additional motion information from the acceleration measurements, the additional motion information including at least one of a user's current cadence, the user's current rolling averages of accelerations, a current dominant axis, and counted periodic human motion counts (see Fig 7 and col 72, In 45-50). It would have been obvious to one skilled in the art to combine the method of Wulff with the additional motion information of Darley, because Wulff and Darley are directed to system and method for devices with motion sensors (see abstracts). Furthermore, users benefit from methods that include additional motion information, because such methods facilitate detection of device's 'directional orientation and a motion' (see Wulff para [0005]).

Regarding claim 17, Wulff discloses the electronic device of claim 13. Wulff does not disclose the motion state identification system to determine additional motion information from the acceleration measurements, the additional motion information including at least one of a user's current cadence, the user's current rolling averages of accelerations, a current dominant axis, and counted periodic human motion counts. However, Darley discloses the motion state identification system to determine additional motion information from the acceleration measurements, the additional motion information including at least one of a user's current cadence, the user's current rolling averages of accelerations, a current dominant axis, and counted periodic human motion counts (see Fig 7 and col 72, In 45-50). It would have been obvious to one skilled in the art to combine the method of Wulff with the additional motion information of Darley, because Wulff and Darley are directed to system and method for devices with motion sensors (see abstracts). Furthermore, users benefit from methods that include additional motion information, because such methods facilitate detection of device's 'directional orientation and a motion' (see Wulff para Infonsi).

Regarding claim 18, Wulff and Darley discloses the electronic device of claim 17. Wulff further discloses the motion state identification system to identify specific additional motion information the application is configured to receive (see para [0042]-[0045] -- different applications using different motion), and to send the specific additional motion information to the application (see para [0042]-[0045] -- 'additional trigger').

Claims 1-19 have industrial applicability as defined by PCT Article 33(4), because the subject matter can be made or used in industry.

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Patent

UNITED STATES UTILITY PATENT APPLICATION

FOR

HUMAN ACTIVITY MONITORING DEVICE

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CERTIFICATE OF TRANSMISSION

I hereby certify that this correspondence is being submitted electronically via EFS Web on the date shown below.

/Judith Szepesi/

January 31, 2011

Judith A. Szepesi

Date

HUMAN ACTIVITY MONITORING DEVICE

[0001] The present patent application is a continuation of U.S. Application No. 12/694,135, filed on January 26, 2010, now U.S. Patent No. 7,881,902, to issue on February 1, 2011; which is a continuation of U.S. Application No. 11/644,455, filed on December 22, 2006, now U.S. Patent No. 7,653,508, issued on January 26, 2010.

FIELD OF THE INVENTION

[0002] This invention relates to a method of monitoring human activity, and more particularly to counting periodic human motions such as steps.

BACKGROUND

[0003] The development of Micro-Electro-Mechanical Systems (MEMS) technology has enabled manufacturers to produce inertial sensors (e.g., accelerometers) of sufficient size, cost, and power consumption to fit into portable electronic devices. Such inertial sensors can be found in a limited number of commercial electronic devices such as cellular phones, portable music players, pedometers, game controllers, and portable computers.

[0004] Step counting devices are used to monitor an individual's daily activity by keeping track of the number of steps that he or she takes. Generally, step counting devices that utilize an inertial sensor to measure motion to detect steps require the user to first position the device in a limited set of orientations. In some devices, the required orientations are dictated to the user by the device. In other devices, the beginning orientation is not critical, so long as this orientation can be maintained.

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[0005] Step counting devices are often confused by motion noise experienced by the device throughout a user's daily routine. This noise causes false steps to be measured and actual steps to be missed in conventional step counting devices.

Conventional step counting devices also fail to accurately measure steps for individuals who walk at a slow pace. Such step counting devices can fail to operate for seniors and others walking at a slow pace.

BRIEF DESCRIPTION OF THE DRAWINGS

- [0006] The present invention is illustrated by way of example, and not by way of limitation, and can be more fully understood with reference to the following detailed description when considered in connection with the following figures:
- [0007] Figure 1 is a block diagram illustrating one embodiment of an electronic device;
- [0008] Figure 2 illustrates an exemplary cadence of motion graph that measures time versus acceleration, in accordance with one embodiment of the present invention;
- [0009] Figure 3 shows a state diagram for the behavior of a system of monitoring human activity using an inertial sensor, in accordance with one embodiment of the present invention;
- [0010] Figure 4 illustrates a flow diagram for a method of operating an electronic device in sleep mode, in accordance with one embodiment of the present invention;
- [0011] Figure 5 illustrates a flow diagram for a method of operating an electronic device in entry mode, in accordance with one embodiment of the present invention;
- [0012] Figure 6 illustrates a flow diagram for a method of operating an electronic device in stepping mode, in accordance with one embodiment of the present invention;
- [0013] Figure 7 illustrates a flow diagram for a method of operating an electronic device in exit mode, in accordance with one embodiment of the present invention;

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[0014] Figure 8 illustrates a flow diagram for a method of recognizing a step in accordance with one embodiment of the present invention, in accordance with one embodiment of the present invention; and

[0015] Figure 9 illustrates a flow diagram for a method of orienting an inertial sensor, in accordance with one embodiment of the present invention.

DETAILED DESCRIPTION

[0016] Embodiments of the present invention are designed to monitor human activity using an inertial sensor. In one embodiment, a dominant axis is assigned after determining an orientation of an inertial sensor. The orientation of the inertial sensor is continuously determined, and the dominant axis is updated as the orientation of the inertial sensor changes. In one embodiment, periodic human motions are counted by monitoring accelerations relative to the dominant axis.

[0017] Figure 1 is a block diagram illustrating an electronic device 100, in accordance with one embodiment of the present invention. The electronic device 100 in one embodiment comprises an acceleration measuring logic 105, a filter 120, a dominant axis logic 127, a step counting logic 130, a timer 170, and a final step count 175. In one embodiment, the electronic device 100 is a portable electronic device that includes one or more inertial sensors. The inertial sensors may measure accelerations along a single axis or multiple axes. The inertial sensors may measure linear as well as rotational (angular) accelerations. The electronic device 100 may be used to count steps or other periodic human motions. Steps may be accurately counted regardless of the placement and/or orientation of the device on a user. Steps may be accurately counted whether the electronic device 100 maintains a fixed orientation or changes orientation during operation. The electronic device 100 may be carried in a backpack, pocket, purse, hand, or elsewhere, and accurate steps may still be counted.

[0018] The acceleration measuring logic 105 measures acceleration data at a sampling rate. The sampling rate may be fixed or variable. In one embodiment, the acceleration measuring logic 105 receives a timing signal from the timer 170 in order to

take measurements at the sampling rate. The acceleration measuring logic 105 may be an inertial sensor.

[0019] In one embodiment, measurement data is processed by the filter 120 to remove noise. The filter 120 may be implemented in hardware, software, or both hardware and software. The filter 120 may include a high pass filter, a low pass filter, a bandpass filter, a bandstop filter and/or additional filters. The filter 120 may include a digital filter and/or an analog filter. In one embodiment, a hardware digital filter includes at least one of a finite impulse response (FIR) filter and an infinite impulse response (IIR) filter. In one embodiment, an N-tap hardware digital FIR filter is used. The use of a hardware FIR filter may reduce power consumption by reducing and/or eliminating software digital filtering.

[0020] In one embodiment, the filter 120 includes multiple filters, and a determination of which filters to apply to the measurement data is made based upon an operating mode of the electronic device 100. In one embodiment, the selection of which filters to use is determined by the type of user activity detected. For example, a low pass filter may be used to remove high frequency noise that would interfere with step counting when a user is walking. In contrast, a high pass filter may be used when quick motions are to be monitored.

[0021] Filtered measurement data may be passed on to the dominant axis logic 127 and the step counting logic 130. In one embodiment, the dominant axis logic 127 includes a cadence logic 132, a rolling average logic 135, and a dominant axis setting logic 140. In an alternative embodiment, more or fewer logics may be used to determine a dominant axis. One embodiment of implementing dominant axis assignment may be found in U.S. Serial No. 11/603,472, now issued as U.S. Patent No.

7,457,719 which is incorporated herein by reference. Alternative means of identifying a dominant axis may be used in other embodiments.

[0022] In one embodiment, the dominant axis logic 127 is used to determine an orientation of the electronic device 100 and/or an inertial sensor within the electronic device 100. In alternative embodiments, other logics may be used to determine an orientation of the electronic device 100.

[0023] Referring to **Figure 1**, the cadence logic 132 may determine one or more sample periods to be used by the rolling average logic 135, and may determine a cadence window 150 to be used by the step counting logic 130. In one embodiment, the cadence logic 135 detects a period and/or cadence of a motion cycle. The period and/or cadence of the motion cycle may be based upon user activity (e.g. rollerblading, biking, running, walking, etc).

[0024] Many types of motions that are useful to keep track of have a periodic set of movements. Specific periodic human motions may be characteristic of different types of user activity. For example, to walk, an individual must lift a first leg, move it forward, plant it, then repeat the same series of motions with a second leg. In contrast, a person rollerblading performs a repeated sequence of pushing, coasting and liftoff for each leg. For a particular individual, the series of walking motions will usually occur in about the same amount of time, and the series of rollerblading motions will usually occur in the same amount of time. The repeated set of motions can be considered a unit, and defines the motion cycle. The amount of time that it takes to complete one motion cycle defines the motion cycle's period, and the number of motion cycles that occur in a given unit of time define the motion cycle's cadence. For simplicity, the term "step" is used in this application to describe the user activity being evaluated. However,

in the context of this application, the term "step" should be taken to mean any user activity having a periodic set of repeated movements.

[0025] Figure 2 illustrates an exemplary motion cycle graph 201 that measures time versus acceleration, in accordance with one embodiment of the present invention. The exemplary motion-cycle graph 201 shows acceleration data taken with a single tri-axis inertial senor. The acceleration at a given period of time is represented for a first axis 203, a second axis 205, and a third axis 207. In one embodiment, the cadence logic 135 of Figure 1 analyzes the acceleration along the first axis 203, second axis 205 and third axis 207 to detect a motion cycle. Once a motion cycle is detected, a period of the motion cycle is determined, and a cadence of the motion cycle is determined. Figure 2 shows an exemplary period of a motion cycle 210 for the third axis 207, the period being approximately 0.6 seconds. The same period can also be seen to a lesser degree in the second axis 205 and the first axis 203. The corresponding cadence to the motion cycle is approximately one hundred motion cycles per minute.

[0026] In one embodiment, once a stepping period (or other motion cycle period) is determined, that period may be used to set the cadence window (the allowable time window for steps to occur). In one embodiment, the period is updated after each step. The current stepping period may be a rolling average of the stepping periods over previous steps, as discussed in more detail with reference to the rolling average logic 135 of **Figure 1**.

[0027] A cadence window may be used to facilitate accurate measurement of a step, or other periodic human motion. A cadence window is a window of time since a last step was counted that is looked at to detect a new step. A cadence window may be

set based on the period and/or cadence of the actual motion cycle (e.g., a stepping period), on set limits, and/or on other determiners.

[0028] Referring to Figure 2, an exemplary first cadence window 240 and second cadence window 255 are shown. The first cadence window 240 may be defined by a first cadence window minimum 230 and a first cadence window maximum 235. The second cadence window 255 may be defined by a second cadence window minimum 245 and a second cadence window maximum 250. In one embodiment, the cadence window minimums 230 and 245 and cadence window maximums 235 and 250 are determined by measuring lengths of time since the most recent step was counted. In one embodiment, this length of time is measured via the timer 170 of Figure 1. In other embodiments, other variables may be used to set the cadence window. For example, cadence windows may be determined by measuring cumulative amounts of acceleration that have been measured since the previous step was counted.

[0029] Returning to Figure 2, cadence windows may be used to count steps until an expected step is not encountered. In one embodiment, new cadence windows are determined periodically. In one embodiment, the cadence window is a dynamic cadence window that continuously updates as a user's cadence changes. For example, using a dynamic cadence window, a new cadence window length may be set after each step. (. The cadence window minimums may be determined by subtracting a value from the stepping period, and the cadence window maximums may be determined by adding a value to the stepping period. In one embodiment, the cadence window maximums are preset, and the cadence window minimums are updated after each step is counted. In one embodiment, the cadence window maximums are preset, and the cadence window minimums are preset, and the cadence window minimums are preset, and the

embodiment, both the cadence window minimums and cadence window maximums are updated when a step is counted. In one embodiment, the current cadence window minimum is determined by subtracting 200 ms from the current stepping cadence period. In one embodiment, the cadence window minimum has a minimum value of 240 ms.

[0030] In the illustrated embodiment of **Figure 2**, a first step 217 is counted at 0.65 seconds, and a second step 232 is counted at approximately 1.15 seconds. The first cadence window 240 opens at approximately 0.4 seconds from the first step 217, and closes at approximately 0.8 seconds from the first step 217. As shown, the second step 232 falls within the first dynamic cadence window 240. A third step 233 falls within the second dynamic cadence window 255, which may have a second cadence window minimum 245 and second cadence window maximum 250 that are different from the first cadence window minimum 230 and first cadence window maximum 235. The illustrated second cadence window minimum is about 0.35 seconds from the second step 232, and the second cadence window maximum 250 is about 0.75 seconds from the second step 232. Other cadence window minimums and maximums are also possible. When motion criteria (e.g., threshold conditions) are met within a cadence window, a step is detected, whereas when motion criteria are met outside of the cadence windows no step is detected.

[0031] If no previous steps have been detected, there is no cadence minimum, and a step may be detected at any time that motion criteria are met. If fewer than the required number of steps to determine a dynamic cadence window have been detected, then the cadence window may have a default minimum and maximum value. In one embodiment, the cadence window has a default minimum of around 325 ms and

a default maximum of around 1000 ms. Once enough steps have been detected to determine a dynamic stepping cadence or period, the cadence window may be set to the determined stepping period plus or minus an error factor. In one embodiment, a count of between about two to about ten periodic human motions is sufficient to set a dynamic cadence window.

[0032] The cadence of any periodic human motion will generally not change more than a certain amount in a given time period. In one embodiment, the cadence window may be sufficiently wide to continue counting periodic human motions even when a stepping cadence changes. In one embodiment, the cadence window is narrower, and steps may not be counted when a stepping cadence changes. So as not to miss steps, once a new stepping cadence is detected, previous measurements may be examined to determine whether they register as steps under the new stepping cadence and a new cadence window. Therefore, steps may be counted even if they did not occur in the original cadence window. The cadence window may update dynamically to a user's actual cadence. Human cadences change within a known window of rates, and so steps can be differentiated from other noise. This may ameliorate and/or eliminate missed step counts due to changes in cadence.

[0033] In one embodiment, when steps repeatedly occur at a time different from the current stepping period, a new stepping period and a new cadence window are set. For example, when the stepping period is 0.7 seconds, and a step occurs about every 0.6 seconds enough times in a row, then the stepping period is changed to 0.6 seconds and a new cadence window is set based on the changed stepping period.

[0034] Returning to **Figure 1**, once the stepping period is detected, the cadence logic 132 may set one or more sample periods for the rolling average logic 135

to use based upon the stepping period. In one embodiment, the sample period(s) are set such that at least one sample period is approximately the length of, or longer than, the stepping period. In one embodiment, a sample period is set such that it is a multiple of the stepping period.

[0035] The rolling average logic 135 creates one or more rolling averages of accelerations as measured by the inertial sensor(s) over the sample period(s) set by the cadence logic 132. The rolling averages of accelerations may be used for determining an orientation of the electronic device, for determining thresholds to compare acceleration measurements against, and/or for other purposes. In one embodiment, the rolling average logic 135 creates a rolling average of accelerations for determining an orientation of the electronic device 100, the rolling average having a period that is at least the stepping period. In one embodiment, the rolling average logic creates a rolling average of accelerations for determining a lower threshold to compare acceleration measurements against, the rolling average having a sample period that is at least twice the stepping period.

[0036] The rolling average logic 135 may create one or more rolling averages of data other than accelerations. In one embodiment, the rolling average logic 135 creates a rolling average of stepping periods, where the rolling average is the rolling average time between steps. In one embodiment, the rolling average of stepping periods is calculated over the past four counted steps. The rolling average of the stepping periods may be used by the cadence logic 132 to determine a cadence window and a current stepping cadence.

[0037] In one embodiment, rolling averages may be maintained in registries that keep track of rolling average values and the number of samples that were used to

calculate current rolling average values. When a new measurement is taken, it can be incorporated into the previous rolling average value, and the registry can than be updated with a new rolling average value. Alternatively, the rolling averages may be maintained by buffering the measurements used to calculate the rolling averages. As the buffers fill, oldest measurement data can be discarded and replaced by new measurement data. The measurements in the buffer can be averaged after each measurement to determine a new rolling average.

[0038] In one embodiment, the dominant axis setting logic 140 determines an orientation of the electronic device 100 and/or the inertial sensor(s) within the electronic device 100. The orientation may be determined based upon the rolling averages of accelerations created by the rolling average logic 135. In one embodiment, once the orientation is determined, a dominant axis is assigned based upon the orientation. Determining an orientation of the electronic device 100 may include identifying a gravitational influence. The axis with the largest absolute rolling average may be the axis most influenced by gravity, which may change over time (e.g. as the electronic device is rotated). Therefore, a new dominant axis may be assigned when the orientation of the electronic device 100 and/or the inertial sensor(s) attached to or embedded in the electronic device 100 changes.

[0039] In one embodiment, the actual axis with the largest absolute rolling average over the sample period is assigned as the dominant axis. In alternative embodiments, the dominant axis does not correspond to one of the actual axes of the inertial sensor(s) in a current orientation, but rather to an axis that is defined as approximately aligned to gravity. In one embodiment, the dominant axis corresponds to a virtual axis that is a component of a virtual coordinate system. In one embodiment,

the dominant axis setting logic 140 assigns the dominant axis by performing a true gravity assessment, such as by doing trigonometric calculations on the actual axes based on the gravitational influence. In one embodiment, the dominant axis setting logic 140 assigns the dominant axis by comparing the gravitational influence to a data structure such as a lookup table, associative array, hash table, adjacency matrix, etc.

[0040] Returning to **Figure 1**, the step counting logic 130 may include a measurement selection logic 145, a cadence window 150, a measurement comparator 155, a threshold comparator 160, a step count buffer 165, and a mode logic 190. The measurement selection logic 145 may determine which measurements from the measurement buffer 125 to use to determine if a step has occurred. In one embodiment, the measurement selection logic 145 may monitor accelerations relative to the dominant axis, and select only those measurements with specific relations to the dominant axis for measurement. For example, only accelerations that are approximately parallel to the dominant axis may be selected, or alternatively, only accelerations that are approximately perpendicular to the dominant axis may be selected. In one embodiment, the measurement selection logic 145 selects only measurements of acceleration data along the dominant axis. In alternative embodiments, measurements of acceleration data along other axes may also be used. In one embodiment, measurements of acceleration along only the other axes are used.

[0041] Selected measurements may be forwarded to the measurement comparator 155 and the threshold comparator 160 to determine whether a step has occurred. The measurement comparator 155 may compare a current measurement to previous measurements. Based on this comparison, a current measurement may

qualify as a step if it has met certain comparison criteria, as discussed in more detail with reference to **Figure 8**.

[0042] In one embodiment, a motion cycle graph is maintained, and the current measurement is compared to the motion cycle graph. If the motion cycle graph indicates that the current measurement in relation to preceding measurements fits the profile of a step, then a step may be counted. Otherwise a step may not be counted.

[0043] Returning to **Figure 1**, the threshold comparator 160 disqualifies measurements from being counted as steps for failure to meet certain thresholds. In one embodiment, measurements must be larger than a lower threshold to qualify as a step. In one embodiment, the threshold comparator 160 compares measurements to an upper threshold. In one embodiment, only a measurement having a smaller absolute value of acceleration than the upper threshold and a higher absolute value than the lower threshold is counted as a step. The upper threshold and the lower threshold are discussed in more detail below with reference to **Figure 8**.

[0044] In one embodiment, the threshold comparator 160 and the measurement comparator 155 are combined into a single comparator. In one embodiment, other comparators may be used, such as a curve fitting comparator or a slope comparator.

[0045] The step count buffer 165 keeps track of probable steps. The exact behavior of the step count buffer 165 depends on which operating mode the electronic device 100 is in. In one embodiment, the operating mode that the electronic device is in is determined by the mode logic 190. In the illustrated embodiment, the mode logic 190 is a component of the step counting logic 130. In an alternative embodiment, the mode logic 190 is a separate logic from the step counting logic 130. In one

embodiment, operating modes include a non-active mode, in which periodic human motions are buffered, and an active mode, in which periodic human motions are counted. In one embodiment, operating modes include a sleep mode, a step counting mode, an entry mode, and an exit mode. Operating modes are discussed in greater detail below in reference to **Figure 3**.

[0046] Returning to **Figure 1**, when the threshold comparator 160 and measurement comparator 155 both indicate that a measurement is a step, then the step count buffer 165 is incremented by one. Depending on the mode, when the step count buffer 165 reaches a certain amount, the step count buffer 165 is emptied and the final count 175 is incremented by the amount of steps that were in the step count buffer 165. The number of steps that must be counted by the step count buffer 165 before they register as actual steps may vary from one to ten or more, depending on the current operating mode. The final step count 175 keeps track of the total number of steps that have occurred. In one embodiment, this data is transmitted to a server or remote database.

[0047] Figure 3 shows a state diagram for the behavior 300 of a system for monitoring human activity, in accordance with one embodiment of the present invention. The system may have multiple operating modes (states) that are navigated between by processing logic that may comprise hardware (e.g., circuitry, dedicated logic, programmable logic, microcode, etc.), software (such as instructions run on a processing device), or a combination thereof. In one embodiment, behavior 300 is the behavior of the electronic device 100 of Figure 1.

[0048] The behavior 300 may include four operating modes for monitoring human activity: a sleep mode, an entry mode, a stepping mode, and an exit mode. In

alternative embodiments, a different number of modes may be used. In one embodiment, only two modes are used: active mode and non-active mode. The active mode is entered once continuous steps within the cadence window have been identified, while the non-active mode is used for all other states. In alternative embodiments, multiple inactive modes and/or active modes are used. To navigate between modes, certain conditions must be met. The conditions may include exit conditions for terminating an active mode and entry conditions for initiating inactive modes. Each mode may have different exit and entry conditions.

[0049] Use of different conditions for different operating modes increases the reliability of the device that is monitoring the human activity. For example, once an object (e.g., a person) is moving, they are more likely to remain moving than to stop. Likewise, if a person is not moving, they are more likely not to move than to begin moving. These principles can be applied by requiring more stringent conditions to be met for a device to initiate a walking (stepping) mode than to continue the walking mode. The different modes may each have rules that reflect what is more likely to happen for subsequent measurements. This may reduce or eliminate the number of uncounted steps and/or false step counts.

[0050] Referring to **Figure 3**, modes 300 in one embodiment include a sleep mode 305, an entry mode 315, a stepping mode 325, and an exit mode 335. In one embodiment, the power level of the system or device is linked to these modes.

[0051] The first mode initiated is the sleep mode 305. When no activity (acceleration) is detected, the system remains in sleep mode 305. When acceleration is detected, an entry mode 315 is initiated.

[0052] Once in entry mode 315, acceleration may be monitored to detect steps. When N steps are detected in appropriate cadence windows, a stepping mode 325 is initiated. If N steps are not detected within a period of time, sleep mode is reinitiated. In one embodiment, sleep mode is only initiated if no motion is detected.

[0053] Once in stepping mode 325, acceleration data is monitored to count steps according to a predefined set of rules or motion criteria. According to one of these criteria, steps are expected to occur within a set interval (e.g., within a cadence window). When a step is counted within the set interval, then the stepping mode 325 is continued. When a step is not detected within the set interval, an expected step has not occurred, and an exit mode 335 is initiated.

[0054] In exit mode 335, processing logic determines whether a predetermined number of steps (X) are detected at a particular cadence. The predetermined number of steps X may be the same as, or different from, the number of steps N. When X steps are detected in a cadence, stepping mode 325 is reinitiated. When X steps are not detected within a period of time, entry mode 315 is reinitiated.

electronic device in sleep mode, in accordance with one embodiment of the present invention. In one embodiment, method 400 corresponds to the sleep mode 305 of **Figure 3**. In one embodiment, the method 400 may begin when no relevant acceleration has been detected for a predetermined time interval, or when no steps have been detected for a predetermined time interval. In one embodiment, when no acceleration above a threshold value is detected for a set period of time, the sleep function is initiated. In another embodiment, when a motion signature indicative of an activity that does not need to be monitored is detected, the sleep function is initiated.

For example, when the motion signature of driving is detected, the sleep function may be initiated. The time period that elapses before the sleep mode is initiated may be a fixed value, or it may be adjusted automatically by processing logic or based on user input (e.g. in response to a user selection of desired battery longevity verses desired performance, or based on the last measured cadence window).

[0056] Referring to **Figure 4**, method 400 begins with setting a sleep mode sampling rate (block 405). In one embodiment, a low sampling rate is set. This reduces power consumption and prolongs battery life. In one embodiment, the sleep mode sampling rate is a fixed value. In alternative embodiments, the sleep mode sampling rate can be modified automatically by processing logic based on certain criteria such as time of day, user behavior patterns, etc., or based on user input.

[0057] In one embodiment, a sampling function is periodically executed in sleep mode, wherein the sampling function samples acceleration data at a set sampling rate for a set time period. For example, the sampling function may be executed every ten seconds for a duration of one second, and a sampling rate of fifty measurements per second may be set for that one second of operation. In one embodiment, the sampling function repeats at a relatively slow rate (e.g., once every 10 seconds), and the sampling rate within the sampling function is relatively high (e.g., 50 Hz). The sampling function may be used to detect unwanted motion signatures, or to maintain a device in low power sleep mode, for example, while a user is driving in a car.

[0058] In one embodiment, the sleep mode sampling rate is set to zero. The sleep mode may be set to zero, for example, when an inertial sensor has 'inertial wakeup' functionality. Inertial wakeup functionality enables processing logic to switch from sleep mode to entry mode when an acceleration exceeding a set threshold is

detected. The inertial wakeup may be used to simultaneously exit sleep mode and power-up additional functionality.

[0059] At block 410, measurements of acceleration data are taken. At block 415, processing logic determines whether or not relevant acceleration is detected. Relevant acceleration includes acceleration that meets certain relevancy criteria. In one embodiment, the relevancy criteria include a lower threshold and an upper threshold. In alternative embodiments, other relevancy criteria may also be used, such as a requirement that acceleration be continuously measured for a preset time period.

[0060] When no relevant acceleration is detected, or when the 'inertial wakeup' pin has not triggered (for inertial sensors having 'inertial wakeup functionality'), sleep mode continues, and further measurements of acceleration data are taken at the set sleep mode sampling rate (block 410). When acceleration is detected, sleep mode is terminated and entry mode is initiated (block 420). In one embodiment, the acceleration that is detected and its rate of change must meet certain criteria to terminate sleep mode.

[0061] Figure 5 illustrates a flow diagram for a method 500 of operating an electronic device in entry mode, in accordance with one embodiment of the present invention. In one embodiment, method 500 corresponds to the entry mode 315 of Figure 3. The entry mode may be initiated when a user first begins an activity in which steps may be detected. In one embodiment, the method 500 begins when any relevant acceleration is detected. In one embodiment, entry mode is initiated when a measurement of acceleration that meets certain criteria has been detected. In one embodiment, method 500 is initiated when a sleep mode is terminated.

[0062] Referring to **Figure 5**, method 500 begins by setting the sampling rate to a stepping sampling rate (block 504). The stepping sampling rate is set to facilitate accurate measurements of steps, and may be a fixed or a dynamically variable rate. A variable sampling rate may automatically adjust depending on a period of a detected stepping cadence, may be user adjusted, may adjust based on applications being run by processing logic, or by other means. The stepping sampling rate may be set to anywhere between about 10 and about 200 Hz. In one embodiment, the stepping sampling rate is set to about 15 to 40 Hz.

[0063] At block 510, a first step is recognized. Since no previous steps have been measured, and there is no cadence window, the first step may be recognized at any time. Once a first step is recognized, a default cadence window is set (block 514). The default cadence window may have a minimum and maximum such that steps will be counted for most or all possible stepping cadences, whether a user is walking slowly or sprinting. In one embodiment, the default cadence window has a minimum of around 325 ms and a maximum of around 1000 ms.

[0064] In one embodiment, an initial default value is set wide enough to accommodate all users, and is then dynamically adjusted to match the specific user in question. Processing logic may 'learn' (adapt to) a particular user, and may become more accurate as steps are counted. Processing logic that has the ability to learn or adapt to different users may create an individualized profile for each user. Multiple profiles may also be created for each user, the different profiles reflecting different user activity. For example, a first profile might be created for a user's running and a second profile may be created for a user's walking. Processing logic may switch between different profiles automatically, or manually based on user input. In one embodiment,

processing logic compares a current cadence and/or motion cycle pattern to stored profiles. When a current cadence or motion cycle pattern matches that of a stored profile, that profile is activated.

[0065] At block 520, a buffered step count is set to one. At block 524, processing logic determines whether an additional step is recognized. An additional step may be recognized if a particular measurement of acceleration meets all the necessary criteria. One embodiment of these criteria is discussed below with reference to **Figure 8**.

[0066] Returning to **Figure 5**, if an additional step is recognized, method 500 continues to block 560. If no additional steps are recognized, then processing logic determines whether the time is still within the cadence window (block 530). If there is still time within the cadence window, the process returns to block 524. If the cadence window has closed, then the buffered step count is reset to zero (block 534). The process then continues to block 540.

[0067] At block 540, processing logic determines whether any relevant acceleration is detected. If no relevant acceleration is detected, then sleep mode is initiated (block 544). If some relevant acceleration is detected, then processing logic returns to block 510 to await recognition of another first step. If at block 540 an additional step was recognized, the process continues to block 560.

[0068] At block 560, an additional step is added to the buffered step count. Processing logic then checks whether there are M counts in the buffered step count (block 564). In one embodiment, M is an integer value between about 4 and 10. If there are not at least M steps in the buffered step count, then the process returns to block 524.

[0069] If the buffered step count is equal to or greater than M, then the processing logic checks whether the cadence window is set to the default (block 570). If the cadence window is still set to the default, then a new cadence window is set (block 574) based on a stepping cadence of the M steps measured. The process then returns to block 524. If the cadence window is not set to the default, then processing logic continues to block 580. In an alternative embodiment, once there are M steps in the buffered step count, the cadence window may be adjusted for each additional step that is recognized.

[0070] At block 580, processing logic checks whether there are N steps in the buffered step count (block 580), where N may be an integer value greater than M. When there are not yet N steps in the buffered step count, the process returns to block 524 to continue in entry mode. When the number of steps in the buffered step count reaches N, the buffered steps are added to an actual or final step count, and a stepping mode is entered into (block 584).

[0071] Figure 6 illustrates a flow diagram for a method 600 of operating an electronic device in stepping mode, in accordance with one embodiment of the present invention. In one embodiment, method 600 corresponds to the stepping mode 325 of Figure 3. The stepping mode may be initiated when a user has been walking long enough for a buffered step count to fill. In one embodiment, method 600 is initiated when an entry mode is terminated, and/or when an exit mode is terminated.

[0072] Referring to **Figure 6**, method 600 begins by setting a cadence window (block 610). The cadence window may be set based on previous measurement data. In one embodiment, the cadence window is set based on a rolling average of stepping periods. In one embodiment, the cadence window may be identical to the

cadence window used during entry mode. Once the cadence window is set, measurement data is checked to determine whether an additional step is recognized (block 615). If an additional step is recognized, then it is added to the final or actual step count (block 620). If no additional step is recognized, then processing logic determines whether the current measurement was taken within the cadence window (block 625). If the cadence window has not elapsed, the process returns to block 615. If the cadence window has elapsed, then an expected step was not counted, and an exit mode is initiated (block 630).

[0073] Figure 7 illustrates a flow diagram for a method 700 of operating an electronic device in exit mode, in accordance with one embodiment of the present invention. In one embodiment, method 700 corresponds to the exit mode 335 of Figure 3. The exit mode may be entered into when an expected step is not identified in stepping mode.

[0074] In one embodiment, the requirement(s) for changing from exit mode to stepping mode are less strict than the requirement(s) for switching from entry mode to stepping mode. Processing logic may assume that when a user has recently taken a step, the user is most likely to take another step. Processing logic may also assume that if a user has not just taken a step, it is most likely that they will not take one. These assumptions may be implemented by imposing more stringent requirements to switch from entry mode to stepping mode than to change from exit mode to stepping mode.

[0075] An expected step may not be identified, for example, when a user stops walking, when extraneous movements such as gestures are made that interfere with the step count, or when a device orientation is changed as a step occurs. In one

embodiment, the exit mode assumes that a step has been missed, so that if the exit mode determines that a user is still walking, the originally uncounted step is not missed.

[0076] The process begins by initiating a step timer (block 705). The step timer measures the amount of time that has passed since a step has been identified. In one embodiment, the step timer is a countdown timer that terminates exit mode when the timer reaches zero. In one embodiment, the step timer starts counting when a cadence window minimum is reached, and stops counting when a cadence window maximum is reached. In an alternative embodiment, the step timer starts counting as soon as the exit mode is initiated, and stops counting when a cadence window maximum is reached. In one embodiment, the step timer starts counting at 240 ms from the time that the expected step should have occurred.

[0077] At block 710, a step is added to a buffered step count. At block 715, processing logic determines whether the buffered step count is equal to X, where X of the number of identified steps in exit mode. In one embodiment, X is between 3 and 8. If the buffered step count is equal to X, then the buffered steps are added to the actual step count and stepping mode is reinitiated (block 720). If the buffered step count is not equal to X, then processing logic proceeds to block 725.

[0078] At block 725, processing logic determines whether the step timer has timed out (allotted time has elapsed). In one embodiment, the step timer times out when no steps are counted within a cadence window. In one embodiment, the step timer times out when no steps are counted in two or more cadence windows. If the allotted time has elapsed, then the buffered step count is cleared, and entry mode is initiated (block 730). If the allotted time has not elapsed, then processing logic determines whether an additional step is recognized (block 735). If a step is

recognized, then the step timer is reset (block 705), the buffered step count is incremented by one (block 710), and on the process continues to block 715. If a step is not recognized, then processing logic returns to block 725 to determine whether the step timer has elapsed. In an alternative embodiment, the step timer is not reset when an additional step is recognized, and the buffered step count must reach X in the time initially allotted by the step timer. In that instance, the step timer is set at greater than X times the cadence window.

[0079] Figure 8 illustrates a flow diagram for a method 800 of recognizing a step, in accordance with one embodiment of the present invention. In one embodiment, method 800 may be executed by blocks 510 and 524 of Figure 5, block 615 of Figure 6 and block 735 of Figure 7. In one embodiment, method 800 is performed by electronic device 100 of Figure 1.

[0080] Referring to **Figure 8**, method 800 begins with measurements of acceleration data being taken (block 805). Measurements are taken according to a sampling rate, which may vary from about one measurement per second to many measurements a second, depending on the operating mode being used.

[0081] At processing block 810, in one embodiment measurements are filtered. Measurements can be filtered to remove high frequency data and/or low frequency data. In one embodiment, what data to filter depends on the type of user activity detected. At processing block 812, in one embodiment the inertial sensor is oriented by assigning a dominant axis. Assigning a dominant axis may include calculating rolling averages of acceleration and assigning the dominant axis based on the rolling averages of acceleration.

[0082] At block 815, processing logic determines whether a measurement is within a cadence window. If the measurement is not within a cadence window, then no step may be recognized or counted for that measurement (block 840). If the measurement is within the cadence window, the process continues to block 820.

[0083] At block 820, processing logic determines whether acceleration along the dominant axis is greater than a lower threshold. If the measurement is not greater than the lower threshold, no step may be recognized or counted for that measurement (block 840). If the measurement is greater than the lower threshold, the processing logic continues to block 825.

[0084] In one embodiment, the measurement may qualify as a step if it is the first measurement that crosses the lower threshold. In an alternative embodiment, the measurement with the greatest acceleration within a cadence window (e.g. a peak) may be counted as a step.

[0085] The lower threshold may be based on a rolling average of accelerations as determined by the rolling average logic 135 of **Figure 1**. In one embodiment, the rolling average of accelerations that is used to set the lower threshold has a sample period that is about twice the stepping period. In alternative embodiments, other sample periods are used for the rolling average.

[0086] In one embodiment, the lower threshold is set such that an absolute value of a measurement must exceed an absolute value of the rolling average to be counted as a step. Multiple lower thresholds may be set, and a current measurement may be compared to one or more of the lower thresholds depending on operating conditions. For example, a negative lower threshold may be used if acceleration is detected in a negative direction (e.g., when device is upside down), and a positive lower

threshold may be used if acceleration is detected in a positive direction (e.g., device is right-side up). In one embodiment, absolute values may be used.

[0087] In one embodiment, the measurement must exceed the rolling average by a set margin. The margin may be set automatically by processing logic, or it may vary based on the orientation of the electronic device or inertial sensor(s), user input, and/or other criteria.

[0088] In one embodiment, the lower threshold is adjusted based on an orientation of the electronic device and/or an orientation of the inertial sensor(s) within the electronic device. If an axis is closely aligned with gravity, a first threshold may be used. If no axes are closely aligned to gravity, other thresholds may be used. In one embodiment, a variable threshold is used, the variable threshold having a larger value when an axis is closely aligned to gravity, and progressively lower values as an axis most closely aligned with gravity is moved out of line with gravity. The variable threshold can be implemented using a data structure (e.g., a lookup table, hash table, adjacency matrix, etc.), comparison to a virtual axis, or by performing trigonometric calculations.

[0089] At block 825, processing logic determines whether acceleration along the dominant axis is greater than previous measurements. In one embodiment, acceleration along the dominant axis for a present measurement is compared to the previous 1 to 4 measurements.

[0090] In one embodiment, the absolute value of the present measurement is compared to the absolute value of the previous measurement or measurements. By comparing the absolute value of acceleration along the dominant axis to previous absolute value(s) of acceleration, processing logic may determine whether the

acceleration of a user is moving away from the influence of gravity (e.g. whether a person is lifting a foot from the ground rather than planting it on the ground). In one embodiment, a measurement qualifies as a step when it reflects that the acceleration of a user is moving away from gravity. Alternatively, a current measurement may qualify as a step if it has an absolute value that is less than absolute values of the previous measurements, indicating that the acceleration of a user is moving towards gravity.

[0091] If the absolute value of the current measurement is not greater than the absolute values of the measurements compared to, then no step may be recognized or counted for that measurement (block 840). If the absolute value of the measurement is greater than the absolute values of previous measurements, then the process continues to block 830.

[0092] At block 830, processing logic determines whether acceleration for a particular measurement is lower than an upper threshold. In one embodiment, only acceleration along the dominant axis is compared to the upper threshold. In one embodiment, accelerations along all axes are compared to the upper threshold. If the current measurement is not lower than the upper threshold, then no step may be recognized or counted for that measurement (block 840). If the measurement is lower than the upper threshold, then a step may be counted (block 835). The upper threshold may be set to prevent sudden accelerations such as taps from being counted as steps.

[0093] Blocks 815, 820, 825 and 830 show four criteria that may be used to accurately determine whether user has walked or run one step. These criteria may be dynamic motion criteria that are updated continuously as current conditions change (e.g., as an inertial sensor changes orientation, as a user changes cadence, etc.).

Alternatively, these criteria may be static criteria that are preset, or criteria that may be changed through user input.

[0094] As noted above, though embodiments of the present invention are described in reference to steps, the present invention equally applies to other periodic human motions. Other criteria may also be used in addition to, or in place of, those listed above. These criteria may reduce or eliminate the number of false steps counted and/or the number of missed steps. Examples of other criteria include specific rates of change in acceleration between measurements, specific shapes and/or sharpness of acceleration peaks for motion cycles, particular amplitudes of periodic human motions, etc. These and other criteria may be applied to embodiments of the present invention.

[0095] Figure 9 illustrates a flow diagram for one embodiment of a method 900 of orienting an inertial sensor. In one embodiment, the method 900 is executed by block 812 of Figure 8.

[0096] Referring to **Figure 9**, method 900 begins with detecting a stepping period (block 910). In one embodiment, the method 900 may begin by detecting a stepping cadence. At block 915, rolling averages of accelerations are created. The rolling averages of accelerations may be created based on the stepping period (or stepping cadence). In one embodiment, multiple rolling averages of accelerations are created.

[0097] At block 920, a dominant axis is assigned. In one embodiment, the dominant axis is assigned after identifying a gravitational influence. The gravitational influence may be identified by calculating total acceleration based upon the acceleration on each axis. In one embodiment, the percentage of the total acceleration

can then be assigned to each axis and an approximate device orientation can be determined.

[0098] In the foregoing description, numerous specific details have been set forth such as examples of specific systems, languages, components, etc. in order to provide a thorough understanding of the present invention. It will be apparent, however, to one skilled in the art that these specific details need not be employed to practice the present invention. In other instances, well known materials or methods have not been described in detail in order to avoid unnecessarily obscuring the present invention.

[0099] The present invention may be performed by hardware components or may be embodied in machine-executable instructions, which may be used to cause a general-purpose or special-purpose processor programmed with the instructions to perform the method described above. Alternatively, the method may be performed by a combination of hardware and software.

[00100] The present invention may be provided as a computer program product, or software, that may include a machine-readable medium having stored thereon instructions, which may be used to program a computer system (or other electronic devices) to perform a process according to the present invention. The machine-readable medium may include, but is not limited to, floppy diskettes, optical disks, CD-ROMs, and magneto-optical disks, ROMs, RAMs, EPROMs, EEPROMs, magnetic or optical cards, flash memory, or other type of media or machine-readable mediums suitable for storing electronic instructions.

[00101] In the foregoing specification, the invention has been described with reference to specific exemplary embodiments thereof. It will, however, be evident that

various modifications and changes may be made thereto without departing from the broader spirit and scope of the invention as set forth in the appended claims. The specification and drawings are, accordingly, to be regarded in an illustrative rather than a restrictive sense.

CLAIMS

What is claimed is:

1. A method of monitoring human activity using an inertial sensor, comprising:

assigning a dominant axis based on an orientation of the inertial sensor;

detecting a change in the orientation of the inertial sensor and updating the

dominant axis based on the change; and

counting periodic human motions by monitoring accelerations relative to the dominant axis.

- The method of claim 1, further comprising:
 using acceleration measurements along only the dominant axis to count steps.
- 3. The method of claim 1, further comprising:

maintaining a cadence window, wherein the cadence window is updated as an actual cadence changes; and

counting a periodic human motion when an acceleration measurement that meets motion criteria is within the cadence window.

4. The method of claim 3, wherein at least one of the motion criteria is a dynamic motion criterion, the dynamic motion criterion updated to reflect current conditions.

- 5. The method of claim 4, wherein the dynamic motion criteria includes at least a lower threshold, wherein the lower threshold is adjusted based on at least one of a rolling average of accelerations and the orientation of the inertial sensor.
- 6. A method of monitoring human activity using an inertial sensor, comprising:

buffering a plurality of periodic human motions;

identifying a number of periodic human motions within appropriate cadence windows; and

counting each of the periodic human motions to enable the monitoring of human activity.

- 7. The method of claim 6, wherein prior to identifying, the inertial sensor is in a non-active mode, and wherein the non-active mode comprises running the device in one of an exit mode and an entry mode.
 - 8. The method of claim 7, wherein:

a requirement for switching the device from the exit mode to an active mode is lower than a requirement for switching the device from the entry mode to the active mode.

9. The method of claim 6, further comprising:

switching the device from the active mode to the non-active mode when a number of expected periodic human motions are not identified in the appropriate cadence windows.

10. The method of claim 6, further comprising:

switching from a sleep mode to the non-active mode of operation when an acceleration is detected.

11. An inertial sensor based device, comprising:

a dominant axis logic to determine an orientation of a device, to assign a dominant axis, and to update the dominant axis when the orientation of the device changes; and

a counting logic to count periodic human motions by monitoring accelerations relative to the dominant axis.

12. The device of claim 11, wherein:

the counting logic uses acceleration measurements along only the dominant axis to count steps.

13. The device of claim 11, further comprising:

a cadence logic to update a dynamic cadence window; and

the counting logic to count a periodic human motion when an acceleration measurement that meets motion criteria is taken within the cadence window.

14. The device of claim 11, further comprising:

a comparator, to compare measurements of acceleration to dynamic motion criteria, the dynamic motion criteria updated to reflect current conditions; and

the counting logic to count a periodic human motion when the measurements of acceleration satisfy the dynamic motion criteria.

15. A non-transitory machine readable medium containing executable computer program instructions which, when executed by a processing system, cause said system to perform a method for:

assigning a dominant axis based on an orientation of the inertial sensor; detecting a change in the orientation of the inertial sensor and update the dominant axis based on the change; and

counting periodic human motions by monitoring accelerations relative to the dominant axis.

16. The non-transitory machine readable medium containing executable computer program instructions of claim 15, which, when executed by the processing system, cause said system to perform the method further for:

using acceleration measurements along only the dominant axis to count steps.

17. The non-transitory machine readable medium containing executable computer program instructions of claim 15, which, when executed by the processing system, cause said system to perform the method further for:

maintaining a cadence window, wherein the cadence window is updated as an actual cadence changes; and

counting a periodic human motion when an acceleration measurement that meets motion criteria is within the cadence window.

- 18. The non-transitory machine readable medium containing executable computer program instructions of claim 17, wherein at least one of the motion criteria is a dynamic motion criterion, the dynamic motion criterion updated to reflect current conditions.
- 19. The non-transitory machine readable medium containing executable computer program instructions of claim 18, wherein the dynamic motion criteria includes at least a lower threshold, wherein the lower threshold is adjusted based on at least one of a rolling average of accelerations and the orientation of the inertial sensor.
- 20. The non-transitory machine readable medium containing executable computer program instructions of claim 15, which, when executed by the processing system, cause said system to perform the method further for:

switching the device from an active mode to a non-active mode when a number of expected periodic human motions are not identified in the appropriate cadence windows.

ABSTRACT

A method for monitoring human activity using an inertial sensor includes continuously determining an orientation of the inertial sensor, assigning a dominant axis, updating the dominant axis as the orientation of the inertial sensor changes, and counting periodic human motions by monitoring accelerations relative to the dominant axis.

Attorney's Docket No. 8689P027C2

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

: Philippe Kahn, et al. Examiner: Not yet assigned Applicant

Appl. No. : Not yet assigned Art Unit: Not yet assigned

Filed : Herewith Conf No: Not yet assigned

CERTIFICATE OF TRANSMISSION For : Human Activity Monitoring

Device

I hereby certify that this correspondence is being submitted electronically via EFS Web on the date shown below.

Customer No. : 08791 /Judith Szepesi/ January 31, 2011

Judith A. Szepesi Date

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1279 Oakmead Sunnyvale, CA (408) 720-8300	94085	

Substitute	for Form 144	9/PTO			Complete	if Known
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INFORMATION DISCLOSURE					Filing Date	Herewith
	STAT	EME	ENT BY APPLICAN	٧T	First Named Inventor:	Philippe Kahn
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			U.S. PATE	NT DOCUMENTS		T =
Examiner Initials*	Cite No.1		Document Number	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant
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Examiner	Cite No.1		0.5.1 A12	Publication Date	Name of Patentee or	Pages, Columns,
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			U.S. PAT	ENT DOCUMENTS	3		
Examiner	Cite No.1			Publication Date	Name of Patentee or		Pages, Columns
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