Application Number Information

Application Number: 90/011485

Assignments

Examiner Number: 69837 / RIMELL, SAMUEL

Filing or 371(c) Date: 02/11/2011 eDan

Group Art Unit: 3992

IFW Madras

Effective Date: 02/11/2011

Class/Subclass: 713/001.000

Application Received: 02/11/2011

Lost Case: NO

Patent Number:

Interference Number: Unmatched Petition: NO

Issue Date: 00/00/0000 Date of Abandonment: 00/00/0000

L&R Code: Secrecy Code:

Secrecy Order: NO

Attorney Docket Number: MIPIKU.001RE Status: 420 / REEXAM TERMINATED -- REQUEST DENIED IN

Third Level Review: NO

Status Date: 05/31/2011

GROUP

Confirmation Number: 3016

Oral Hearing: NO

Title of Invention: USER SPECIFIC AUTOMATIC DATA REDIRECTION SYSTEM

Bar Code PALM Location Location Date Charge to Loc	Charge to Name Employee Name Location
Appln Contents Retition Info	Gontinuity/Reexam Foreign Data
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Proceedings Concluded



Content Information for 90/011485

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PCT / Search Search Search						
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Date	Status	Code	Description			
05/31/2011	420	RXTERM	REEXAMINATION TERMINATED			
03/31/2011	416	RXREXD	DETERMINATION REEXAM DENIED			
04/26/2011		NRX.	NOTICE OF REEXAM PUBLISHED IN OFFICIAL C			
03/09/2011	412	DOCK	CASE DOCKETED TO EXAMINER IN GAU			
02/22/2011		RXEXIN	EXAMINER INTERVIEW SUMMARY RECORD			
02/22/2011	410	RXPCOM	COMPLETION OF PREPROCESSING - RELEASED			
02/22/2011		RXTTLRPT	TITLE REPORT			
02/22/2011		RXNREQFD	NOTICE OF REEXAMINATION REQUEST FILING			
02/22/2011		RXNREQAU	NOTICE OF ASSIGNMENT OF REEXAMINATION			
02/11/2011		RXOSUB.R	REEXAMINATION REQUESTED BY THIRD PART			
02/23/2011		MRXN	REEXAMINATION FORMALITIES NOTICE MAILI			
02/23/2011		MRXN	REEXAMINATION FORMALITIES NOTICE MAILI			
02/14/2011		RXLITSR	REEXAM LITIGATION SEARCH CONDUCTED			
02/11/2011	406	RXOSUB	RECEIPT OF ORIGINAL EX PARTE REEXAM REQ			
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(Also referred to as FORM PTO-1465) REQUEST FOR EX PARTE REEXAMINATION TRANSMITTAL FORM Address to: Mail Stop Ex Parte Reexam Attorney Docket No.: MIPIKU.001RE **Commissioner for Patents** P.O. Box 1450 Date: 11 January 2011 Alexandria, VA 22313-1450 6,779,118 |X| This is a request for ex parte reexamination pursuant to 37 CFR 1.510 of patent number issued August 17, 2004 . The request is made by: patent owner. third party requester. The name and address of the person requesting reexamination is: Donald D. Min 1717 Pennsylvania Ave, Suite 900 Washington, DC 20006 a. A check in the amount of \$ _____ is enclosed to cover the reexamination fee, 37 CFR 1.20(c)(1); The Director is hereby authorized to charge the fee as set forth in 37 CFR 1.20(c)(1) to Deposit Account No. _____; or Payment by credit card. Form PTO-2038 is attached. Any refund should be made by check or credit to Deposit Account No. 37 CFR 1.26(c). If payment is made by credit card, refund must be to credit card account. A copy of the patent to be reexamined having a double column format on one side of a separate paper is enclosed. 37 CFR 1.510(b)(4) CD-ROM or CD-R in duplicate, Computer Program (Appendix) or large table Landscape Table on CD Nucleotide and/or Amino Acid Sequence Submission If applicable, items a. - c. are required. a. | Computer Readable Form (CRF) b. Specification Sequence Listing on: CD-ROM (2 copies) or CD-R (2 copies); or paper Statements verifying identity of above copies A copy of any disclaimer, certificate of correction or reexamination certificate issued in the patent is included. Reexamination of claim(s) 1-27 A copy of every patent or printed publication relied upon is submitted herewith including a listing thereof on Form PTO/SB/08, PTO-1449, or equivalent. An English language translation of all necessary and pertinent non-English language patents and/or printed publications is included.

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This collection of information is required by 37 CFR 1.510. 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 18 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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12. X The attached detailed	request includes at least the follo	owing items:					
 a. A statement identifying each substantial new question of patentability based on prior patents and printed publications. 37 CFR 1.510(b)(1) b. An identification of every claim for which reexamination is requested, and a detailed explanation of the pertinency and manner of applying the cited art to every claim for which reexamination is requested. 37 CFR 1.510(b)(2). 							
13. A proposed amendme	nt is included (only where the par	tent owner is the requester). 37 (CFR 1.510(e)				
a. It is certified that a copy of this request (if filed by other than the patent owner) has been served in its entirety on the patent owner as provided in 37 CFR 1.33(c). The name and address of the party served and the date of service are: Hershkovitz & Associates, LLC							
2845 Duke St	·eet						
Alexandra VA	22314						
Date of Service:			; or				
b. A duplicate copy is enclosed because service on patent owner was not possible. An explanation of the efforts made to serve patent owner is attached . See MPEP 2220.							
15. Correspondence Address	Direct all communications about	the reexamination to:					
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	y the subject of the following con- reissue Application No.	current proceeding(s):					
b. Copending reexamination Control No. 90/009,301							
	Interference No.						
d. Copending litigation styled: Linksmart Wireless Technology, LLC v. T-Mobile USA, Inc.							
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	/Donald D. Min/ 2011-01-11						
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- 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.
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