Case 3:18-cv-02839-M Document 2 Filed 07/31/18 Page 1 of 1 PageID 22

Mail Stop 8 TO: 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		
filed in the U.S. Dist	-	1116 you are hereby advised that a court a ict of Texas, Dallas Division es 35 U.S.C. § 292.):	action has been on the following		
DOCKET NO. 3:18-cv-2839	DATE FILED 10/24/2018	U.S. DI	STRICT COURT Northern District of Texas, Da	allas Division	
PLAINTIFF UNILOC USA INC et al			DEFENDANT ZTE (USA) INC et al		
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER OF PATENT OR TR	RADEMARK	
1 6,993,049	1/31/2006	Unile	oc 2017, LLC		
2					
3					
4					
5					

In the above—entitled case, the following patent(s)/ trademark(s) have been included:

DATE INCLUDED	INCLUDED BY				
		dment	Answer	Cross Bill	Other Pleading
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDEF	R OF PATENT OR T	RADEMARK
1					
2					
3					
4					
5					

In the above-entitled case, the following decision has been rendered or judgement issued:

DECISION/JUDGEMENT

 CLERK
 (BY) DEPUTY CLERK
 DATE

 Karen Mitchell
 s/A. Anthony
 DATE

Case 2:18-cv-00074-JRG Document 2 Filed 03/14/18 Page 1 of 1 PageID #: 19

AO 120 (Rev. 08/10)		
C F A P	Mail Stop 8 S. Patent and Trademark Of P.O. Box 1450 Idria, VA 22313-1450	REPORT ON THE Office FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK
filed in the U.S. Dist		5 U.S.C. § 1116 you are hereby advised that a court action has been n District of Texas, Marshall Division on the following on involves 35 U.S.C. § 292.):
DOCKET NO. 2:18-cv-00074	DATE FILED 3/13/2018	U.S. DISTRICT COURT Eastern District of Texas, Marshall Division
PLAINTIFF UNILOC USA, INC. and	UNILOC LUXEMBOURG, S	DEFENDANT S.A. HUAWEI DEVICE USA, INC. and HUAWEI DEVICE CO. LTD.
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK
1 6,993,049	1/31/2006	Uniloc Luxembourg, S.A.
2		
3		
4		
5		

In the above-entitled case, the following patent(s)/ trademark(s) have been included:

DATE INCLUDED	INCLUDED BY			
	Amen	dment 🗌 Answer	🗌 Cross Bill	Other Pleading
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLD	ER OF PATENT OR	TRADEMARK
1				
2				
3				
4				
5				

In the above-entitled case, the following decision has been rendered or judgement issued:

DECISION/JUDGEMENT		
CLERK	(BY) DEPUTY CLERK	DATE

Case 2:18-cv-00040-JRG Document 4 Filed 02/26/18 Page 1 of 1 PageID #: 24

	AO 120 (Rev. 08/10)				
OPA	P	Mail Stop 8 .S. Patent and Trademark Of P.O. Box 1450 ndria, VA 22313-1450	REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK		
MAR 0 5			5 U.S.C. § 1116 you are hereby advised that a court action has been		
30	filed in the U.S. Dist		n District of Texas, Marshall Division on the following		
CAVE & TRAC	Filed in the U.S. Dist	Patents. (] the patent action	n involves 35 U.S.C. § 292.):		
	DOCKET NO. 2:18-cv-00041	DATE FILED 2/26/2017	U.S. DISTRICT COURT Eastern District of Texas, Marshall Division		
	PLAINTIFF		DEFENDANT		
	UNILOC USA, INC. and UNILOC LUXEMBOURG, S.A		S.A. SAMSUNG ELECTRONICS AMERICA, INC. and SAMSUNG ELECTRONICS, CO. LTD.		
	PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK		
	1 6,993,049	1/31/2006	Uniloc Luxembourg, S.A.		
	2				
	3				
	4				
	5				

In the above--entitled case, the following patent(s)/ trademark(s) have been included:

DATE INCLUDED	INCLUDED BY				.
		ndment	Answer	🔲 Cross Bill	Other Pleading
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDEF	R OF PATENT OR T	TRADEMARK
1					
2					
3					
4					
5					

In the above-entitled case, the following decision has been rendered or judgement issued:

DECISION/JUDGEMENT		
CLERK	(BY) DEPUTY CLERK	DATE

AQ 120 (Rev. 08/10)

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

In Compliance with 35 U.S.C. § 290 and/or 15 U.S.C. § 1116 you are hereby advised that a court action has been filed in the U.S. District Court Western District of Texas, Austin Division on the following ☐ Trademarks or ✔ Patents. (☐ the patent action involves 35 U.S.C. § 292.):

DOCKET NO. 1:18-CV-164-RP	DATE FILED 2/22/2018	U.S. DISTRICT COURT Western District of Texas, Austin Division
PLAINTIFF	•	DEFENDANT
Uniloc USA, Inc. et al		Apple Inc.
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK
1 See Attached		
26993049		
3		x
4		
5		

In the above-entitled case, the following patent(s)/ trademark(s) have been included:

DATE INCLUDED	INCLUDED BY				
		iment	🗋 Answer	Cross Bill	Other Pleading
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDEF	R OF PATENT OR 1	TRADEMARK
1					
2					
3					
4					
5					

In the above-entitled case, the following decision has been rendered or judgement issued:

DECISION/JUDGEMENT		
Jeannette J. Clack	BY DEPUTY OF ERK	DATE FEB 2 2 2018

AO 120 (Rev. 08/10)

DECISION/JUDGEMENT

TO.	Mail Stop 8
TO:	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

In Compliance with 35 U.S.C. § 290 and/or 15 U.S.C. § 1116 you are hereby advised that a court action has been filed in the U.S. District Court Central District of California on the following

DOCKET NO. 8:18-cv-01279	DATE FILED 7/24/2018	U.S. DISTRICT COURT Central District of California			
PLAINTIFF	•		DEFENDANT		
Uniloc 2017 LLC, Uniloc Licensing USA LLC and Un USA, Inc.			Microsoft Corporation		
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK			
1 7,016,676	3/21/2006	Uniloc 2017 LLC			
2 6,993,049	1/31/2006	Uniloc 2017 LLC			
3 7,167,487	1/23/2007	Uniloc 2017 LLC			
4					
5					

In the above—entitled case, the following patent(s)/trademark(s) have been included:

DATE INCLUDED	INCLUDED BY				
		dment 🗌	Answer	Cross Bill	Other Pleading
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDEF	R OF PATENT OR 7	TRADEMARK
1					
2					
3					
4					
5					

In the above-entitled case, the following decision has been rendered or judgement issued:

CLERK	(BY) DEPUTY CLERK	DATE

Case 2:18-cv-00307-JRG-RSP Document 2 Filed 07/31/18 Page 1 of 1 PageID #: 22

AO 120 (Rev. 08/10)

DECISION/JUDGEMENT

то.	Mail Stop 8
TO:	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

I

In Compliance with 35 U.S.C. § 290 and/or 15 U.S.C. § 1116 you are hereby advised that a court action has been filed in the U.S. District Court Eastern District of Texas, Marshall Division on the following

DOCKET NO. 2:18-cv-307	DATE FILED 7/23/2018	U.S. DISTRICT COURT Eastern District of Texas, Marshall Division			
PLAINTIFF	•	DEFENDANT			
UNILOC USA, INC. and	UNILOC 2017, LLC	ZTE (USA), INC. and ZTE (TX), INC.			
	r				
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK			
1 6,993,049	1/31/2006	Uniloc 2017, LLC			
2					
3					
4					
5					

In the above—entitled case, the following patent(s)/ trademark(s) have been included:

DATE INCLUDED	INCLUDED BY				
		dment [Answer	Cross Bill	Other Pleading
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER	R OF PATENT OR 1	RADEMARK
1					
2					
3					
4					
5					

In the above-entitled case, the following decision has been rendered or judgement issued:

CLERK	(BY) DEPUTY CLERK	DATE

Case 2:18-cv-00074-JRG-RSP Document 2 Filed 03/14/18 Page 1 of 1 PageID #: 19

AO 120 (Rev. 08/10)

DECISION/JUDGEMENT

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

In Compliance with 35 U.S.C. § 290 and/or 15 U.S.C. § 1116 you are hereby advised that a court action has been filed in the U.S. District Court Eastern District of Texas, Marshall Division on the following

DOCKET NO. 2:18-cv-00074	DATE FILED 3/13/2018	U.S. DISTRICT COURT			
	3/13/2018		Eastern District of Texas, Marshall Division		
PLAINTIFF UNILOC USA, INC. and UNILOC LUXEMBOURG, S			HUAWEI DEVICE USA, INC. and HUAWEI DEVICE CO. LTD.		
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK			
1 6,993,049	1/31/2006	Uniloc Luxembourg, S.A.			
2					
3					
4					
5					

In the above—entitled case, the following patent(s)/ trademark(s) have been included:

DATE INCLUDED	INCLUDED BY				
		dment [Answer	Cross Bill	Other Pleading
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER	R OF PATENT OR 1	RADEMARK
1					
2					
3					
4					
5					

In the above-entitled case, the following decision has been rendered or judgement issued:

CLERK	(BY) DEPUTY CLERK	DATE

AO 120 (Rev. 08/10)

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

In Compliance with 35 U.S.C. § 290 and/or 15 U.S.C. § 1116 you are hereby advised that a court action has been filed in the U.S. District Court Northern District of Texas, Dallas Division on the following

☑ Trademarks or □ Patents. (□ the patent action involves 35 U.S.C. § 292.):

DOCKET NO. 3:18-cv-559-S	DATE FILED 3/9/2018	U.S. DISTRICT COURT Northern District of Texas, Dallas Division				
PLAINTIFF			DEFENDANT			
Uniloc USA Inc et al		LG Electronics USA Inc et al				
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK				
1 6,993,049	1/31/2006	Uniloc Luxembourg, S.A.				
2						
3						
4						
5						

In the above—entitled case, the following patent(s)/ trademark(s) have been included:

DATE INCLUDED	INCLUDED BY				
		dment	Answer	Cross Bill	Other Pleading
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER	OF PATENT OR 7	FRADEMARK
1					
2					
3					
4					
5					

In the above-entitled case, the following decision has been rendered or judgement issued:

DECISION/JUDGEMENT

CLERK	(BY) DEPUTY CLERK	DATE
Karen Mitchell	s/K. Cheng	3/9/2018

Copy 1—Upon initiation of action, mail this copy to Director Copy 3—Upon termination of action, mail this copy to Director Copy 2—Upon filing document adding patent(s), mail this copy to Director Copy 4—Case file copy

Date: March 9, 2018

Respectfully submitted,

/s/ Edward R. Nelson III

James J. Foster Massachusetts State Bar No. 553285 Kevin Gannon Massachusetts State Bar No. 640931 Aaron Jacobs Massachusetts State Bar No. 677545 **PRINCE LOBEL TYE LLP** One International Place, Suite 3700 Boston, MA 02110 Tel: (617) 456-8000 Email: jfoster@princelobel.com Email: kgannon@princelobel.com

Edward R. Nelson III ed@nbafirm.com Texas State Bar No. 00797142 Anthony M. Vecchione anthony@nbafirm.com Texas State Bar No. 24061270 **NELSON BUMGARDNER ALBRITTON P.C.** 3131 West 7th Street, Suite 300 Fort Worth, TX 76107 Tel: (817) 377-9111 Fax: (817) 377-3485

ATTORNEYS FOR THE PLAINTIFFS

Case 3:18-cv-00559-S Document 1-1 Filed 03/09/18 Page 1 of 9 PageID 10

EXHIBIT A

Case 3:18-cv-00559-S Document 1-1



US006993049B2

(12) United States Patent Davies

(54) COMMUNICATION SYSTEM

- (75) Inventor: Robert J. Davies, Horley (GB)
- (73) Assignce: Koninklijke Philips Electronics N.V., Eindhoven (NL)
- (*) Notice: This patent issued on a continued prosecution application filed under 37 CFR 1.53(d), and is subject to the twenty year patent term provisions of 35 U.S.C. 154 (a)(2).

Subject to any disclaimer, the term of this patent is extended or adjusted under 35 U.S.C. 154(b) by 635 days.

This patent is subject to a terminal disclaimer.

- (21) Appl. No.: 09/876,514
- (22) Filed: Jun. 7, 2001

(65) **Prior Publication Data**

US 2002/0028657 A1 Mar. 7, 2002

(30) Foreign Application Priority Data

Jun. 26, 2000	(GB)	 0015454
Aug. 15, 2000	(GB)	 0020076

(51) Int. Cl.

H04J 3/12	(2006.01)
H04J 3/16	(2006.01)
H04L 12/403	(2006.01)

(10) Patent No.: US 6,993,049 B2 (45) Date of Patent: *Jan. 31, 2006

- (52) U.S. Cl. 370/528; 370/346; 370/449;

See application file for complete search history.

370/465

(56) **References Cited**

U.S. PATENT DOCUMENTS

4,766,434 A *	8/1988	Matai et al 340/7.55
6,574,266 B1*	6/2003	Haartsen 375/133
6,664,891 B2*	12/2003	Davies et al 340/505

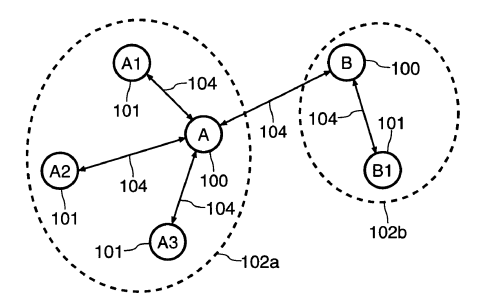
* cited by examiner

Primary Examiner—Chi Pham Assistant Examiner—Ronald Abelson

(57) ABSTRACT

A communications system comprises a primary station (100) and at least one secondary station (101). The primary station (100) is arranged to broadcast a series of inquiry messages, each in the form of a plurality of predetermined data fields arranged according to a first communications protocol such as Bluetooth. In addition the primary station (100) adds to some or all of the inquiry messages an additional data field for polling one or more secondary stations, which can respond to the poll if they have data for transmission. This system provides secondary stations (101) with a rapid response time without the need for a permanently active communication link.

12 Claims, 3 Drawing Sheets



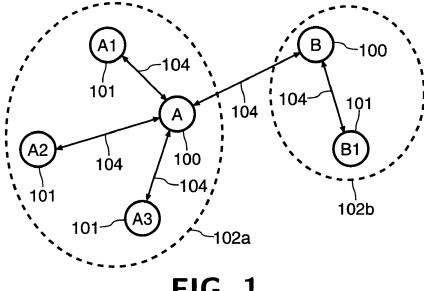
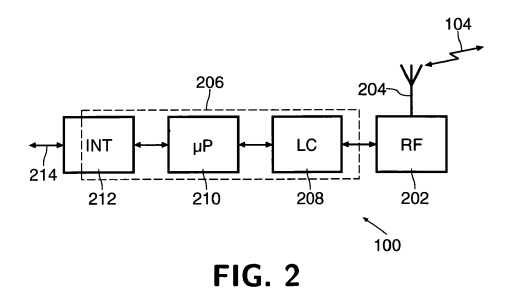
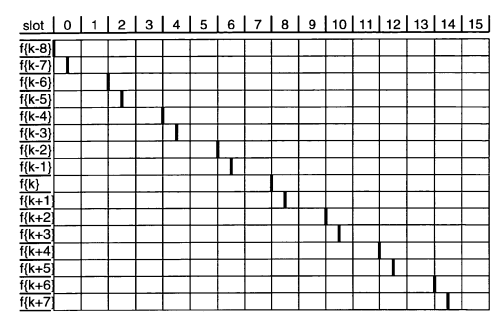


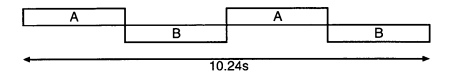
FIG. 1



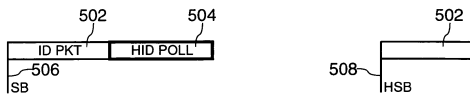
U.S. Patent Jan. 31, 2006 Sheet 2 of 3 US 6,993,049 B2





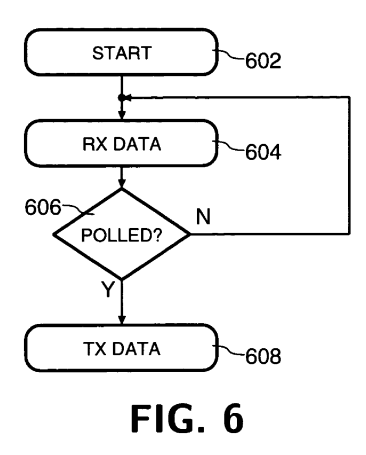








U.S. Patent Jan. 31, 2006 Sheet 3 of 3 US 6,993,049 B2



1

COMMUNICATION SYSTEM

The present invention relates to a communication system and further relates to primary and secondary stations for use in such a system and to a method of operating such a system. 5 Although the present invention is described with particular reference to a Bluetooth system, it is applicable to a range of other communication systems.

In recent years there has been increasing interest in enabling devices to interact via wireless communication 10 links, thereby avoiding the need for extensive cabling. An example of a communication system which may be used for such wireless links is a Bluetooth network, operating according to the specification defined by the Bluetooth Special Interest Group. Such a network is intended to 15 provide low-cost, short range radio links between mobile PCs, mobile phones and other devices, whether portable or not.

Communication in a Bluetooth network takes place in the unlicensed ISM band at around 2.45 GHz. Stations form 20 ad-hoc networks which are known as piconets, each comprising a master station and up to seven slave stations. All stations are identical and capable of acting as master or slave as required. A station can take part in more than one piconet, thereby linking piconets and enabling communication over 25 an extended range.

One application for which use of Bluetooth is proposed is the connection of controller devices to host systems. A controller device, also known as a Human/machine Interface Device (HID), is an input device such as a keyboard, mouse, 30 games controller, graphics pad or the like. Such HIDs do not typically require a link having high data throughput, but do require a very responsive link.

A Bluetooth system is more than capable of supporting the throughput requirements of HIDs. However, the degree 35 of responsiveness required can be more difficult to achieve. An active Bluetooth link can offer a reasonably responsive service, but this requires both setting up of the link and its maintenance even during periods of inactivity.

Two types of communication link supported in a Bluetooth network are Asynchronous ConnectionLess (ACL) links and Synchronous Connection Oriented (SCO) links. ACL links allow slaves to enter a 'park' mode and cease active communications, which also allows a number of other HIDs to maintain links with the master station without 45 violating the Bluetooth rule that no more than seven slaves can be active at any one time. A slave has to be polled before it can submit a request to leave park mode and become active. SCO links require continuous operation by a slave, but there are only a limited number of SCO channels 50 available.

Setting up a link requires a HID to join, as a slave, the piconet including the host system (which will typically act as piconet master, i.e. a base station). Joining the piconet requires two sets of procedures, namely 'inquiry' and 'page'. 55 Inquiry allows a would-be slave to find a base station and issue a request to join the piconet. Page allows a base station to invite slaves of its choice to join the net. Analysis of these procedures indicates that the time taken to join a piconet and then to be in a position to transfer user input to the master 60 could be several tens of seconds.

It is possible for this procedure to be carried out once and for all when the host system is turned on. However, HIDs will normally be battery operated and it is therefore not acceptable for them to have to remain permanently switched on. In particular, for a HID to sign on to the piconet automatically when the host system is turned on it will either 2

have to be regularly waking up to look for Bluetooth inquiry bursts, thereby consuming power, or it will need to be manually woken up by the user.

It is therefore more likely that a HID will remain inactive until it is woken up, either by being explicitly switched on or by a user attempting some form of input. Hence, the host system's Bluetooth master will need to run inquiry cycles periodically, which has two implications. The first is that because the inquiry phase is periodic rather than continuous, initial access time could be several tens of seconds. This could mean that it could take half a minute or more from the time a user moves a mouse to a cursor moving on a screen. Secondly, the fact that an inquiry cycle takes place at all means that ACL links will be suspended during this cycle, for up to 10.24 seconds at a time. Although SCO links could be used, a HID using such a link could not cease transmissions during inactive periods.

It is therefore an object of the invention to address the problem of providing a responsive link between a HID and a host system which allows the HID to go to sleep during periods of inactivity.

According to a first aspect of the present invention there is provided a communications system comprising a primary station and at least one secondary station, wherein the primary station has means for broadcasting a series of inquiry messages, each in the form of a plurality of predetermined data fields arranged according to a first communications protocol, and means for adding to an inquiry message prior to transmission an additional data field for polling at least one secondary station, and wherein the or each polled secondary station has means for determining when an additional data field has been added to the plurality of data fields, for determining whether it has been polled from the additional data field and for responding to a poll when it has data for transmission to the primary station.

According to a second aspect of the present invention there is provided a primary station for use in a communications system comprising at least one secondary station, wherein means are provided for broadcasting a series of inquiry messages, each in the form of a plurality of predtermined data fields arranged according to a first communications protocol, and for adding to each inquiry message prior to transmission an additional data field for polling at least one secondary station.

According to a third aspect of the present invention there is provided a secondary station for use in a communications system comprising a primary station, wherein means are provided for receiving an inquiry message broadcast by the primary station, the message being in the form of a plurality of predetermined data fields arranged according to a first communications protocol and having added to it an additional data field for polling at least one secondary station, and wherein means are provided for determining when an additional data field has been added to the plurality of data fields, for determining whether it has been polled from the additional data field and for responding to a poll when it has data for transmission to the primary station.

According to a fourth aspect of the present invention there is provided a method of operating a communication system comprising a primary station and at least one secondary station, the method comprising the primary station broadcasting a series of inquiry messages, each in the form of a plurality of predetermined data fields arranged according to a first communications protocol, and adding to an inquiry message prior to transmission an additional data field for polling at least one secondary station determining when

15

an additional data field has been added to the plurality of data fields, determining whether it has been polled from the additional data field and responding to a poll when it has data for transmission to the primary station.

Embodiments of the present invention will now be 5 described, by way of example, with reference to the accompanying drawings, wherein:

FIG. 1 is a diagram of an ad-hoc wireless network comprising two linked piconets;

FIG. 2 is a block schematic diagram of a typical Bluetooth 10 station;

FIG. **3** is a chart illustrating the transmission of a train of inquiry access codes centred on a given frequency;

FIG. 4 illustrates alternation between trains of inquiry messages over the duration of an inquiry broadcast;

FIG. 5 illustrates the insertion of a packet of broadcast data within an existing transmission slot; and

FIG. $\mathbf{6}$ is a flow chart illustrating a method of polling a HID in accordance with the present invention.

In the drawings the same reference numerals have been 20 used to indicate corresponding features.

In the following description we consider particularly a system which utilises Bluetooth protocols for communication of messages between stations. As will be recognised, the general invention concept of polling HIDs via a broadcast 25 channel used as part of the inquiry procedure is not restricted to Bluetooth devices and is applicable to other communications arrangements, in particular frequency hopping systems.

A basic Bluetooth network configuration is illustrated in 30 FIG. 1. Such a configuration would typically begin with two connected host devices, for example a portable PC and a cellular phone, and grow to include additional connected devices. A wide range of additional host devices may be included, for example wireless headsets, personal organisers 35 and home entertainment equipment. The network comprises a plurality of stations **100**, **101** each included in such a host device, formed into two piconets **102***a*, **102***b*. In general the networking components (i.e. the Bluetooth chip for a Bluetooth network) of all stations **100**, **101** will be implemented 40 identically. However, it is only necessary that all stations **100**, **101** comprising the network are able to operate according to a compatible protocol.

The first piconet 102a is a point-to-multipoint network comprising four stations 100, a master 100(A) and three 45 slaves 101(A1,A2,A3), with bidirectional communication channels 104 between the master 100 and each of the slaves 101. The second piconet 102b is a point-to-point network comprising a master 100(B) and a slave 101(B1). Communication between the piconets 102a, 102b is enabled by the 50 master A in the first piconet 102a also acting as a slave in the second piconet 102b and vice versa. It is not necessary for the link between the piconets 102a, 102b to be between masters: it would be equally possible for the link to be between stations A3 and B1 or between A and B1, for 55 example.

An example of a station 100 for use in a Bluetooth system is illustrated in more detail in FIG. 2, and comprises two main sections. The first section is an analogue unit comprising a radio (RF) 202 having an antenna 204 for transmitting 60 and receiving radio signals on the communication channel 104. The second section is a digital controller unit 206, further comprising a link baseband controller (LC) 208, a microprocessor (*u*P) 210 and an interface unit (INT) 212.

The link controller **208** comprises means for performing baseband processing and execution of basic protocols close to the physical layer, for example implementing error cor-

4

rection coding, generating Automatic Repeat reQuests (ARQ) and performing audio coding. The microprocessor **210** manages the station **100**, controlling data transfer between the interface unit **212** and the link controller **208**. The interface unit **212** comprises hardware and software for interfacing the station **100** to a host device such as a portable PC or a cellular phone. The interfacing is performed via a link **214**, which might include interfaces to a USB (Universal Serial Bus), external memory and other items as appropriate for the particular application.

The Bluetooth inquiry procedure allows a would-be slave **101** to find a base station and issue a request to join its piconet. It has been proposed specifically to overcome problems caused by the frequency-hopping nature of Bluetooth and similar systems. The applicants have recognised that it is possible to piggy-back a broadcast channel on the inquiry messages issued by the master **100**. The broadcast channel can be used to poll HIDs at regular intervals. However, at the air interface, the mechanism is entirely compatible with conventional Bluetooth systems.

To illustrate how this is implemented, we first consider how the Inquiry procedures themselves operate, with reference to FIGS. 3 and 4. When a Bluetooth unit wants to discover other Bluetooth devices, it enters a so-called inquiry substate. In this mode, it issues an inquiry message containing a General Inquiry Access Code (GIAC) or a number of optional Dedicated Inquiry Access Codes (DIAC). This message is repeated at several levels; first, it is repeated in a train A of 16 frequencies from a total of 32 making up the inquiry hopping sequence. The message is sent twice on two frequencies in even timeslots with the following, odd timeslots used to listen for replies on the two corresponding inquiry response hopping frequencies. Sixteen frequencies and their response counterparts can therefore be covered in 16 timeslots, or 10 ms. The chart of FIG. 3 illustrates the transmission of a single train on sixteen frequencies centred around $f\{k\}$, where $f\{k\}$ represents the inquiry hopping sequence.

The next step is the repetition of the train a plurality of times. At the very least, as presently specified, this means 256 repetitions of the entire train. Finally, the train A is swapped for the train B consisting of the remaining 16 frequencies and the cycle repeated. As shown by FIG. 4, the specification states that this switch must occur at least three times to ensure the collection of all responses in an error-free environment. This means that an inquiry broadcast could take at least 10.24 seconds.

A portable device that wants to be discovered by a Bluetooth master **100** enters the inquiry scan substate. Here, it listens for a message containing the GIAC or DIACs of interest. It, too, operates in a cyclic way. It listens on a single hop frequency for an inquiry scan period which is long enough to cover the 16 inquiry frequencies used by the inquiry. On hearing an inquiry containing an appropriate IAC, the portable device enters a so-called inquiry response substate and issues a number of inquiry response messages to the master **100**. The master **100** will then page the portable device, inviting it to join the piconet.

As mentioned above and shown in FIG. 5, the applicants propose that the inquiry messages issued by the base station have an extra field 504 appended to them, capable of carrying a HID poll message. The extended field 504 may carry a header that signifies a HID poll to distinguish it from other applications of extended field information, such as context-aware services or broadcast audio (as disclosed in our co-pending United Kingdom patent applications 0015454.2 (applicant's reference PHGB 000084) and

0015453.4 (applicant's reference PHGB 000085) respectively). It will also carry the address of the HID being polled, and may also carry a small amount of information to the HID which might be used to provide supplementary information to a user (such as text on an LCD screen) or feedback (for 5 example, motional feedback in games controllers). By adding the field to the end of the inquiry message, it will be appreciated that non-HID receivers can ignore it without modification. In addition, by using a special DIAC to signify a HID poll, HID devices can be alerted to the presence of the 10 forthcoming poll.

The presence of the extra data field 504 means that the guard space conventionally allowed at the end of a Bluetooth inquiry packet is reduced. However, this space is provided to give a frequency synthesiser time to change to ¹⁵ a new hop frequency and will be generally unused otherwise, as current frequency synthesisers are capable of switching at speeds which do not need extension into the extra guard space. The standard inquiry packet is an ID packet (ID PKT) 502 of length 68 bits. Since it is sent in a 20 half-slot, starting either on a slot boundary (SB) 506 or a half-slot boundary (HSB) 508, the guard space allocated is $(625/2-68)=244.5 \ \mu s$ (625 μs slot period, 1 Mbit/s signalling rate). Modern synthesisers can switch in much less time with figures of 100 μ s or lower considered routine by experts in ²⁵ the field. Hence a suitable size for the extra data field 504 could be 100 bits.

In a typical embodiment, four of the 100 bits will be lost as trailer bits for the ID packet **502**: this is a consequence of it being read by a correlator. Of the 96 bits remaining, applicant's preferred allocation is for 64 bits to be used as data and 32 bits as a 2/3 FEC (Forward Error Correction) checksum. Each inquiry burst thus contains 8 bytes of broadcast data, allowing space for several channels of key coded or digitised analogue inputs.

In order to achieve the desired responsiveness, and because the HID has been specifically addressed, the HID is allowed to respond, if desired, in the next-but-one half-slot with a packet of similar format, containing information corresponding to the user's input. As described above, the inquiry procedure involves the transmission of two sets of sixteen frequencies in trains of inquiry transmissions. The 16 frequencies used within a train can be considered as 16 polling channels, and therefore 16 devices can be polled every 10 ms if desired. Other arrangements are possible, for example polling up to 32 devices every 20 ms or up to 8 devices every 5 ms. The arrangement of polling channels could also be flexible, with more rapid polling provided for devices which need a faster response time and vice versa.

Each device need only monitor a single frequency within a train, but must be able to track the train switches and frequency changes due to changing clock phase. It is assumed that an initial set up procedure synchronises the HID Bluetooth slave **101** to the Bluetooth master **100**, as set as establishing the nature of the HID and the format it uses for uplink and downlink transmissions. At this time the HID is allocated a device address and a channel number corresponding to one of the sixteen channels within a train.

For fast polling, it is necessary for the Bluetooth master 60 **100** to operate continuously. This interferes with the conventional mechanism for setting up two-way links. However, use of two radios operating in tandem, as disclosed in our co-pending United Kingdom patent application 0015452.6 (applicant's reference PHGB 000086), avoids 65 this problem, thereby enabling the provision of fast access to the piconet and an unlimited two-way throughput capacity. 6

By polling every 10 ms, with eight bytes per poll, a capacity of 800 bytes per second for sixteen devices is provided. In variations on the basic scheme described above this capacity could be lowered to permit the operation of conventional inquiry procedures, or to increase the number of HIDs that a host system **100** can support beyond sixteen.

In order to minimise their power consumption, HIDs are not obliged to respond to every poll if they have no information to offer. A watchdog timer could be provided in a HID to make it transmit at least once in a given period whilst it is nominally active. The period could for example be predetermined, determined by the host system or determined by negotiation between the host and each HID. HIDs failing to transmit within the determined period would then be removed from the master's list of active devices.

A method of polling a HID in accordance with the present invention is summarised in FIG. 6. The method starts, at step **602**, when the HID has data to transmit to the host system. The HID receives, at step **604**, data from the extra field **504** then tests, at step **606**, whether it has been polled by the host system. If it has not been polled, the HID returns to step **604** to receive the next extra field **504**. If the HID has been polled, it transmits its data in the next-but-one half-slot, at step **608**.

Since an inquiry mode is necessary to permit access to the host system's piconet, it must be provided in the conventional manner for at least some of the time. There are a range of strategies which may be employed.

A first strategy involves the operation of one radio in two modes, namely set up and polling. In set up mode the inquiry procedure operates as normal and the HIDs can establish contact with the host master **100** in the conventional manner. Once all HIDs have established themselves, the master radio switches to polling mode, in which the inquiry procedure now operates in polling mode only. This strategy is ideal for games machines since it achieves the fastest response when polling mode is operational, while opportunities for other controllers to join the piconet occur at well-defined times, such as between games.

A second strategy is more appropriate when the host system is a general purpose device, such as a PC, in which case opportunities must be provided for new devices to join at any time. In this case the master's radio can operate in modeless fashion, devoting some of its time to fast polling and other times to conventional inquiry operations. Alternate 10 ms periods could be devoted to each operation to achieve a 50:50 ratio for example, with the ratio being able to be modified as desired. Such a system would still have a quick response to HIDs and the general inquiry operation, although possibly slower, would still operate as normal. The use of a special DIAC in a polling message should ensure that a slave **101** going through normal inquiry response procedures will not send an inquiry response packet in the space reserved for a fast poll response.

Allowing conventional inquiries in parallel with fast polling implies that, occasionally, there will be a slight pause in inquiry or fast polling to allow a new HID access to the host. This will probably not matter to the user since he will no longer be using old HIDs and will therefore not be aware of the temporary loss in responsiveness.

A third strategy is required when conventional Bluetooth data (or other) links are required, so as to support both a fast response for the polling mechanism and the data carrying capacity of conventional Bluetooth. This requires the use of two radios, and the approach disclosed in our co-pending United Kingdom patent application 0015452.6 (applicant's reference PHGB 000086) can also be used here. Alterna-

tively, one radio could operate as a conventional Bluetooth radio with the other permanently dedicated to fast polling.

From reading the present disclosure, other modifications will be apparent to persons skilled in the art. Such modifications may involve other features which are already known 5 in the design, manufacture and use of fixed and portable communications systems and component parts thereof, and which may be used instead of or in addition to features already described herein. Although claims have been formulated in this application to particular combinations of 10 features, it should be understood that the scope of the disclosure of the present application also includes any novel feature or any novel combination of features disclosed herein either explicitly or implicitly or any generalisation thereof, whether or not it relates to the same invention as 15 presently claimed in any claim and whether or not it mitigates any or all of the same technical problems as does the present invention. The applicants hereby give notice that new claims may be formulated to such features and/or combinations of features during the prosecution of the 20 present application or of any further application derived therefrom.

In the present specification and claims the word "a" or "an" preceding an element does not exclude the presence of a plurality of such elements. Further, the word "comprising" 25 does not exclude the presence of other elements or steps than those listed.

What is claimed is:

1. A communications system comprising a primary station and at least one secondary station, wherein the primary 30 station has means for broadcasting a series of inquiry messages, each in the form of a plurality of predetermined data fields arranged according to a first communications protocol, and means for adding to an inquiry message prior to transmission an additional data field for polling at least 35 one secondary station, and wherein the at least one polled secondary station has means for determining when an additional data field has been added to the plurality of data fields, for determining whether it has been polled from the additional data field and for responding to a poll when it has data 40 for transmission to the primary station.

2. A primary station for use in a communications system comprising at least one secondary station, wherein means are provided for broadcasting a series of inquiry messages, each in the form of a plurality of predetermined data fields 45 arranged according to a first communications protocol, and for adding to each inquiry message prior to transmission an additional data field for polling at least one secondary station.

3. The primary station of claim **2**, wherein means are 50 provided for adding the additional data field at the end of a respective inquiry message.

8

4. The primary station of claim 2, wherein means are provided for including an indication in one of the predetermined data fields, the indication denoting the presence of the additional data field.

5. The primary station of claim 2, wherein the first communications protocol comprises Bluetooth messaging.

6. The primary station of claim 2, wherein the additional data field comprises at least 64 bits of data.

7. The primary station of claim **2**, wherein first radio means are provided for broadcasting substantially continuously inquiry messages having the additional data field and second radio means are provided for handling other aspects of communication links with secondary stations.

8. A secondary station for use in a communications system comprising a primary station, wherein means are provided for receiving an inquiry message broadcast by the primary station, the message being in the form of a plurality of predetermined data fields arranged according to a first communications protocol and having added to it an additional data field for polling at least one secondary station, and wherein means are provided for determining when an additional data field has been added to the plurality of data fields, for determining whether it has been polled from the additional data field and for responding to a poll when it has data for transmission to the primary station.

9. The secondary station of claim 8, wherein the first communications protocol comprises Bluetooth messaging.

10. The secondary station of claim 8, wherein means are provided for responding to a poll after a predetermined interval has passed without transmission of data, whether or not the secondary station has data for transmission.

11. A method of operating a communication system comprising a primary station and at least one secondary station, the method comprising the primary station broadcasting a series of inquiry messages, each in the form of a plurality of predetermined data fields arranged according to a first communications protocol, and adding to an inquiry message prior to transmission an additional data field for polling at least one secondary station, and further comprising the at least one polled secondary station determining when an additional data field has been added to the plurality of data fields, determining whether it has been polled from the additional data field and responding to a poll when it has data for transmission to the primary station.

12. The method of claim 11, wherein not all inquiry messages have an additional data field for polling a second-ary station added to them.

* * * * *

Case 3:18-cv-00559-S Document 1 Filed 03/09/18 Page 1 of 9 PageID 1

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

	§	
UNILOC USA, INC. and	§	
UNILOC LUXEMBOURG, S.A.,	§	Civil Action No.
	ş	
Plaintiffs,	ş	
	§	
V.	ş	PATENT CASE
	ş	
LG ELECTRONICS U.S.A., INC.,	ş	
LG ELECTRONICS MOBILECOMM	ş	
U.S.A. INC. AND	ş	
LG ELECTRONICS, INC.,	ş	
Defendants.	§	JURY TRIAL DEMANDED
	§	

COMPLAINT FOR PATENT INFRINGEMENT

Plaintiffs, Uniloc USA, Inc. ("Uniloc USA") and Uniloc Luxembourg, S.A. ("Uniloc Luxembourg") (together, "Uniloc"), for their complaint against defendants LG Electronics U.S.A., Inc. ("LGE USA"), LG Electronics Mobilecomm U.S.A., Inc. ("LGE Mobilecomm"), and LG Electronics, Inc., ("LG Korea") (collectively, "LG"), allege as follows:

THE PARTIES

Uniloc USA is a Texas corporation having a principal place of business at Legacy
 Town Center I, Suite 380, 7160 Dallas Parkway, Plano Texas 75024. Uniloc USA also
 maintains a place of business at 102 N. College, Suite 603, Tyler, Texas 75702.

2. Uniloc Luxembourg is a Luxembourg public limited liability company having a principal place of business at 15, Rue Edward Steichen, 4th Floor, L-2540, Luxembourg (R.C.S. Luxembourg B159161).

IS 44 (Rev. 06/17) Case 3:18-cv-00559-S DOCUMENT P2 FIELD 5/05/18 Page 1 of 3 Page 1 0 1 9 Page 1 9 Page 1 0 1 9 Page 1 0 1 9 Page 1 0 1 9 Page 1 0

I. (a) PLAINTIFFS				DEFENDANTS						
UNILOC USA, INC. and	UNILOC LUXEMBOU	RG, S.A.		LG ELECTRONICS U.S.A., INC., LG ELETRONICS MOBILECOMM						
				U.S.A. INC., and LG ELECTRONICS, INC.						
(b) County of Residence of First Listed Plaintiff				County of Residence of First Listed Defendant						
(E2	KCEPT IN U.S. PLAINTIFF CA	(323)		(IN U.S. PLAINTIFF CASES ONLY) NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED.						
(a) <u>A</u> #(D ')				Attorneys (If Known)						
(c) Attorneys (Firm Name, 2 Edward R. Nelson III, An Albritton, PC, 3131 West Phone: 817-377-9111				Autorneys (IJ Known)						
II. BASIS OF JURISDI	CTION (Place an "X" in C	ne Box Only)	III. CI	I TIZENSHIP OF P	RINC	IPA	L PARTIES (Place an "X" in	One Box	for Plaintifj
□ 1 U.S. Government				(For Diversity Cases Only)	F DE	TF .		and One Box f	or Defend PTF	lant) DEF
Plaintiff	(U.S. Government)	Not a Party)	Citiz	en of This State		1	Incorporated <i>or</i> Pri of Business In TI		□ 4	0 4
2 U.S. Government Defendant	□ 4 Diversity (Indicate Citizensh	ip of Parties in Item III)	Citiz	en of Another State	2 🗆	2	Incorporated and P. of Business In A		□ 5	□ 5
				en or Subject of a 🛛 🗍 reign Country	3 🛛	3	Foreign Nation		06	06
IV. NATURE OF SUIT		ıly) KTS		ORIGINON PAULON AND AND AND AND AND AND AND AND AND AN			here for: <u>Nature o</u>	f Suit Code De OTHER		
□ 110 Insurance	PERSONAL INJURY	PERSONAL INJUR		25 Drug Related Seizure			KRUPTCY al 28 USC 158	□ 375 False Cl		
□ 120 Marine	310 Airplane	□ 365 Personal Injury -		of Property 21 USC 881	🗖 423 '	Withd	rawal	🗇 376 Qui Tan	n (31 USC	
 130 Miller Act 140 Negotiable Instrument 	315 Airplane Product Liability	Product Liability 367 Health Care /	0 69	90 Other		28 US	SC 157	3729(a) 4 00 State Re		mant
□ 150 Recovery of Overpayment	□ 320 Assault, Libel &	Pharmaceutical					TYRICHTS	🗇 410 Antitrus	st -	
& Enforcement of Judgment	Slander 330 Federal Employers'	Personal Injury Product Liability			□ 820 0 × 830 1	Copyr	ights	 430 Banks a 450 Comme 		ng
□ 151 Medicale Act □ 152 Recovery of Defaulted	Liability	Product Liability 368 Asbestos Persona	1				- Abbreviated	☐ 450 Comme. ☐ 460 Deporta		
Student Loans	340 Marine 245 Marine Product	Injury Product					Orug Application	□ 470 Rackete		
(Excludes Veterans) 153 Recovery of Overpayment	345 Marine Product Liability	Liability PERSONAL PROPEI	RTY 📖	LABOR	□ 840 ⁺ SOC		mark SECURITY	Corrupt □ 480 Consum	Organizat er Credit	tions
of Veteran's Benefits	□ 350 Motor Vehicle	370 Other Fraud	0 71	10 Fair Labor Standards	1 861 1			☐ 490 Cable/S		
 160 Stockholders' Suits 190 Other Contract 	355 Motor Vehicle Product Liability	 371 Truth in Lending 380 Other Personal 		Act 20 Labor/Management			Lung (923) C/DIWW (405(g))	□ 850 Securiti Exchan		odities/
195 Contract Product Liability	360 Other Personal	Property Damage		Relations	🗇 864 :	SSID	Title XVI	🗇 890 Other St	atutory A	
196 Franchise	Injury 362 Personal Injury -	385 Property Damage Product Liability		40 Railway Labor Act 51 Family and Medical	□ 865 I	RSI (4	405(g))	 891 Agricult 893 Environi 		
	Medical Malpractice			Leave Act				895 Freedom		
REAL PROPERTY 210 Land Condemnation	CIVIL RIGHTS 440 Other Civil Rights	PRISONER PETITIO Habeas Corpus:		90 Other Labor Litigation 91 Employee Retirement			L TAX SUITS (U.S. Plaintiff	Act B 896 Arbitrat	ion	
220 Foreclosure	□ 441 Voting	463 Alien Detainee		Income Security Act		or De	fendant)	899 Adminis	strative Pr	
 230 Rent Lease & Ejectment 240 Torts to Land 	 442 Employment 443 Housing/ 	510 Motions to Vacate Sentence	e				Third Party SC 7609		iew or Ap Decision	ppeal of
245 Tort Product Liability	Accommodations	□ 530 General				20 0.	JC 7009	□ 950 Constitu		of
290 All Other Real Property	445 Amer. w/Disabilities -	535 Death Penalty Other:		IMMIGRATION 52 Naturalization Application				State Sta	itutes	
	Employment 446 Amer. w/Disabilities - 	☐ 540 Mandamus & Oth		55 Other Immigration						
	Other	□ 550 Civil Rights		Actions						
	448 Education	 555 Prison Condition 560 Civil Detainee - 								
		Conditions of Confinement								
V. ORIGIN (Place an "X" in	n One Box Only)	Commenten								
X 1 Original □ 2 Rep	moved from \Box 3	Remanded from Appellate Court	□ 4 Rein Reoj	pened Anothe	r Distric		□ 6 Multidistri Litigation Transfer	-	Multidi Litigatio Direct F	on -
			re filing (I	(specify) Do not cite jurisdictional stat		ss div			Direct I'	
VI. CAUSE OF ACTIO	DN 35 U.S.C. § 271, Brief description of ca									
	Brief description of ca	I.S. Patent No. 6,99	93,049							
VII. REQUESTED IN COMPLAINT:	CHECK IF THIS UNDER RULE 2	IS A CLASS ACTION 3, F.R.Cv.P.	N D	EMAND \$			HECK YES only i J RY DEMAND :	if demanded in 🕱 Yes	i complai □No	
VIII. RELATED CASH										
IF ANY	(See instructions):	JUDGE See Attac			DO	CKE	Γ NUMBER			
DATE		SIGNATURE OF AT								
03/09/2018		/s/ Edward R. I	Nelson,	III						
FOR OFFICE USE ONLY										
RECEIPT # AM	MOUNT	APPLYING IFP		JUDGE			MAG. JUD	GE		

JS 44 Reverse (Rev. 06/17)

Case 3:18-cv-00559-S Document 1-2 Filed 03/09/18 Page 2 of 3 PageID 20 INSTRUCTIONS FOR ATTORNEYS COMPLETING CIVIL COVER SHEET FORM JS 44

Authority For Civil Cover Sheet

The JS 44 civil cover sheet and the information contained herein neither replaces nor supplements the filings and service of pleading or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. Consequently, a civil cover sheet is submitted to the Clerk of Court for each civil complaint filed. The attorney filing a case should complete the form as follows:

- **I.(a) Plaintiffs-Defendants.** Enter names (last, first, middle initial) of plaintiff and defendant. If the plaintiff or defendant is a government agency, use only the full name or standard abbreviations. If the plaintiff or defendant is an official within a government agency, identify first the agency and then the official, giving both name and title.
- (b) **County of Residence.** For each civil case filed, except U.S. plaintiff cases, enter the name of the county where the first listed plaintiff resides at the time of filing. In U.S. plaintiff cases, enter the name of the county in which the first listed defendant resides at the time of filing. (NOTE: In land condemnation cases, the county of residence of the "defendant" is the location of the tract of land involved.)
- (c) Attorneys. Enter the firm name, address, telephone number, and attorney of record. If there are several attorneys, list them on an attachment, noting in this section "(see attachment)".

II. Jurisdiction. The basis of jurisdiction is set forth under Rule 8(a), F.R.Cv.P., which requires that jurisdictions be shown in pleadings. Place an "X" in one of the boxes. If there is more than one basis of jurisdiction, precedence is given in the order shown below. United States plaintiff. (1) Jurisdiction based on 28 U.S.C. 1345 and 1348. Suits by agencies and officers of the United States are included here. United States defendant. (2) When the plaintiff is suing the United States, its officers or agencies, place an "X" in this box.

Federal question. (3) This refers to suits under 28 U.S.C. 1331, where jurisdiction arises under the Constitution of the United States, an amendment to the Constitution, an act of Congress or a treaty of the United States. In cases where the U.S. is a party, the U.S. plaintiff or defendant code takes precedence, and box 1 or 2 should be marked.

Diversity of citizenship. (4) This refers to suits under 28 U.S.C. 1332, where parties are citizens of different states. When Box 4 is checked, the citizenship of the different parties must be checked. (See Section III below; **NOTE: federal question actions take precedence over diversity cases.**)

- III. Residence (citizenship) of Principal Parties. This section of the JS 44 is to be completed if diversity of citizenship was indicated above. Mark this section for each principal party.
- IV. Nature of Suit. Place an "X" in the appropriate box. If there are multiple nature of suit codes associated with the case, pick the nature of suit code that is most applicable. Click here for: <u>Nature of Suit Code Descriptions</u>.
- V. Origin. Place an "X" in one of the seven boxes.

Original Proceedings. (1) Cases which originate in the United States district courts.

Removed from State Court. (2) Proceedings initiated in state courts may be removed to the district courts under Title 28 U.S.C., Section 1441. When the petition for removal is granted, check this box.

Remanded from Appellate Court. (3) Check this box for cases remanded to the district court for further action. Use the date of remand as the filing date.

Reinstated or Reopened. (4) Check this box for cases reinstated or reopened in the district court. Use the reopening date as the filing date. Transferred from Another District. (5) For cases transferred under Title 28 U.S.C. Section 1404(a). Do not use this for within district transfers or multidistrict litigation transfers.

Multidistrict Litigation – Transfer. (6) Check this box when a multidistrict case is transferred into the district under authority of Title 28 U.S.C. Section 1407.

Multidistrict Litigation – Direct File. (8) Check this box when a multidistrict case is filed in the same district as the Master MDL docket. **PLEASE NOTE THAT THERE IS NOT AN ORIGIN CODE 7.** Origin Code 7 was used for historical records and is no longer relevant due to changes in statue.

- VI. Cause of Action. Report the civil statute directly related to the cause of action and give a brief description of the cause. Do not cite jurisdictional statutes unless diversity. Example: U.S. Civil Statute: 47 USC 553 Brief Description: Unauthorized reception of cable service
- VII. Requested in Complaint. Class Action. Place an "X" in this box if you are filing a class action under Rule 23, F.R.Cv.P. Demand. In this space enter the actual dollar amount being demanded or indicate other demand, such as a preliminary injunction. Jury Demand. Check the appropriate box to indicate whether or not a jury is being demanded.
- VIII. Related Cases. This section of the JS 44 is used to reference related pending cases, if any. If there are related pending cases, insert the docket numbers and the corresponding judge names for such cases.

Date and Attorney Signature. Date and sign the civil cover sheet.

Style	Case No.	Judge	Pending	Dimissal/ Remanded	Date of Final Judgment/ Order Remanding
Uniloc USA, Inc., et al. v. Apple, Inc.	1:18-cv-158 WDTX	Yeakel	Yes	No	N/A
Uniloc USA, Inc., et al. v. Samsung Electronics America, Inc., et al.	2:18-cv-42 EDTX	Payne	Yes	No	N/A

JS 44 – Continued for Uniloc, e	l. v. LG Electro	nics U.S.A., Inc., et al:
---------------------------------	------------------	---------------------------

Case 3:18-cv-00559-S Document 1 Filed 03/09/18 Page 2 of 9 PageID 2

3. LGE USA is a Delaware corporation having a regular and established place of business at 2151-2155 Eagle Parkway, Fort Worth, Texas 76177. LGE USA offers its products and/or services, including those accused herein of infringement, to customers and potential customers located in Texas and in the judicial Northern District of Texas. LGE USA may be served with process through its registered agent for service in Texas: United States Corporation Company, 211 E. 7th Street, Suite 620, Austin, Texas 78701.

4. LGE Mobilecomm is a California corporation having a regular and established place of business in San Diego, California. LGE Mobilecomm offers its products and/or services, including those accused herein of infringement, to customers and potential customers located in Texas and in the judicial Northern District of Texas.

5. LG Korea is a corporation organized under the laws of Korea with a principal place of business at LG Twin Tower 128, Yeoui-daero, Yeongdeungpo-gu, Seoul, Korea. LG Korea is in the business of manufacturing and selling electronic goods, including cellular telephones, tablets, laptops and televisions.

JURISDICTION

6. Uniloc brings this action for patent infringement under the patent laws of the United States, 35 U.S.C. § 271, *et seq.* This Court has subject matter jurisdiction under 28 U.S.C. §§ 1331, and 1338(a).

<u>COUNT I</u> (INFRINGEMENT OF U.S. PATENT NO. 6,993,049)

7. Uniloc incorporates paragraphs 1-6 above by reference.

Uniloc Luxembourg is the owner, by assignment, of U.S. Patent No. 6,993,049
 ("the '049 Patent"), entitled COMMUNICATION SYSTEM, which issued on January 31, 2006.
 A copy of the '049 Patent is attached as Exhibit A.

2

9. Uniloc USA is the exclusive licensee of the '049 Patent, with ownership of all substantial rights, including the right to grant sublicenses, to exclude others, and to enforce and recover past damages for infringement.

10. The '049 Patent describes in detail and claims in various ways inventions in systems and devices developed by Koninklijke Philips Electronics N.V. for improved communication of data there between using polling of secondary devices by a primary device.

11. The '049 Patent describes problems and shortcomings in the then-existing field of communications between devices and describes and claims novel and inventive technological improvements and solutions to such problems and shortcomings. The technological improvements and solutions described and claimed in the '049 Patent were not conventional or generic at the time of their respective inventions but involved novel and non-obvious approaches to the problems and shortcomings prevalent in the art at the time.

12. The inventions claimed in the '049 Patent involve and cover more than just the performance of well-understood, routine and/or conventional activities known to the industry prior to the invention of such novel and non-obvious systems and devices by the '049 Patent inventor.

13. The inventions claimed in the '049 Patent represent technological solutions to technological problems. The written description of the '049 Patent describes in technical detail each of the limitations of the claims, allowing a person of ordinary skill in the art to understand what the limitations cover and how the non-conventional and non-generic combination of claim elements differ markedly from and improved upon what may have been considered conventional or generic.

3

Case 3:18-cv-00559-S Document 1 Filed 03/09/18 Page 4 of 9 PageID 4

14. LG imports, uses, offers for sale, and sells in the United States electronic devices that utilize Bluetooth Low Energy version 4.0 and above. Such devices include: LG V30, LG V30+, LG Aristo 2, LG Tribute Dynasty, LG X charge, LG Q6, LG G6+, LG G6, LG Rebel 3, LG Fiesta 2, LG V20, LG Wine, LG X venture, LG Stylo 3, LG Stylo 3 Plus Titan, LG Stylo 3 Plus, LG Tribute HD, LG Rebel 2, LG Fiesta, LG K20 plus, LG Grace, LG K3, LG Stylo, LG phoenix 3, LG Risio 2, LG K8, LG Stylo 2 V, LG K20, LG K20 V, LG Exalt, LG Aristo, LG G5, LG Stylo 2, LG Fortune, LG X power, LG K10, LG G Vista, LG Escape 3, LG Stylo 2 Plus, LG Classic, LG Rebel, LG Treasure, LG X style, LG Premier, LG K7, LG G4, LG K4, LG Optimus Zone 3, LG K8 V, LG Phoenix 2, LG Tribute 5, LG V10, Tribute 5, Nexus 5X, LG Spree, LG G Vista 2, LG Leon, LG Escape 2, LG Sunrise L15G, LG Lucky, G Flex 2, LG Destiny, LG Sunset, LG Power, LG Access, G Flex, LG Volt 2, LG G Stylo, LG Lancet, LG Tribute 2, LG Logos, LG Transpyre, LG Optimus F60, LG G3, LG Ultimate 2, LG Tribute, LG G3 Vigor, LG Realm, LG Optimus L70, LG F90, LG Volt, LG Optimus Fuel, LG Lucid 3, LG Optimus L90, LG Optimus Zone 2, LG Optimus F3Q, LG F7, LG Nexus 5, LG G2, LG Optimus F6, LG Enact, LG Optimus Quest, LG Optimus F3, LG Optimus F7, LG Optimus F5, Optimus G Pro, Lucid 2, LG Nexus 4, LG Optimus REGARD, LG Mach, LG Optimus G, LG Escape, LG Spectrum 2, LG Intuition, LG Motion 4G, LG laptops such as, , LG-13Z980-A.AAS5U1, 13Z980-A.AAS7U1, 13Z980-U.AAW5U1, 14Z980-A.AAS7U1, 14Z980-U.AAW5U1, 15Z980-U.AAS5U1, 15Z980-A.AAS7U1, 15Z980-A.AAS8U1, 15Z980-R.AAS9U1, 13Z970-A.AAS5U1, 13Z970-U.AAW5U1, 14Z970-A.AAS5U1, 14Z970-A.AAS7U1, 15Z970-A.AAS7U1, 15Z970-U.AAS5U1, 15Z975-A.AAS7U1, 13Z975-A.AAS7U1, 15Z975-A.AAS5U1, LG wireless speakers such as, , 4.1 ch Sound Bar Surround System with Wireless Surround Sound Speakers, 2.1 ch High Resolution Audio Sound Bar, 7.1ch 700W Wi-Fi

Streaming Array Sound Bar with Wireless Subwoofer, NP8540 Music Flow H5 Wireless Speaker, NP8340 Music Flow H3 Wireless Speaker, NP7550 20W 2.0ch P7 Music Flow Portable Speaker, LAS851M 4.1ch 320W Music Flow Wi-Fi Streaming Sound Bar with Wireless Subwoofer, LAS751M 4.1ch 360W Music Flow Wi-Fi Streaming Sound Bar with Wireless Subwoofer, NP8740 Music Flow H7 Wi-Fi Streaming Speaker, NP5550B Music Flow P5 Portable Bluetooth Speaker, LAS855M 4.1ch 360W Music Flow Wireless Curved Sound Bar with Wireless Subwoofer, NP8350B Music Flow H4 Wi-Fi Streaming Portable Speaker, SoloG Portable Bluetooth Speaker, ZeroG Levitating Portable Bluetooth Speaker with Subwoofer, LOUDR Portable Hi-Fi Speaker System with Bluetooth Connectivity, NP7550 20W 2.0ch P7 Music Flow Portable Speaker, PBS-C510 LG Sound360 Bluetooth® Speaker, NP5550B Music Flow P5 Portable Bluetooth Speaker, NP8350B Music Flow H4 Wi-Fi Streaming Portable Speaker, SJ4R 4.1 ch Sound Bar Surround System with Wireless Surround Sound Speakers, LAS475B 2.1ch 300W Sound Bar with Wireless Subwoofer and Bluetooth® Connectivity, SJ9 5.1.2 ch High Resolution Audio Sound Bar with Dolby Atmos, SJC8 4.1 ch High Resolution Audio Sound Bar, SJ8 4.1 ch High Resolution Audio Sound Bar, SJ7 Sound Bar Flex with Wireless Subwoofer, SJ6B 2.1 ch High Resolution Audio Sound Bar, SJ5Y-S 2.1 ch High Resolution Audio Sound Bar, SJ4Y-S 2.1 ch High Resolution Audio Sound Bar, SH7B 360W 4.1ch Music Flow Wi-Fi Streaming Sound Bar with Wireless Subwoofer, SH2 100W 2.1ch Sound Bar with Bluetooth® Connectivity, LASC47 2.1 ch High Resolution Audio Sound Bar, LASC27 100W 2.0 ch Sound Bar with Bluetooth® Connectivity, LAS260B 100W 2.0 ch Sound Bar with Bluetooth® Connectivity, SJ2 160W 2.1ch Sound Bar with Bluetooth® Connectivity, SJ4Y 2.1 ch High Resolution Audio Sound Bar, SH5B 320W 2.1ch Sound Bar with Wireless Subwoofer and Bluetooth® Connectivity, SH4 2.1ch 300W Sound Bar with Wireless Subwoofer

Case 3:18-cv-00559-S Document 1 Filed 03/09/18 Page 6 of 9 PageID 6

and Bluetooth® Connectivity, SH6 4.0ch Music Flow Wi-Fi Streaming Sound Bar with Dual Bass Ports, SH3K 2.1ch 300W Soundbar with Wireless Subwoofer, LAS950M 7.1ch 700W Wi-Fi Streaming Array Sound Bar with Wireless Subwoofer, HF85JA Ultra Short Throw Laser Smart Home Theater Projector, PH30JG HD LED Portable MiniBeam Projector w/ up to 4 hour battery life, HF80JA Laser Smart Home Theater Projector, PF1000UW Ultra Short Throw LED Home Theater Projector with webOS Smart TV and Magic Remote, PF1500W LED Home Theater Projector with webOS Smart TV and Magic Remote, PH450UG Ultra Short Throw LED Projector with Embedded Battery, PW1500 1500 Lumen Minibeam LED Projector With Screen Share and Bluetooth Sound Out, PH550 Minibeam LED Projector with Built-In Battery, Bluetooth Sound Out and Screen Share, PH150G LED Projector with Embedded Battery and Screen Share, PV150G Minibeam LED Projector with Embedded Battery and Screen Share, PV150G Minibeam LED Projector with Embedded Battery and Screen Share, PV150G Minibeam LED Projector with Embedded Battery and Screen Share, PV150G Minibeam LED Projector with Embedded Battery and Screen Share, PV150G Minibeam LED Projector with Embedded Battery and Screen Share, PV150G Minibeam LED Projector with Embedded Battery and Screen Share, PV150G Minibeam LED Projector with Embedded Battery and Screen Share, PV150G Minibeam LED Projector with Embedded Battery and Screen Share, PV150G Minibeam LED Projector with Embedded Battery and Digital TV Tuner, PH450U Ultra Short Throw LED Projector with Embedded Battery and Digital TV Tuner, and PH150B Portable HD LED Projector (collectively "Accused Infringing Devices").

15. The Accused Infringing Devices are electronic devices that implement communications systems wherein a first or primary device broadcasts messages including data to a second or secondary device to poll the second or secondary device that responds to the first or primary device when the second or secondary device has data to transmit to the first or primary device.

16. LG has infringed, and continues to infringe, claims of the '049 Patent in the United States, including at least claims 2-6 and 8-9, by making, using, offering for sale, selling and/or importing the Accused Infringing Devices in violation of 35 U.S.C. § 271(a).

6

Case 3:18-cv-00559-S Document 1 Filed 03/09/18 Page 7 of 9 PageID 7

17. LG has also infringed, and continues to infringe, at least claims 2-6 and 8-9 of the '049 Patent by actively inducing others to use, offer for sale, and sell the Accused Infringing Devices. LG's customers who use those devices in accordance with LG's instructions infringe at least claims 2-6 and 8-9 of the '049 Patent, in violation of 35 U.S.C. § 271(a). LG intentionally instructs its customers to infringe through training videos, demonstrations, brochures, installation and user guides, such as those located at:

- www.lg.com
- https://developer.android.com/guide/topics/connectivity/bluetooth-le.html
- http://www.lg.com/us/support-mobile/lg-H820-Silver
- http://www.lg.com/us/support/manuals-documents

LG is thereby liable for infringement of the '049 Patent under 35 U.S.C. § 271(b).

18. LG has also infringed, and continues to infringe, at least claims 2-6 and 8-9 of the '049 patent by offering to commercially distribute, commercially distributing, or importing the Accused Infringing Devices which devices are used in practicing the processes, or using the systems, of the '049 patent, and constitute a material part of the invention. LG knows portions of the Accused Devices to be especially made or especially adapted for use in infringement of the '049 patent, not a staple article, and not a commodity of commerce suitable for substantial noninfringing use. LG is thereby liable for infringement of the '049 Patent under 35 U.S.C. § 271(c).

19. LG will have been on notice of the '049 Patent since, at the latest, the service of this complaint upon it. By the time of trial, LG will have known and intended (since receiving such notice) that its continued actions would actively induce and contribute to the infringement of at least claims 2-6 and 8-9 of the '049 Patent.

7

20. LG may have infringed the '049 Patent through other software and devices

utilizing the same or reasonably similar functionality, including other versions of the Accused Infringing Devices.

21. Uniloc has been damaged by LG's infringement of the '049 Patent.

PRAYER FOR RELIEF

Uniloc requests that the Court enter judgment against LG:

(A) declaring that LG has infringed the '049 Patent;

(B) awarding Uniloc its damages suffered as a result of LG's infringement of the '049

Patent;

(C) awarding Uniloc its costs, attorneys' fees, expenses, and interest, and

(D) granting Uniloc such further relief as the Court finds appropriate.

DEMAND FOR JURY TRIAL

Uniloc demands trial by jury, under Fed. R. Civ. P. 38.

Case 2:18-cv-00040-JRG-RSP Document 4 Filed 02/26/18 Page 1 of 1 PageID #: 24

AO 120 (Rev. 08/10)

DECISION/JUDGEMENT

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

In Compliance with 35 U.S.C. § 290 and/or 15 U.S.C. § 1116 you are hereby advised that a court action has been filed in the U.S. District Court Eastern District of Texas, Marshall Division on the following

DOCKET NO. 2:18-cv-00041	DATE FILED 2/26/2017	U.S. DISTRICT COURT Eastern District of Texas, Marshall Division				
PLAINTIFF		DEFENDANT				
UNILOC USA, INC. and UNILOC LUXEMBOURG, S			SAMSUNG ELECTRONICS AMERICA, INC. and SAMSUNG ELECTRONICS, CO. LTD.			
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK				
1 6,993,049	1/31/2006	Uniloc Luxembourg, S.A.				
2						
3						
4						
5						

In the above—entitled case, the following patent(s)/ trademark(s) have been included:

DATE INCLUDED	INCLUDED BY				
		dment	Answer	Cross Bill	Other Pleading
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDE	R OF PATENT OR T	FRADEMARK
1					
2					
3					
4					
5					

In the above-entitled case, the following decision has been rendered or judgement issued:

CLERK	(BY) DEPUTY CLERK	DATE

<u>.</u>		PART B	8 - FEE(S) 1	RAN	SMITTAL	•	
Complete and send t	or <u>F</u>				Mail Stop ISSUE Commissioner fo P.O. Box 1450 Alexandria, Virg (571) 273-2885	r Patents	
INSTRUCTIONS: This for appropriate. All further cor indicated unless corrected l maintenance fee notification	below or directed otherwise	smitting the ISSU Patent, advance or in Block 1, by (a	JE FEE and PL ders and notific a) specifying a r	JBLIC. cation of new co	ATION FEE (if requi of maintenance fees w rrespondence address;	red). Blocks 1 through 5 s ill be mailed to the current and/or (b) indicating a sepa	hould be completed where correspondence address as arate "FEE ADDRESS" for
CURRENT CORRESPONDENC	E ADDRESS (Note: Use Block 1 for	any change of address)	PE]	Note: A certificate of Fee(s) Transmittal. Thi papers. Each additiona have its own certificate	mailing can only be used f s certificate cannot be used l paper, such as an assignm of mailing or transmission.	or domestic mailings of the for any other accompanying ent or formal drawing, must
PHILIPS INTEL P.O. BOX 3001 BRIARCLIFF MA	LECTUAL PROPER NOR, NY 10510			$\mathbf{\mathbf{N}}$	Cer	tificate of Mailing or Tran	
11/15/2005 GWORDOF2 000	000054 141270 098765	10	A DEMOST	۶⁄	EDNA (HAPA	(Depositor's name) (Signature)
01 FC:1501 1400.0 02 FC:1504 300.0		~	& IBAPIETON		11/8	Chapa 10C	(Date)
APPLICATION NO.	FILING DATE		FIRST NAMED I	NVENT	TOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/876,514	06/07/2001		Robert J. I			PHGB000108	9203
TITLE OF INVENTION: C			rr I	DI	BLICATION FEE	TOTAL FEE(S) DUE	DATE DUE
APPLN. TYPE	SMALL ENTITY NO	ISSUE F \$1400		PU	\$300	\$1700	11/08/2005
nonprovisional						<i>Q</i>1 700	11,00,2005
EXAM	IINER RONALD B	ART UN 2666		CL.	ASS-SUBCLASS 370-390000		
CFR 1.363). Change of correspond Address form PTO/SB/12 "Fee Address" indicat PTO/SB/47; Rev 03-02 of Number is required.	e address or indication of "F dence address (or Change of 22) attached. tion (or "Fee Address" Indic: or more recent) attached. Us	Correspondence ation form e of a Customer	 the name or agents OF the name registered at 2 registered listed, no name 	es of u R, altern e of a s torney patent me will	ingle firm (having as a or agent) and the nam attorneys or agents. If be printed.	t attorneys 1 member a 2 es of up to	
PLEASE NOTE: Unless	• RESIDENCE DATA TO B an assignee is identified be a 37 CFR 3.11. Completion	elow, no assignee of this form is NO	data will appea T a substitute fo	r on th r filing	e patent. If an assign an assignment.		document has been filed for
	^{EE} KLIJKE PHIL RONICS N.V.			••	and STATE OR COU en, The Netherl		
Please check the appropriate	e assignee category or catego	ries (will not be pr	rinted on the pat	ent) :	Individual X Co	prporation or other private gr	roup entity Government
4a. The following fee(s) are Alssue Fee Publication Fee (No s Advance Order - # of	small entity discount permitte		Payment by	the am y credit	ount of the fee(s) is en card. Form PTO-2038 ereby authorized by cl nber/4422	is attached.	credit any overpayment, to copy of this form).
5. Change in Entity Status a. Applicant claims S	(from status indicated above MALL ENTITY status. See	-	b. Applicar	nt is no	longer claiming SMA	LL ENTITY status. See 37 C	CFR 1.27(g)(2).
The Director of the USPTO NOTE: The Issue Fee and P interest as shown by the reco	is requested to apply the Iss ublication Fee (if required) ords of the United States Part	ue Fee and Publica will not be accepte ent and Trademark	tion Fee (if any) d from anyone c c Office.) or to 1 other th	e-apply any previousl an the applicant; a regi	y paid issue fee to the applic stered attorney or agent; or t	ation identified above. the assignee or other party in
Authorized Signature	AMS	m			Date	11/8/05	
Typed or printed name _	ERic M	. BRAN	<u>n</u>		Registration	No. 37,285	<u> </u>
Alexandria, Virginia 22515-	-1430.				or retain a benefit by t s estimated to take 12 ndividual case. Any co fficer, U.S. Patent and S TO THIS ADDRESS		nd by the USPTO to process) ng gathering, preparing, and ime you require to complete partment of Commerce, P.O. for Patents, P.O. Box 1450,

PTOL-85 (Rev. 07/05) Approved for use through 04/30/2007.

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



UNITED STATES PATENT AND TRADEMARK OFFICE

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

NOTICE OF ALLOWANCE AND FEE(S) DUE

24737 7590 08/08/2005 PHILIPS INTELLECTUAL PROPERTY & STANDARDS P.O. BOX 3001 BRIARCLIFF MANOR, NY 10510 EXAMINER ABELSON, RONALD B ART UNIT PAPER NUMBER

2666

DATE MAILED: 08/08/2005

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/876,514	06/07/2001	Robert J. Davies	PHGB000108	9203

TITLE OF INVENTION: COMMUNICATION SYSTEM

APPLN. TYPE	SMALL ENTITY	ISSUE FEE	PUBLICATION FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	NO	\$1400	\$300	\$1700	11/08/2005

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. <u>PROSECUTION ON THE MERITS IS CLOSED</u>. 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 <u>THREE MONTHS</u> FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. <u>THIS</u> <u>STATUTORY PERIOD CANNOT BE EXTENDED</u>. SEE 35 U.S.C. 151. THE ISSUE FEE DUE INDICATED ABOVE REFLECTS A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE APPLIED IN THIS APPLICATION. THE PTOL-85B (OR AN EQUIVALENT) MUST BE RETURNED WITHIN THIS PERIOD EVEN IF NO FEE IS DUE OR THE APPLICATION WILL BE REGARDED AS ABANDONED.

HOW TO REPLY TO THIS NOTICE:

I. Review the SMALL ENTITY status shown above.

If the SMALL ENTITY is shown as YES, verify your current SMALL ENTITY status:	If the SMALL ENTITY is shown as NO:
A. If the status is the same, pay the TOTAL FEE(S) DUE shown above.	A. Pay TOTAL FEE(S) DUE shown above, or
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	B. If applicant claimed SMALL ENTITY status before, or is now claiming SMALL ENTITY status, check box 5a on Part B - Fee(s) Transmittal and pay the PUBLICATION FEE (if required) and 1/2 the ISSUE FEE shown above.

II. PART B - FEE(S) TRANSMITTAL should be completed and returned to the United States Patent and Trademark Office (USPTO) with your ISSUE FEE and PUBLICATION FEE (if required). Even if the fee(s) have already been paid, Part B - Fee(s) Transmittal should be completed and returned. If you are charging the fee(s) to your deposit account, section "4b" of Part B - Fee(s) Transmittal should be completed and an extra copy of the form should be submitted.

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

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

Page 1 of 3

PTOL-85 (Rev. 07/05) Approved for use through 04/30/2007.

PART B - FEE(S) TRANSMITTAL

or <u>Fax</u>

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 fo appropriate. All further con indicated unless corrected maintenance fee notification	below of directed otherwise	smitting the ISSUE F Patent, advance orders in Block 1, by (a) sp	FEE and PUE and notifica secifying a ne	BLICATION FEE (if requirements of maintenance fees we correspondence address	uired). Blocks 1 through 5 s will be mailed to the current s; and/or (b) indicating a sepa	hould be completed where correspondence address as arate "FEE ADDRESS" for
CURRENT CORRESPONDENC	CE ADDRESS (Note: Use Block 1 for	any change of address)		Note: A certificate of	f mailing can only be used f	or domestic mailings of the
				Fee(s) Transmittal. The papers. Each addition	his certificate cannot be used al paper, such as an assignme te of mailing or transmission.	for any other accompanying ent or formal drawing, must
	590 08/08/2005			have its own certificat	te of mailing or transmission.	-
PHILIPS INTEL P.O. BOX 3001 BRIARCLIFF MA	LECTUAL PROPER NOR, NY 10510	(TY & STANDA	ARDS	I hereby certify that t	rtificate of Mailing or Trans his Fee(s) Transmittal is bein with sufficient postage for fir il Stop ISSUE FEE address PTO (571) 273-2885, on the o	a deposited with the United
						(Depositor's name)
						(Signature)
						(Date)
APPLICATION NO.	FILING DATE	FIRS	ST NAMED IN	VENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/876,514	06/07/2001		Robert J. Da		PHGB000108	9203
TITLE OF INVENTION: C	OMMUNICATION SYSTE	м				
APPLN. TYPE	SMALL ENTITY	ISSUE FEE		PUBLICATION FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	NO	\$1400		\$300	\$1700	11/08/2005
EXAM	INER	ART UNIT		CLASS-SUBCLASS]	
ABELSON,	RONALD B	2666		370-390000	-	
"Fee Address" indicat	lence address (or Change of 6 22) attached. ion (or "Fee Address" Indica or more recent) attached. Use	Correspondence o (2) (1) (1) (2) (2) (2) (2) (2) (2) (2) (2) (2) (2	 the names or agents OR, the name of egistered atto 	on the patent front page, li of up to 3 registered pater alternatively, f a single firm (having as rney or agent) and the nam tent attorneys or agents. If e will be printed.	nt attorneys 1 a member a 2	
 ASSIGNEE NAME AND PLEASE NOTE: Unless recordation as set forth in (A) NAME OF ASSIGNI Please check the appropriate 	an assignee is identified be 37 CFR 3.11. Completion of EE	low, no assignee data of this form is NOT a s (B) RE	will appear of substitute for f	on the patent. If an assign iling an assignment. CITY and STATE OR CO	nee is identified below, the d UNTRY) orporation or other private gr	
4a. The following fee(s) are			yment of Fee(· · · · · · · · · · · · · · · · · · ·	orporation or other private gr	oup entity Government
Issue Fee	enciosed.		•	s). e amount of the fee(s) is er	nclosed	
Publication Fee (No si	mall entity discount permitte			redit card. Form PTO-203		
	Copies		The Director	is hereby authorized by c	harge the required fee(s), or (enclose an extra c	credit any overpayment, to opy of this form).
5. Change in Entity Status a. Applicant claims SN	(from status indicated above MALL ENTITY status. See 3	·	b. Applicant i	s no longer claiming SMA	LL ENTITY status. See 37 C	FR 1.27(g)(2).
The Director of the USPTO NOTE: The Issue Fee and Pu interest as shown by the reco	is requested to apply the Issu ublication Fee (if required) w rds of the United States Pate	e Fee and Publication I vill not be accepted from int and Trademark Offi	Fee (if any) o m anyone oth ice.	r to re-apply any previous er than the applicant; a reg	ly paid issue fee to the applica istered attorney or agent; or the	ation identified above. he assignee or other party in
Authorized Signature				Date		
	······			Registration	No	
ritexandria, virginia 22515-	1450.				the public which is to file (ann minutes to complete, includir omments on the amount of tin Trademark Office, U.S. Dep S. SEND TO: Commissioner displays a valid OMB control	

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

	ted States Pate	NT AND TRADEMARK OFFICE	UNITED STATES DEPAR United States Patent and Address: COMMISSIONER F P.O. Box 1450 Alexandria, Virginia 222 www.uspto.gov	OR PATENTS
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/876,514	06/07/2001	Robert J. Davies	PHGB000108	9203
24737 75	90 08/08/2005		EXAM	1INER
PHILIPS INTELI P.O. BOX 3001	LECTUAL PROPER	TY & STANDARDS	ABELSON,	RONALD B
BRIARCLIFF MA	NOR, NY 10510		ART UNIT	PAPER NUMBER
	,		2666	
			DATE MAILED: 08/08/200)5

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 641 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 641 day(s).

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

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

Any questions regarding the Patent Term Extension or Adjustment determination should be directed to the Office of Patent Legal Administration at (571) 272-7702. Questions relating to issue and publication fee payments should be directed to the Customer Service Center of the Office of Patent Publication at (703) 305-8283.

Page 3 of 3

	Application No.	Applicant(s)
	09/876,514	DAVIES, ROBERT J.
Notice of Allowability	Examiner	Art Unit
	Ronald Abelson	2666
The MAILING DATE of this communication appe All claims being allowable, PROSECUTION ON THE MERITS IS (herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT Ru of the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED in this ap or other appropriate communicatio GHTS. This application is subject t	oplication. If not included n will be mailed in due course. THIS
1. This communication is responsive to <u>2/18/2005</u> .		
2. The allowed claim(s) is/are <u>1-12</u> .		
3. X The drawings filed on <u>07 June 2001</u> are accepted by the Ex	kaminer.	
 4. Acknowledgment is made of a claim for foreign priority un a) All b) Some* c) None of the: 1. Acknowledgment Certified copies of the priority documents have 	,.,	
2. 🔲 Certified copies of the priority documents have	been received in Application No	·
3. Copies of the certified copies of the priority doc	cuments have been received in this	national stage application from the
International Bureau (PCT Rule 17.2(a)).		
* Certified copies not received:		
Applicant has THREE MONTHS FROM THE "MAILING DATE" of noted below. Failure to timely comply will result in ABANDONM THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.	of this communication to file a reply ENT of this application.	complying with the requirements
5. A SUBSTITUTE OATH OR DECLARATION must be submi INFORMAL PATENT APPLICATION (PTO-152) which give		
6. CORRECTED DRAWINGS (as "replacement sheets") must	t be submitted.	
(a) \square including changes required by the Notice of Draftspers	on's Patent Drawing Review (PTO	-948) attached
1) 🗌 hereto or 2) 🔲 to Paper No./Mail Date		
(b) including changes required by the attached Examiner's Paper No./Mail Date	Amendment / Comment or in the (Office action of
Identifying Indicia such as the application number (see 37 CFR 1. each sheet. Replacement sheet(s) should be labeled as such in th		
7. DEPOSIT OF and/or INFORMATION about the deposit attached Examiner's comment regarding REQUIREMENT F	sit of BIOLOGICAL MATERIAL	must be submitted. Note the
Attachment(s) 1.	5. 🗌 Notice of Informal I	Patent Application (PTO-152)
2. Notice of Draftperson's Patent Drawing Review (PTO-948)	6. 🔲 Interview Summary	/ (PTO-413),
3. Information Disclosure Statements (PTO-1449 or PTO/SB/0 Paper No./Mail Date	Paper No./Mail Da 8), 7. 🗌 Examiner's Amend	
4. Examiner's Comment Regarding Requirement for Deposit	8. 🔲 Examiner's Statem	ent of Reasons for Allowance
of Biological Material	9. Cother Termine	L-Disclaimer \
	\wedge	amly)
		CHI PHAM
		DRY PATENT EXAMINI & 3/25
U.S. Patent and Trademark Office PTOL-37 (Rev. 1-04) No	tice of Allowability	Part of Paper No./Mail Date

			Application No.			Applicant(s)		
Issue Classi	<i>fication</i> 	09/876,51	4		DAVIES, ROBERT J.			
		Examiner	Examiner			Art Unit		
					2666			
ISSUE CLASSIFICATION								
ORIGINAL				CRO	SS REFEREN			
CLASS SUBCLA	••••••••••••••••	34/	sı 449		DNE SUBCLAS	S PER BLOCK)		
INTERNATIONAL CLASSIFIC		- 16	471	465				
HØ4J 31								
HØ45 31 HØ4L 121	16							
			2	<i>P</i>				
Romald Abelson	6/20/05	Ø	CHI PH	AM	し	Total Claims /	***************************************	
(Assistant Examiner) (Date)	्रात्रद	ASORY PAT	ent exa	MIN	12 0.G		
Legal Instruments Exam		; ~ ^	ary Examiner)	- (D	5/5/5	Print Claim(s		
Claims renumbered	l in the same orde	r as present	ed by appli	cant [T.D.	🗌 R.1.47	
Final Criginal Final	Original Final	Original	Final Original		Original	Final Original	Final Original	
ii oii ii	<u> </u>	Ō	Oric Lici	ť	L S		Orig Orig	
2 2	31 32	61 62	91 92		121 122	151	181	
$ \begin{array}{c} 7. \\ 2 \\ 2 \\ $	33 34	63 64	93 94		123 124	153	183	
5 5	35	65	95		125	155	184 185	
<u> </u>	36 37	66 67	96 97		126 127	<u> </u>	186 187	
8 8 9	38 39	68 69	98		128 129	158	188	
10 10	40	70	100		130	160	190	
17 12	41 42	71 72	101 102		131 132	161 162	191 192	
13	43 44	73	103 104		133 134	163 164	193 194	
15 16	45 46	75 76	105 106		135 136	165 166	195 196	
17	47	77 (107		137	167	197	
18 19	48 49 [.]	78 79	108 109		138 139	168 169	198 199	
20 21	50 51	80 81	110		140	<u> </u>	200	
22 23	52 53	82 83	112 113		142	172	202	
24	54	84	114		144	174	204	
25 26	55 56	85 86	115 116		145 146	175 176	205	
27	57 58	87 88	117		147 148	177 178	207 208	
29	59 60	89 90	119 120		149	179	209	
		au	120			180	210	

U.S. Patent and Trademark Office

¢

/

Part of Paper No. 6

UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Addres: COMMISSIONER FOR PATENTS P.O. Box, 1430 Alexandra, Vrginia 22313-1450 www.uptu.gov

BIBDATASHEET

CONFIRMATION NO. 9203

Bib Data Sheet

SERIAL NUME 09/876,514		FILING DATE 06/07/2001 RULE	C	LASS 370	GROUP AR 2666		D	ATTORNEY OCKET NO. HGB000108
APPLICANTS								
Robert J. Davies	, Horle	ey, UNITED KINGDOM;	;				·	
** CONTINUING		-		. / . /				
-		nv	ne R	n 6/20/0	5			
** FOREIGN APF UNITED KINGD UNITED KINGD	OM 00 OM 00	70000000000000000000000000000000000000	** RU (6/20/03	. •			
IF REQUIRED, F ** 08/07/2001	OREI	GN FILING LICENSE G	RANTED)				
Foreign Priority claims 35 USC 119 (a-d) cor met		X yes □ no yes □ no □ Met after	Allowance	STATE OR	SHEETS			INDEPENDENT
Verified and Acknowledged	 Exa	<u> </u>	nitials	UNITED KINGDOM	DRAWING 3	1	AIMS 12	CLAIMS 4
ADDRESS 24737 PHILIPS INTELLI P.O. BOX 3001 BRIARCLIFF MA 10510		AL PROPERTY & STAI	NDARDS	;				
TITLE Communication s	system	1						
	No	: Authority has been giv to charge/cre for following:	edit DEPC		□ 1.17 IT time)	6 Fees (7 Fees (8 Fees (Proces	sing Ext. of
					🗆 Cre	dit		

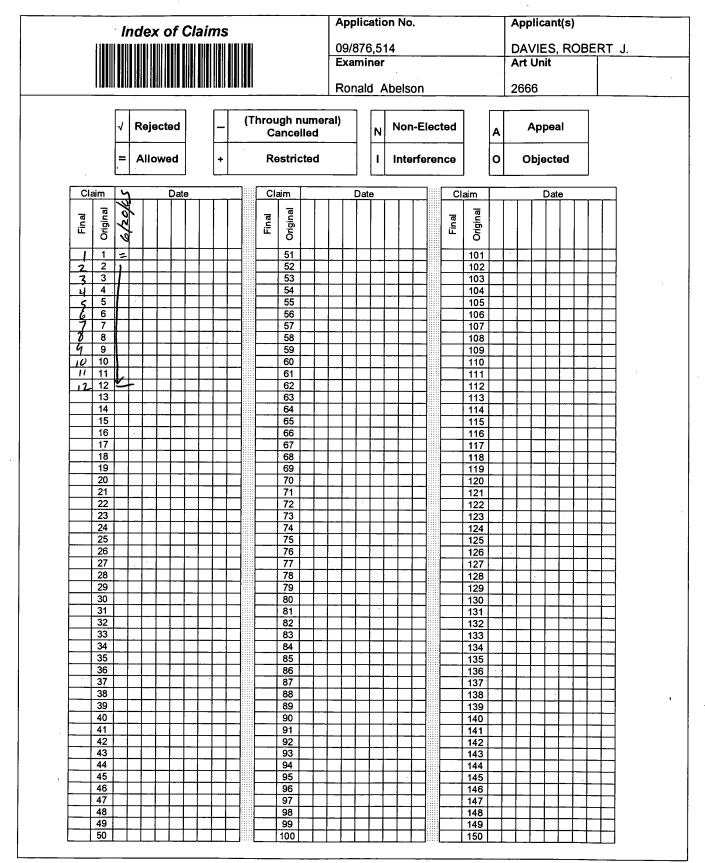
11	Searc	h Notes			cation No.			cant(s)	F 1
				09/87 Exam	'6,514 iner		Art Ur	ES, ROBERT	I_J
					ld Abelson		2666		
					IU ADEISUII		2000	<u> </u>	
	SEAF	RCHED							
Class	Subclass	Date	Examiner		(INCL	UDING SE	:ARCH	DATE) EXMR [.]
370	528 346 449 465	6/9/05	Ru		Eastd	latabo	de_	6/9/05	RC
	· · · · · · · · · · · · · · · · · · ·								r
								,	
							=:		
INT			ED					•	
Class	Subclass	Date	Examiner						
Sear Sear	forence	8/2/05	Ru	-					
						<u></u>			····
	· ·								

U.S. Patent and Trademark Office

/

Part of Paper No. 6

• • •



U.S. Patent and Trademark Office

Part of Paper No. 6

. 39

-		
•	-	•

`Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
Ľ	13	(primary same secondary same poll\$3 same field)	US-PGPUB	OR	ON	2005/08/03 11:41
L2	1	(primary same secondary same poll\$3 same field).clm.	US-PGPUB	OR	ON	2005/08/03 11:41

Interferen search

÷,	·••	

S46	_ 2	S45	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2005/06/09 15:43
S47	2912	(370/528 370/346 370/449 370/465).ccls.	US-PGPUB; USPAT; USOCR; EPO; JPO	OR	ON	2005/06/09 15:45
S48	146	S47 and (poll\$3 same field)	US-PGPUB; USPAT; USOCR; EPO; JPO	OR	ON	2005/06/09 15:45
S49	2	"6233231".pn.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2005/06/10 10:37
S50	1	S49 and (downlink with shared)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2005/06/10 10:39
S51	17650	umts	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2005/06/10 10:39
S52	804	umts same (field)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2005/06/10 10:40
S53	124	umts same (field same channel)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2005/06/10 10:40
S54	27	umts same (field same channel same code)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2005/06/10 10:40
S55	11	umts same (field same channel same code same (user remote recipient))	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2005/06/10 10:42

٠.

Search History 6/20/05 3:06:07 PM Page 5 C:\APPS\EAST\Workspaces\09876514.wsp

S56	3009	umts same (packet)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2005/06/10 10:42
S57	101	umts same (packet same field)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2005/06/10 10:45
S58	442	downlink adj2 control adj1 channel	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2005/06/10 10:45
S59	269	S58 and (code same channel)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2005/06/10 10:45
S60	105	S58 and (code same channel same (user recipient))	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2005/06/10 10:46
S61	205	S58 and (format samecode same channel same (user recipient))	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2005/06/10 10:46
S62	14	S58 and (format same code same channel same (user recipient))	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2005/06/10 10:49
S63	21	(umts same (downlink adj2 control adj1 channel))	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2005/06/10 10:52
S64	344	(header same (code same channel same destination))	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2005/06/10 10:54
S65	61	(header same format same (code same channel same destination))	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2005/06/10 10:54

Search History 6/20/05 3:06:07 PM Page 6 C:\APPS\EAST\Workspaces\09876514.wsp

,

÷ .

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
S1	2	bluetooth and (pag\$3 with signal with (size length))	US-PGPUB; USPAT; EPO; JPO; DERWENT	OR	ON	2004/04/16 13:43
S2	298	(pag\$3 with signal with (option\$4))	US-PGPUB; USPAT; EPO; JPO; DERWENT	OR	ON	2004/04/16 13:41
S3	3	(pag\$3 with signal with (option\$4)with field)	US-PGPUB; USPAT; EPO; JPO; DERWENT	OR	ON	2004/04/16 13:41
S4	7	bluetooth and (pag\$3 with signal with (format size length))	US-PGPUB; USPAT; EPO; JPO; DERWENT	OR	ON	2004/04/16 13:44
S5	1891	(pag\$3 with signal with (format size length))	US-PGPUB; USPAT; EPO; JPO; DERWENT	OR	ON	2004/04/16 13:4!
S6	216	(pag\$3 with signal with (format size length)with (bit byte))	US-PGPUB; USPAT; EPO; JPO; DERWENT	OR	ON	2004/04/16 13:4!
S7	20	((paging adj1 signal) with (format size length)with (bit byte))	US-PGPUB; USPAT; EPO; JPO; DERWENT	OR	ON	2004/04/16 13:46
S8	1051	bluetooth	USPAT	OR	OFF	2004/11/26 08:54
S9	10537	bluetooth	US-PGPUB; USPAT; EPO; JPO; DERWENT	OR	ON	2004/04/15 15:53
S10	60	bluetooth and((broadcast with channel)same (pag\$3 inquir\$3))	US-PGPUB; USPAT; EPO; JPO; DERWENT	OR	ON	2004/04/15 16:24
S11	2	"6574266".pn.	US-PGPUB; USPAT; EPO; JPO; DERWENT	OR	ON	2004/04/15 16:24
S12	2	"6574266".pn. and (master with slave)	US-PGPUB; USPAT; EPO; JPO; DERWENT	OR	ON	2004/04/15 16:24
S13	322	davies inv. with robert	US-PGPUB;	OR	ON	2004/11/23 14:15

Search History 6/20/05 3:06:07 PM Page 1 C:\APPS\EAST\Workspaces\09876514.wsp

. `

. . • ~

S14	13	S13 and (data adj1 delivery)	US-PGPUB; USPAT	OR	ON	20
S15	1	"6664891".pn.	US-PGPUB; USPAT	OR	ON	20
S16	1	"6625901".pn.	US-PGPUB; USPAT	OR	ON	2!
S17	1	"6225901".pn.	US-PGPUB; USPAT	OR	ON	2004/11/23 15:13
S18	2749	(370/528 370/346 370/449 370/465).ccls.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2004/11/23 15:14
S19	920	S18 and (poll\$3)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2004/11/23 15:14
S20	16	S19 and (poll\$3 same guard)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2004/11/23 15:23
S21	5	S19 and (poll\$3 with guard)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2004/11/23 15:24
S22	112	(poll\$3 with guard)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2004/11/23 15:27
S23	0	S22 and bluetooth	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2004/11/23 15:24
S24	3	(poll\$3 same guard) and bluetooth	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2004/11/23 15:24
S25	Æ	(370/528).ccls. and (poll polled polling)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	OFF	2004/11/26 08:55

Search History 6/20/05 3:06:07 PM Page 2 C:\APPS\EAST\Workspaces\09876514.wsp

S26	8	(370/528).ccls. and (poll polled polling)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2004/11/26 08:55
S27	8	(370/528).ccls. and (poll polled polling)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2004/11/26 08:57
S28	59	guard with (poll polled polling)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2004/11/26 09:17
S29	4	"6801543".pn.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2004/11/26 09:17
S30	1	S29 and "54"	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2004/11/26 09:18
S31	1028	guard with variable	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2004/11/26 09:18
S32	7	(guard with variable) same (poll polled polling)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2004/11/26 09:40
S33	2	"6574266".pn.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2004/11/26 09:40
S34	1	S33 and pag\$3	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2004/11/26 09:42
S35	4	("5528623" "5430775").pn.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2004/11/26 09:42

Search History 6/20/05 3:06:07 PM Page 3 C:\APPS\EAST\Workspaces\09876514.wsp

.

,

S36	0	S35 and pag\$3	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2004/11/26 09:42
S37	2	"6664891".pn.	US-PGPUB; USPAT; USOCR; EPO; JPO;	OR	ON	2004/11/26 11:36
S38	2	"6664891".pn.	DERWENT US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2004/11/26 11:36
S39	. 1	S38 and "64"	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2004/11/26 11:37
S40	0	S38 and "other aspects"	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2004/11/26 11:37
S41	1	S38 and "other"	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2004/11/26 11:53
S42	2	S38 and "inquiry"	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2004/11/26 12:49
S43	66	abelson.xa.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2004/11/26 12:49
S44	1	S43 and lucent.asn.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2004/11/26 12:49
S45	2	"6574266".pn.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2005/06/09 15:43

Search History 6/20/05 3:06:07 PM Page 4 C:\APPS\EAST\Workspaces\09876514.wsp

. . -

FEB-18-2005 14:10 FHI

Appl. No.

Filed

TC/A.U.

Examiner

Atty. Docket

Applicant(s)

PHILIPS IP AND S

RECEIVED CENTRAL FAX CENTER

Appl. No. 09/876,514 Amendment and/or Response Reply to Office action of 29 November 2004

PATENT AND TRADEMARK OFFICE

: 09/876,514

: 7 June 2001

: GB-000108

: 2666

: Robert J. DAVIES

; Ronald B. ABELSON

IN THE UNITED STATES

FEB 1 8 2005

CERTIFICATE OF TRANSMISSION
I certify that this paper is being transmitted by fac- simile to the U.S. Patent and Trademark Office at (703) 872-9306
on: 18 February 2005 By: GRB

Title: COMMUNICATION SYSTEM

AMENDMENT and/or RESPONSE under 37 C.F.R. § 1.111

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

Sir:

In response to the non-final Office action of 29 November 2004, please amend the above referenced application as follows and reconsider the application in light of the following remarks. Please charge Deposit Account No. 14-1270 for any required extension of time or excess claim fees for filing this paper.

This paper includes (each beginning on a separate sheet):

- 1. Amendments to and/or listing of the claims;
- 2. Remarks / Discussion of Issues.

N:USERPUBLIC/BR/GB/01/GB000103 AMENDMENT 4.829.DOC Atty. Docket No. GB-010108 PAGE 1/6 * RCVD AT 2/18/2005 2:07:06 PM [Eastern Standard Time] * SVR:USPTO-EFXRF-1/0 * DNIS:8729306 * CSID:914 332 0615 * DURATION (mm-ss):01-52 Appl. No. 09/876,514 Amendment and/or Response Reply to Office action of 29 November 2004

Amendments to the Claims:

A listing of the entire set of pending claims (including amendments to the claims, if any) is submitted herewith per 37 CFR 1.121. This listing of claims will replace all prior versions, and listings, of claims in the application.

Listing of Claims:

1. (Previously presented) A communications system comprising a primary station and at least one secondary station, wherein the primary station has means for broadcasting a series of Inquiry messages, each in the form of a plurality of predetermined data fields arranged according to a first communications protocol, and means for adding to an inquiry message prior to transmission an additional data field for polling at least one secondary station, and wherein the at least one polled secondary station has means for determining when an additional data field has been added to the plurality of data fields, for determining whether it has been polled from the additional data field and for responding to a poll when it has data for transmission to the primary station.

2. (Original) A primary station for use in a communications system comprising at least one secondary station, wherein means are provided for broadcasting a series of inquiry messages, each in the form of a plurality of predetermined data fields arranged according to a first communications protocol, and for adding to each inquiry message prior to transmission an additional data field for polling at least one secondary station.

3. (Previously presented) The primary station of claim 2, wherein means are provided for adding the additional data field at the end of a respective inquiry message.

N:USERPUBLIC/BR/GB/01/GB00108 AMENDMENT 4.829.DOC Atty. Docket No. GB-010108 PAGE 2/6 * RCVD AT 2/18/2005 2:07:06 PM [Eastern Standard Time] * SVR:USPTO-EFXRF-1/0 * DNIS:8729306 * CSID:914 332 0615 * DURATION (mm-ss):01-52

Page 3 of 5

Appl. No. 09/876,514 Amendment and/or Response Reply to Office action of 29 November 2004

4. (Previously presented) The primary station of claim 2, wherein means are provided for including an indication in one of the predetermined data fields, the indication denoting the presence of the additional data field.

5. (Previously presented) The primary station of claim 2, wherein the first communications protocol comprises Bluetooth messaging.

6. (Previously presented) The primary station of claim 2, wherein the additional data field comprises at least 64 bits of data.

7. (Previously presented) The primary station of claim 2, wherein first radio means are provided for broadcasting substantially continuously inquiry messages having the additional data field and second radio means are provided for handling other aspects of communication links with secondary stations.

8. (Original) A secondary station for use in a communications system comprising a primary station, wherein means are provided for receiving an inquiry message broadcast by the primary station, the message being in the form of a plurality of predetermined data fields arranged according to a first communications protocol and having added to it an additional data field for polling at least one secondary station, and wherein means are provided for determining when an additional data field has been added to the plurality of data fields, for determining whether it has been polled from the additional data field and for responding to a poll when it has data for transmission to the primary station.

9. (Previously presented) The secondary station of claim 8, wherein the first communications protocol comprises Bluetooth messaging.

10. (Previously presented) The secondary station of claim 8, wherein means are provided for responding to a poll after a predetermined interval has passed

N:USERPUBLIC/BR/GB/01/GB000108 AMENDMENT 4.829.DOC Atty. Docket No. GB-010108 PAGE 3/6 * RCVD AT 2/18/2005 2:07:05 PM [Eastern Standard Time] * SVR:USPTO-EFXRF-1/0 * DNIS:8729306 * CSID:914 332 0615 * DURATION (mm-ss):01-52

49

÷

Page 4 of 5

Appl. No. 09/876,514 Amendment and/or Response Reply to Office action of 29 November 2004

without transmission of data, whether or not the secondary station has data for transmission.

11. (Previously presented) A method of operating a communication system comprising a primary station and at least one secondary station, the method comprising the primary station broadcasting a series of inquiry messages, each in the form of a plurality of predetermined data fields arranged according to a first communications protocol, and adding to an inquiry message prior to transmission an additional data field for polling at least one secondary station, and further comprising the at least one polled secondary station determining when an additional data field has been added to the plurality of data fields, determining whether it has been polled from the additional data field and responding to a poll when It has data for transmission to the primary station.

12. (Previously presented) The method of claim 11, wherein not all inquiry messages have an additional data field for polling a secondary station added to them.

N:\USERPUBLIC\BR\GB\01\GB000108 AMENDMENT 4.829.DOC

Atty. Docket No. GB-010108

PAGE 4/6* RCVD AT 2/18/2005 2:07:06 PM [Eastern Standard Time] * SVR: USPTO-EFXRF-1/0* DNIS: 8729306* CSID: 914 332 0615* DURATION (mm-ss): 01-52

Page 5 of 5

Appl. No. 09/876,514 Amendment and/or Response Reply to Office action of 29 November 2004

REMARKS / DISCUSSION OF ISSUES

Claims 1-12 are pending in the application.

Applicant(s) thank(s) the Examiner for acknowledging the claim for priority and receipt of certified copies of all the priority document(s), and for stating that the drawings are acceptable.

The Office action rejects claims 1-5, 7-9, 11, and 12 for double patenting over claims of U.S. Pat. No. 6,664,891. A Terminal Disclaimer is filed herewith to obviate the double patenting rejection. Accordingly, withdrawal of the rejection of claims 1-5, 7-9, 11, and 12 is respectfully requested.

The Office Action Summary states that claims 6 and 10 are objected to, but the body of the Office action does not detail the objection. It is presumed that the objection is only for depending from a rejected claim, and that the Terminal Disclaimer filed herewith obviates this objection. Accordingly, withdrawal of the objection of claims 6 and 10 is respectfully requested.

In view of the foregoing, applicant(s) respectfully request(s) that the Examiner withdraw the objection(s) and/or rejection(s) of record, allow all the pending claims, and find the application in condition for allowance. If any points remain in issue that may best be resolved through a personal or telephonic interview, the Examiner is respectfully requested to contact the undersigned at the telephone number listed below.

Respectfully submitted,

Eric M. Bram

Eric M. Bram Reg. 37,285 Att'y for Applicant(s) Philips Intellectual Property & Standards P.O. Box 3001 Briarcliff Manor, NY 10510-8001 Phone: (914) 333-9635 Fax: (914) 332-0615

N:\USERPUBLIC\BR\GB\01\GB000108 AMENDMENT 4.B29.DOC

Atty. Docket No. GB-010108

PAGE 5/6 * RCVD AT 2/18/2005 2:07:06 PM [Eastern Standard Time] * SVR:USPTO-EFXRF-1/0 * DNIS:8729306 * CSID:914 332 0615 * DURATION (mm-ss):01-52

FEB-18-2005 14:11 PHILIPS IF AND S BEST AVAILABLE COPY

pplication of: ROBERT J. DAVIES lication No. 09/876,514 d: JUNE 7, 2001 COMMUNICATION SYSTEM The owner, Koninklijke Philips Electronics N.V. of the entire interest in the instant application hereby disclaims ad below, the terminal part of the atalutory term of any palent granted on the instant application, which would exit piration date of the full statutory term defined in 35 U.S.C. 154 to 156 and 173, as presently shortened by a mer, of prior Patent No. <u>8,664,891</u>	end beyon any tearity tapplication in the insta the insta of the pri- ance fee, y disclaring
the JUNE 7, 2001 COMMUNICATION SYSTEM The owner, Koninklijke Philips Electronics N.V. of the entitle interest in the instant application hereby disclaims ad below, the terminal part of the statutory term of any patent granted on the instant application, which would extend piraton date of the full statutory term defined in 35 U.S.C. 154 to 156 and 173, as presently shortened by a mer, of prior Patent No. <u>6,664,891</u>	end beyon any tearity tapplication in the insta the insta of the pri- ance fee, y disclaring
COMMUNICATION SYSTEM The owner, Koninklijke Philips Electronics N.V. of the entire Interest In the Instant application hereby disclaims at below, the terminal part of the statutory term of any patent granted on the Instant application, which would extend to the full statutory term defined in 35 U.S.C. 154 to 156 and 173, as presently shortened by a mer, of prior Patent No. <u>6.664.891</u> The owner hereby agrees that any patent so granted on the Instant e enforceable only for and during such period that it and the prior patent are commonly owned. This agreement rug granted on the Instant application and is binding upon the grantee, its successors or assigns. In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on tation that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 to 158 and 173, as presentily shortened by any terminal disclaimer, in the event that it later: expires for failure to pay a maintend nenforceable, is found invalid by a court of competent jurisdiction, is statutorly disclaimed in whole or terminally 37 CFR 1.321, has at claims cancelled by a reexamination certificate, is relssued, or is in any manner terminated if or fits full statutory term as presently shortened by any terminal disclaimer. e charge Deposit Account 14-1270, the terminal disclaimer fee under 37 CFR 1.20(d). undersigned is an attorney of record. Mathematical disclaimer fee under 37 CFR 1.20(d).	end beyon any tearity tapplication in the insta the insta of the pri- ance fee, y disclaring
The owner, Koninklijke Philips Electronics N.V. of the entire interest in the instant application hereby disclaims ad below, the terminal part of the statutory term of any patent granted on the Instant application, which would exter plration date of the full statutory term defined in 35 U.S.C. 154 to 156 and 173, as presently shortened by a mer, of prior Patent No. <u>6.664.891</u>	end beyon any tearity tapplication in the insta the insta of the pri- ance fee, y disclaring
ad below, the terminal part of the statutory term of any patent granted on the Instant application, which would extern piration date of the full statutory term defined in 35 U.S.C. 154 to 156 and 173, as presently shortened by a mer, of prior Patent No. <u>6,664,891</u> The owner hereby agrees that any patent so granted on the Instant e enforceable only for and during such period that it and the prior patent are commonly owned. This agreement ru granted on the Instant application and is binding upon the grantee, its successors or assigns. In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on ation that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 to 156 and 173, as presently shortened by any terminal disclaimer, in the event that it later: expires for failure to pay a maintenin nenforceable, is found invalid by a court of competent jurisdiction, is statutorfly disclaimed in whole or terminally 37 CFR 1.321, has all dates cancelled by a reexamination certificate, is relissued, or is in any manner terminated tion of its full statutory term as presently shortened by any terminal disclaimer. e charge Deposit Account 14-1270, the terminal disclaimer fee under 37 CFR 1.20(d). Indersigned is an attorney of record. Mathematical is an attorney of record. Mathematical is an attorney of record. Mathematical is an attorney of record. 2/11	end beyon any tearity tapplication in the insta the insta of the pri- ance fee, y disclaring
Sleastern De	8/05
Signature Da	ite
Eric M. Bram	
Typed or printed name	
CERTIFICATE OF TRANSMISSION	
by facsimile to the U.S. Patent and Trademark Office at $703-872-9306$	
By: AMBm	

See Comments to form

 $\label{eq:linear} N: UserPublic BR \ FORM \\ Sterm \\ discl-double \ patent. \\ DOC$

PAGE 6/6 * RCVD AT 2/18/2005 2:07:06 PM [Eastern Standard Time] * SVR:USPTO-EFXRF-1/0 * DNIS:8729306 * CSID:914 332 0615 * DURATION (mm-ss):01-52

	tive October 1,				4	<i>5</i> 3		۱ ۲
	S FILED - PAR (Column 1)	[[(Column 2]				OR	· OTHER SMALL	
TOTAL CLAIMS	12			RATE	FEE		RATE	FEE
FOR	NUMBER FILED	NUMBER ED	TRA	BASIC FEE	355.00	OR	BASIC FEE	710.00
TOTAL CHARGEABLE CLAIMS	12 minus 20	•		X\$ 9==		OR	X\$18=	
IDEPENDENT CLAIMS	(j minus 3	- /		X40=		OR	X80=	80 .
ULTIPLE DEPENDENT CLAIM P	RESENT			+135=				-00
If the difference in column 1 is	less than zero, en	ter "0" in colum	n 2	TOTAL		OR		740
CLAIMS AS	AMENDED - PA	RTU				Jon	OTHER	
67717 (Column 1)			umn 3)	SMALL	ENTITY	9 8	SMALL	
Country Remaining AFTER AMENDMENT Total Independent	PRI		ISENT	RATE	ADDI- TIONAL	L	RATE	ADDI- TIONAL FEE
Total · 12	Minus ++	8		X\$ 9=	M	OR	X\$18-	
Independent • 4	Minus 🚥	8		X40=	9	OR	X80=	•
FIRST PRESENTATION OF M				+135=		OR	+270=,	· •
		vupy	•	TOTAL		OR	TOTAL	
2/18:/05 (Cotumn 1)	•	•	umn 3)	ADDIT. FEE	• • •	100	ADDIT. FEE	Ľ
CLAIMS REMAINING	R	GHEST	SENT		ADDI-	•		ADDI-
AFTER			ITRA	RATE	TIONAL FEE	•	RATE	
Total	Minus ++	<i>70</i> •	· · ·	X\$ 9=		OR	X318-	
Independent/ • 4	Minus	4 •		X40=	·	OR	X80=:	•
FIRST PRESENTATION OF M	ULTIPLE DEPENDE	INT CLAIM		+135=		OR	+270=	
Best A	vailable	Copy		TOTAL	•	OR	TOTAL	
(Column 1)		• •	umn 3)	ADDIT. FEE			ADDIT. FEE	
CLAIMS REMAINING	R	GHEST	SENT		ADDI-			ADDI-
AFTER AMENDMENT Total	PRE		TRA	RATE	TIONAL FEE		RATE	TIONAL FEE
Total	Minus . ••			X\$ 9=		OR	X\$18=	ï.
Independent •	Minus •••	•		X40=			X80=	
FIRST PRESENTATION OF M	ULTIPLE DEPENDE	NT CLAIM				OR		
If the entry in column 1 is less than				+135= TOTAL	i	OR	+270= TOTAL	·
" If the "Highest Number Previously F	aid For" IN THIS SPAC		mier "20."	ADDIT. FEE		OR	ADDIT. FEE	L

•

BEST AVAILABLE COPY

•

.

	ER TO OBVIATE A DOUBLE PATENTING OVER A PRIOR PATENT	Dockst Number (Opiiona) GB 000108
In re Application of: ROBER	AT J. DAVIES	
Application No. 09/876,51	14	
Filed: JUNE 7, 2001		
For COMMUNICATIO	NSYSTEM	•
provided below, the terminal the expiration date of the fi disdamer, of prior Patant N shall be enforceable only for patent granted on the instant in making the so- application that would extens patent, as presently shorten held unenforceable, is found under 37 CFR 1.321, has at	dijka Philips Electronics N.V. of the entire interest in the instant part of the stabutory term of any patent granted on the Instant ull statutory term defined in 35 U.S.C. 154 to 156 and 173, o. <u>6664.891</u>	It application, which would extend by any tamb as presently shortened by any tamb tiont so granted on the instant application only owned. This spreement runs with a assigns. art of any patent granted on the but 35 U.S.C. 154 to 156 and 173 of daspit as for failure to pay a maintenance bra. claimed in whole or teamingly disching
Please charge Deposit Ar	ccount 14-1270, the terminal disclaimer fee under 37 CF	FR 1.20(d).
The undersigned is an att	formey of record.	- elistac
	Skinabure	
•	Eric M. Bram	
	Typed or printed name	
	CERTIFICATE OF TRANSMISSION I certify that this correspondence is being transmitted by facsimile to the U.S. Patent and Trademark Office 703-872-9306 On: <u>2/18/05</u> By: <u>AMAMA</u>	l at
-		শ
· ·		76514
See Comments to form	·····	60
		60
	ouble patzna DOC	60
	ouble parent DOC astern Standard Time]* SVR:USPTO-EFXRF-1/0 * DNIS:8729306 * CS	0.03 0.00
	ouble patent DOC astern Standard Time] * SVR:USPTO-EFXRF-110 * DNIS:8729306 * CS	60

Best Available Copy

	Application/Control No.	Applicant(s)/Patent under Reexamination	
	09/876,514	DAVIES, ROBERT J.	
Document Code - DISQ	Interna	I Document - DO NOT	and the second se

TERMINAL DISCLAIMER		
Date Filed : 02/18/05	This patent is subject to a Terminal Disclaimer	

Approved/Disappro	ved by:			
		·		
gunter-riley				

U.S. Patent and Trademark Office

.

	TED STATES PATEN	t and Trademark Office	UNITED STATES DEPAR United States Patent and Address: COMMISSIONER F P.O. Box 1450 Alexandria, Virginia 223 www.uspto.gov	OR PATENTS
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/876,514	06/07/2001	Robert J. Davies	PHGB000108	9203
24737 .7	590 11/29/2004		EXAM	INER
		PERTY & STANDARDS	ABELSON,	RONALD B
P.O. BOX 300 BRIARCLIFF	1 MANOR, NY 10510		ART UNIT	PAPER NUMBER
Diamobili			2666	
			DATE MAILED: 11/29/200	4

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

Application 9/976,514 Examiner Ronald Abel - The MAILING DATE of this communication appears on the of Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO ITHE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, after 50 (c) MONTH's more than and and of this commonation. - Filter of the period for reply specified above is less than thirty (30) days, a reply with the statutor if the period for reply specified above is less than thirty (30) days, a reply with the statutor after 50 (c) MONTH's the set or extended period for mayor period will apply and will be papered with the optimum date of this comme arrive patient term adjustment. See 37 CFR 1.704(b). Status 1) Responsive to communication(s) filed on 23 August 2004. 2a) This action is FINAL. 2b) This action is non 3) Since this application is in condition for allowance except for closed in accordance with the practice under Ex parte Quays Disposition of Claims 4) Claim(s) 1-12 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consi 5) Claim(s) 1-57-9,11 and 12 is/are rejected. 7) Claim(s) 5 field on 07 June 2001 is/are: a) accepted Application Papers 9) The specification is objected to by the Examiner. 10) 1	N	AL
Office Action Summary Examiner Rolad Abel The MAILING DATE of this communication appears on the composition of Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO Part Mailing DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, after SX (b) ONTH'S from the mailing date of this communication. If the period for reply septified above, the maximum statutory period will apply and will be applied Above is less than third (30) days, a reply within the statutor is full period for reply is specified above, the maximum statutory period will apply and will be applied Above by the Office less than three months after the mailing date of this communication (s) filed on 23 August 2004. 2a) This action is FINAL. 2b) This action is non 3) Since this application is in condition for allowance except for closed in accordance with the practice under Ex parte Quay. Disposition of Claims	No. Applicant(s)	
Previous of the second sec	DAVIES, ROBER	Т Ј.
The MAILING DATE of this communication appears on the competition of the representation of the representation of the series of the serie	Art Unit	
Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply sepecified above, the maximum statutory period will apply and will explored Any reply received by the Office later than three months after the mailing date of this commercemed patent term adjustment. See 37 CFR 1.704(b). Status 1) Responsive to communication(s) filed on 23 August 2004. 2a) This action is FINAL. 2b) 3) Since this application is in condition for allowance except for closed in accordance with the practice under Ex parte Quay Disposition of Claims 4) Claim(s) 1-12 is/are pending in the application. 4) Claim(s) 1-5.7-9.11 and 12 is/are rejected. 7) 7) Claim(s) 6 and 10 is/are objected to. 8) 8) Claim(s) 6 and 10 is/are objected to. 8) 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on 07 June 2001 is/are: a) accepted Application Papers 9) The specification is objected to by the Examiner. Note Replacement drawing sheet(s) including the correction is required 11) 110 The orath or declaration is objected to by the Examiner. N		
 THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 GFR 1.136(a). In no event, after SIX (6) MONTHS from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days, a reply within the statutor if the period for reply with of Office lateve, is less than thirty (30) days, a reply within the statutor event with office lateve is less than thirty (30) days, a reply within the statutor is provided for reply with office lateve is less than thirty (30) days, a reply within the statutor event that there months after the mailing date of this comm earned patent tern adjustment. See 37 CFR 1.704(b). Status 1) Responsive to communication(s) filed on <u>23 August 2004</u>. 2a) This action is FINAL. 2b) This action is non 3) Since this application is in condition for allowance except for closed in accordance with the practice under <i>Ex parte Quay</i>. Disposition of Claims 4) Claim(s) <u>1-12</u> is/are pending in the application. 4a) Of the above claim(s) is/are vithdrawn from consis 5) Claim(s) <u>1-57-9,11 and 12</u> is/are rejected. 7) Claim(s) <u>6 and 10</u> is/are objected to. 8) Claim(s) <u>6 and 10</u> is/are objected to. 8) Claim(s) <u>6 and 10</u> is/are objected to. 8) Claim(s) filed on <u>07 June 2001</u> is/are: a) accepted Applicant may not request that any objection to the drawing(s) be F Replacement drawing sheet(s) including the correction is required Applicant may not request that any objection to the drawing(s) be F Replacement drawing sheet(s) including the correction is required and [2] All b) Some * c) None of: 1. Certified copies of the priority documents have been r 2. Certified copies of the priority documents have been r 3. Copies of the certified copies of the priority documents have been r 3. Copies of the certified copies of the priority documents h	wer sheet with the correspondence ac	ldress
 Status Responsive to communication(s) filed on <u>23 August 2004</u>. This action is FINAL. 2b) This action is non Since this application is in condition for allowance except for closed in accordance with the practice under <i>Ex parte Quay</i>. Disposition of Claims Claim(s) <u>1-12</u> is/are pending in the application. (4a) Of the above claim(s)	however, may a reply be timely filed y minimum of thirty (30) days will be considered time pire SIX (6) MONTHS from the mailing date of this c ion to become ABANDONED. (5 U.S.C. § 133)	ly. ommunication.
 2a) This action is FINAL. 2b) This action is non 3) Since this application is in condition for allowance except for closed in accordance with the practice under <i>Ex parte Quay</i> Disposition of Claims 4) Claim(s) 1-12 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consisting the above claim(s) is/are allowed. Claim(s) 1-5,7-9,11 and 12 is/are rejected. Claim(s) 6 and 10 is/are objected to. Claim(s) are subject to restriction and/or election required for the drawing(s) filed on 07. June 2001 is/are: a) accepted Application Papers 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on 07. June 2001 is/are: a) accepted Applicant may not request that any objection to the drawing(s) be filed applicant may not request that any objection to the Examiner. Note Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under a) All b) Some * c) None of: Certified copies of the priority documents have been r Copies of the certified copies of the priority documents have been r Copies of the certified copies of the priority documents have been r Copies of the certified copies of the priority documents have been r 		
 2a) This action is FINAL. 2b) This action is non 3) Since this application is in condition for allowance except for closed in accordance with the practice under <i>Ex parte Quay</i> Disposition of Claims 4) Claim(s) 1-12 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consisting the above claim(s) is/are allowed. Claim(s) 1-5,7-9,11 and 12 is/are rejected. Claim(s) 6 and 10 is/are objected to. Claim(s) are subject to restriction and/or election required for the drawing(s) filed on 07. June 2001 is/are: a) accepted Application Papers 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on 07. June 2001 is/are: a) accepted Applicant may not request that any objection to the drawing(s) be filed applicant may not request that any objection to the Examiner. Note Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under a) All b) Some * c) None of: Certified copies of the priority documents have been r Copies of the certified copies of the priority documents have been r Copies of the certified copies of the priority documents have been r Copies of the certified copies of the priority documents have been r 		•
 3) Since this application is in condition for allowance except for closed in accordance with the practice under <i>Ex parte Quay</i> Disposition of Claims 4) Claim(s) <u>1-12</u> is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consi 5) Claim(s) <u>1-57-9,11 and 12</u> is/are rejected. 7) Claim(s) <u>6 and 10</u> is/are objected to. 8) Claim(s) are subject to restriction and/or election required Application Papers 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on <u>07 June 2001</u> is/are: a) accepted a Applicant may not request that any objection to the drawing(s) be the Replacement drawing sheet(s) including the correction is required 11) The oath or declaration is objected to by the Examiner. Note Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under a) All b) Some * c) None of: Certified copies of the priority documents have been r Copies of the certified copies of the priority documents have been r * See the attached detailed Office action for a list of the certified of the certified copies of the priority and the certified copies of the priority documents have been r 	-final	
 closed in accordance with the practice under <i>Ex parte Quay</i> Disposition of Claims 4) ○ Claim(s) <u>1-12</u> is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consisients 5) ○ Claim(s) is/are allowed. 6) ○ Claim(s) <u>1-5,7-9,11 and 12</u> is/are rejected. 7) ○ Claim(s) <u>6 and 10</u> is/are objected to. 8) ○ Claim(s) are subject to restriction and/or election required Application Papers 9) □ The specification is objected to by the Examiner. 10) ○ The drawing(s) filed on <u>07 June 2001</u> is/are: a) ○ accepted Applicant may not request that any objection to the drawing(s) be F Replacement drawing sheet(s) including the correction is required 11) □ The oath or declaration is objected to by the Examiner. Note Priority under 35 U.S.C. § 119 12) ○ Acknowledgment is made of a claim for foreign priority under a) ○ All b) □ Some * c) □ None of: 1. ○ Certified copies of the priority documents have been r 2. □ Certified copies of the priority documents have been r 3. □ Copies of the certified copies of the priority documents have been r 3. □ Copies of the certified copies of the priority documents have been r 3. □ Copies of the certified copies of the priority documents have been r 		e merite ic
 Disposition of Claims 4) Claim(s) <u>1-12</u> is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consision claim(s) is/are allowed. 6) Claim(s) <u>1-5,7-9,11 and 12</u> is/are rejected. 7) Claim(s) <u>6 and 10</u> is/are objected to. 8) Claim(s) are subject to restriction and/or election required claim(s) are subject to restriction and/or election required application Papers 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on <u>07 June 2001</u> is/are: a) accepted Applicant may not request that any objection to the drawing(s) be the Replacement drawing sheet(s) including the correction is required 11) The oath or declaration is objected to by the Examiner. Note Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under a) Some * c) None of: 1. Certified copies of the priority documents have been r 3. Copies of the certified copies of the priority documents have been r 3. Copies of the certified copies of the priority documents have been r 3. Copies of the certified copies of the priority documents have been r 	le. 1935 C.D. 11, 453 O.G. 213	5 ments 18
 4) Claim(s) <u>1-12</u> is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consision of the above claim(s) is/are withdrawn from consision claim(s) is/are allowed. 6) Claim(s) <u>1-5,7-9,11 and 12</u> is/are rejected. 7) Claim(s) <u>6 and 10</u> is/are objected to. 8) Claim(s) are subject to restriction and/or election required. Application Papers 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on <u>07 June 2001</u> is/are: a) accepted a Applicant may not request that any objection to the drawing(s) be replacement drawing sheet(s) including the correction is required. 11) The oath or declaration is objected to by the Examiner. Note Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under a) All b) Some * c) None of: 1. Certified copies of the priority documents have been replication from the International Bureau (PCT Rule 1* See the attached detailed Office action for a list of the certified copies of the	,	
 4a) Of the above claim(s) is/are withdrawn from consisions of the priority documents have been r 3		Winner and a second sec
 5) Claim(s) is/are allowed. 6) Claim(s) <u>1-5,7-9,11 and 12</u> is/are rejected. 7) Claim(s) <u>6 and 10</u> is/are objected to. 8) Claim(s) are subject to restriction and/or election required Application Papers 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on <u>07 June 2001</u> is/are: a) accepted a Applicant may not request that any objection to the drawing(s) be the Replacement drawing sheet(s) including the correction is required 11) The oath or declaration is objected to by the Examiner. Note Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under a) All b) Some * c) None of: Certified copies of the priority documents have been r Copies of the certified copies of the priority documents have been r Copies of the certified copies of the priority documents have been r 	deration	
 6) Claim(s) <u>1-5,7-9,11 and 12</u> is/are rejected. 7) Claim(s) <u>6 and 10</u> is/are objected to. 8) Claim(s) are subject to restriction and/or election required Application Papers 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on <u>07 June 2001</u> is/are: a) accepted a Applicant may not request that any objection to the drawing(s) be the Replacement drawing sheet(s) including the correction is required 11). The oath or declaration is objected to by the Examiner. Note Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under a) All b) Some * c) None of: 1. Certified copies of the priority documents have been r 3. Copies of the certified copies of the priority documents have been r a. Copies of the certified copies of the priority documents have been r a. Copies of the certified copies of the priority documents have been r 	Jerauon.	
 7) ☐ Claim(s) <u>6 and 10</u> is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or election required a claim (s) are subject to restriction and/or election required a polication Papers 9) ☐ The specification is objected to by the Examiner. 10) ☐ The drawing(s) filed on <u>07 June 2001</u> is/are: a) ☐ accepted a Applicant may not request that any objection to the drawing(s) be the Replacement drawing sheet(s) including the correction is required a correction is required a correction is required a solution of the declaration is objected to by the Examiner. Note a correction under 35 U.S.C. § 119 12) ☐ Acknowledgment is made of a claim for foreign priority under a) ☐ All b) ☐ Some * c) ☐ None of: Certified copies of the priority documents have been r Copies of the certified copies of the priority documents have been r Copies of the certified copies of the priority documents have been r 		
 8) ☐ Claim(s) are subject to restriction and/or election required Application Papers 9) ☐ The specification is objected to by the Examiner. 10) ☑ The drawing(s) filed on <u>07 June 2001</u> is/are: a) ☑ accepted a Applicant may not request that any objection to the drawing(s) be the Replacement drawing sheet(s) including the correction is required 11) ☐ The oath or declaration is objected to by the Examiner. Note Priority under 35 U.S.C. § 119 12) ☑ Acknowledgment is made of a claim for foreign priority under a) ☑ All b) ☐ Some * c) ☐ None of: 1. ☑ Certified copies of the priority documents have been r 3. ☐ Copies of the certified copies of the priority documents have been r application from the International Bureau (PCT Rule 1 * See the attached detailed Office action for a list of the certified 		
 Application Papers 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on <u>07 June 2001</u> is/are: a) accepted Applicant may not request that any objection to the drawing(s) be the Replacement drawing sheet(s) including the correction is required 11) The oath or declaration is objected to by the Examiner. Note Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under a) Some * c) None of: Certified copies of the priority documents have been r Copies of the certified copies of the priority documents have been r Copies of the certified copies of the priority documents have been r See the attached detailed Office action for a list of the certified 	uirement	
 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on <u>07 June 2001</u> is/are: a) accepted Applicant may not request that any objection to the drawing(s) be the Replacement drawing sheet(s) including the correction is required 11) The oath or declaration is objected to by the Examiner. Note Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under a) Some * c) None of: Certified copies of the priority documents have been r Copies of the certified copies of the priority documents have been r Copies of the certified copies of the priority documents have been r See the attached detailed Office action for a list of the certified 		
 10) The drawing(s) filed on <u>07 June 2001</u> is/are: a) accepted Applicant may not request that any objection to the drawing(s) be the Replacement drawing sheet(s) including the correction is required 11) The oath or declaration is objected to by the Examiner. Note Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under a) Some * c) None of: Certified copies of the priority documents have been r Copies of the certified copies of the priority documents have been r Copies of the certified copies of the priority documents have been r See the attached detailed Office action for a list of the certified 		
 Applicant may not request that any objection to the drawing(s) be the Replacement drawing sheet(s) including the correction is required 11) The oath or declaration is objected to by the Examiner. Note Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under a) All b) Some * c) None of: Certified copies of the priority documents have been r Copies of the certified copies of the priority documents have been r Copies of the certified copies of the priority documents have been r See the attached detailed Office action for a list of the certified 	_	
 Replacement drawing sheet(s) including the correction is required 11) The oath or declaration is objected to by the Examiner. Note Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under a) All b) Some * c) None of: 1. Certified copies of the priority documents have been r 2. Certified copies of the priority documents have been r 3. Copies of the certified copies of the priority documents have been r 3. Copies of the certified copies of the priority documents have been r 3. Copies of the certified copies of the priority documents have been r 3. Copies of the certified copies of the priority documents have been r 		
 11) The oath or declaration is objected to by the Examiner. Note Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under a) All b) Some * c) None of: Certified copies of the priority documents have been r Certified copies of the priority documents have been r Copies of the certified copies of the priority documents have been r Copies of the certified copies of the priority documents have been r See the attached detailed Office action for a list of the certified 		
 Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under a) All b) Some * c) None of: Certified copies of the priority documents have been r Certified copies of the priority documents have been r Copies of the certified copies of the priority documents have been r Copies of the certified copies of the priority documents have been r * See the attached detailed Office action for a list of the certified 		
 12) Acknowledgment is made of a claim for foreign priority under a) All b) Some * c) None of: 1. Certified copies of the priority documents have been r 2. Certified copies of the priority documents have been r 3. Copies of the certified copies of the priority documents application from the International Bureau (PCT Rule 1 * See the attached detailed Office action for a list of the certified 	the attached Office Action or form P	ГО-152.
 a) All b) Some * c) None of: 1. Certified copies of the priority documents have been r 2. Certified copies of the priority documents have been r 3. Copies of the certified copies of the priority documents application from the International Bureau (PCT Rule 1 * See the attached detailed Office action for a list of the certified 		
 a) All b) Some * c) None of: 1. Certified copies of the priority documents have been r 2. Certified copies of the priority documents have been r 3. Copies of the certified copies of the priority documents application from the International Bureau (PCT Rule 1 * See the attached detailed Office action for a list of the certified 	35 U.S.C. § 119(a)-(d) or (f).	
 2. Certified copies of the priority documents have been r 3. Copies of the certified copies of the priority documents application from the International Bureau (PCT Rule 1 * See the attached detailed Office action for a list of the certified 		
 Copies of the certified copies of the priority documents application from the International Bureau (PCT Rule 1 * See the attached detailed Office action for a list of the certified 	eceived.	
 Copies of the certified copies of the priority documents application from the International Bureau (PCT Rule 1 * See the attached detailed Office action for a list of the certified 	eceived in Application No	
application from the International Bureau (PCT Rule 1 * See the attached detailed Office action for a list of the certified		Stage
		-
ittachment(s)	I copies not received.	
\ttachment(s)		
) X Notice of References Cited (PTO-892) 4)	Interview Summary (PTO-413)	
) D Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Date	
	Notice of Informal Patent Application (PTC) -152)
Paper No(s)/Mail Date 6)	Other:	

Application/Control Number: 09/876,514 Art Unit: 2666

ية. 1914 - 1

Double Patenting

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. See 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).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent is shown to be commonly owned with this application. See 37 CFR 1.130(b).

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).

Arc 2. Claims 1, 2, 8, 11; 3-5; 7; 9; and 12, rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 10; 2-4; 5 and 10; 4; and 3 of U.S. Patent No. 6,664,891. Although the conflicting claims are not identical, they are not patentably distinct from each other.

Regarding applicant's claims 1, 2, and 11, although claim 10 of the patent does not explicitly teach polling and the secondary station responding to a poll when it has data for transmission to the primary station, the claim does teach the secondary device functioning as a transceiver (the at least one

Page 2

1: 31

Application/Control Number: 09/876,514 Art Unit: 2666

e *

second portable device is arranged to receive, device to further function as said first portable device). It would be obvious for the second portable device to respond to the first portable device when it has data for transmission to the primary station. This would benefit the system by sending to the first portable device information that is useful to the first portable device when the second portable device has the information.

Page 3

Regarding claims 3-5, see patented claim 2-4 respectively in combination with claim 10.

Regarding claim 7, the first radio means are provided for broadcasting substantially continuously inquiry messages having the additional data field (see patented claim 5). Regarding the limitation second radio means are provided for handling other aspects of communication links with secondary stations, the examiner corresponds the 'other aspects' to be functioning as a receiver. As previously mentioned the device functions as a receiver as well as transmitter (claim 10).

Regarding claim 8, see patented claim 10.

59

Application/Control Number:09/876,514Page 4Art Unit:2666

Regarding claim 9, see patented claim 4 in combination with claim 10.

Regarding claim 12, not all inquiry messages have an additional data field added to them, see patented claim 3 in combination with claim 10. Note, if all inquiry messages have an additional data field added to them, then there would be no need to include an indication denoting the presence of the additional data field.

Response to Arguments

3. Applicant's arguments with respect to claims 1-12 have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ronald Abelson whose telephone number is (571) 272-3165. The examiner can normally be reached on M-F. Application/Control Number: 09/876,514 Art Unit: 2666

* * *

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Seema Rao can be reached on (571) 272-3174. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

> Ronald Abelson Examiner Art Unit 2666

Page 5

CHI PHAM SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER OF 11/19/17

61

Notice of References Cited	Application/Control No. 09/876,514	Applicant(s)/Patent Under Reexamination DAVIES, ROBERT J.		
	Examiner	Art Unit		
	Ronald Abelson	2666	Page 1 of 1	

U.S. PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	Classification
	A	US-6,664,891 B2	12-2003	Davies et al.	340/505
	в	US-			
	с	US-			
	D	US-			
	E	US-			
	F	US-			
	G	US-			
	н	US-			
	I	US-			
	J	US-			
	к	US-			
	L	US-		· · · · · · · · · · · · · · · · · · ·	
	М	US-		· · · · · · · · · · · · · · · · · · ·	

FOREIGN PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Country	Name	Classification
	N					
	0					
	Р					
	Q					
	R	· · ·			······································	
	s	······································				
	т	······································				

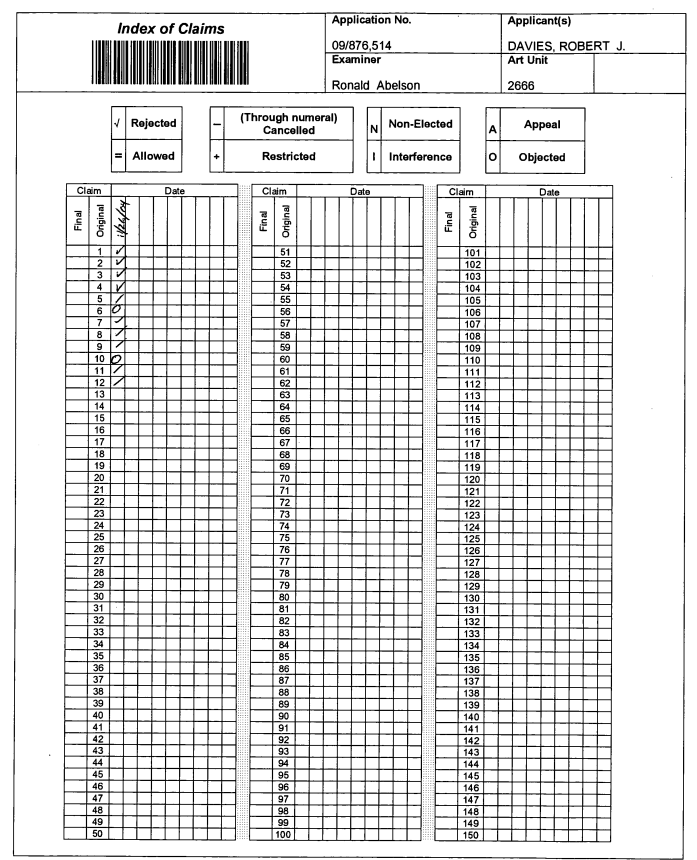
NON-PATENT DOCUMENTS

*		Include as applicable: Author, Title Date, Publisher, Edition or Volume, Pertinent Pages)
	U	
	v	
	w	
	x	

*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



U.S. Patent and Trademark Office

Part of Paper No. 5

	Search	h Notes		Appli	cation No.	Appli	cant(s)		
II				09/87	6,514		ES, ROBER	ТJ	
				Exam		Art U	nit		
II		LIO BIIDI LIIQI ILLI BIL		Ronal	ld Abelson	2666			
	•								
SEARCHED						SEARCH NO	TES STRATEGY	Y)	
Class	Subclass	Date	Examiner				DATE	EXMR	
370	5 28 346 449,465	11/24,26/04	RU	-	Entdatabe	une	11/24,26/04	0 12	
					And the second second		1.724, 20,04		
						<u></u>	<u> </u>		
· · ·									
	_								
·									
			<u> </u>						
IN	TERFERENC	E SEARCH	ED						
Class	Subclass	Date	Examiner						
_									
				2					
				-					

U.S. Patent and Trademark Office

Part of Paper No. 5



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Addres: COMMISSIONER FOR PATENTS P.O. Box 1430 Alexandra, Vrginia 22313-1450 www.upito.gov

BIBDATASHEET

CONFIRMATION NO. 9203

Bib Data Sheet

3	SERIAL NUMBER 09/876,514 RULE		C	CLASS GF 370		GROUP ART UNIT 2666		ATTORNEY DOCKET NO. PHGB000108	
APPLICANTS Robert J. Davies, Horley, UNITED KINGDOM;									
** CONTINUING	** CONTINUING DATA ***********************								
	** FOREIGN APPLICATIONS ************************************								
IF REQUIRED, F ** 08/07/2001	OREI	GN FILING LICENSE G	RANTED	,	uçanana				,
Foreign Priority claime 35 USC 119 (a-d) con met Verified and Acknowledged	iditions	yes no yes no Met after	Allowance	STATE OR COUNTRY UNITED		IEETS AWING	TOT	IMS	INDEPENDENT CLAIMS
P.O. BOX 3001	ADDRESS 24737 PHILIPS INTELLECTUAL PROPERTY & STANDARDS P.O. BOX 3001 BRIARCLIFF MANOR , NY								
TITLE Communication system									
	No							sing Ext. of	

		50	
÷	-1		

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
L1	2	"6664891".pn.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2004/11/26 11:36
L2	1	1 and "64"	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2004/11/26 11:37
L3	0	1 and "other aspects"	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2004/11/26 11:37
L4	1	1 and "other"	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2004/11/26 11:53
L5	2	1 and "inquiry"	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2004/11/26 11:54
S1	2	bluetooth and (pag\$3 with signal with (size length))	US-PGPUB; USPAT; EPO; JPO; DERWENT	OR	ON	2004/04/16 13:43
S2	298	(pag\$3 with signal with (option\$4))	US-PGPUB; USPAT; EPO; JPO; DERWENT	OR	ON	2004/04/16 13:41
S3	3	(pag\$3 with signal with (option\$4)with field)	US-PGPUB; USPAT; EPO; JPO; DERWENT	OR	ON	2004/04/16 13:41
S4	7	bluetooth and (pag\$3 with signal with (format size length))	US-PGPUB; USPAT; EPO; JPO; DERWENT	OR	ON	2004/04/16 13:44
S5	1891	(pag\$3 with signal with (format size length))	US-PGPUB; USPAT; EPO; JPO; DERWENT	OR	ON	2004/04/16 13:45
S6	216	(pag\$3 with signal with (format size length)with (bit byte))	US-PGPUB; USPAT; EPO; JPO; DERWENT	OR	ON	2004/04/16 13:45

Search History 11/26/04 12:36:12 PM Page 1 C:\APPS\EAST\Workspaces\09876514.wsp

S7	20	((paging adj1 signal) with (format size length)with (bit byte))	US-PGPUB; USPAT; EPO; JPO; DERWENT	OR	ON .	2004/04/16 13:46
S8	1051	bluetooth	USPAT	OR	OFF	2004/11/26 08:54
S9	10537	bluetooth	US-PGPUB; USPAT; EPO; JPO; DERWENT	OR	ON	2004/04/15 15:53
S10	60	bluetooth and((broadcast with channel)same (pag\$3 inquir\$3))	US-PGPUB; USPAT; EPO; JPO; DERWENT	OR	ON	2004/04/15 16:24
S11	2	"6574266".pn.	US-PGPUB; USPAT; EPO; JPO; DERWENT	OR	ON	2004/04/15 16:24
S12	2	"6574266".pn. and (master with slave)	US-PGPUB; USPAT; EPO; JPO; DERWENT	OR	ON	2004/04/15 16:24
S13	322	davies.inv. with robert	US-PGPUB; USPAT	OR	ON	2004/11/23 14:15
S14	13	S13 and (data adj1 delivery)	US-PGPUB; USPAT	OR	ON	2004/11/23 14:16
S15	1	"6664891".pn.	US-PGPUB; USPAT	OR	ON	2004/11/23 14:28
S16	1	"6625901".pn.	US-PGPUB; USPAT	OR	ON	2004/11/23 14:29
S17	1	"6225901".pn.	US-PGPUB; USPAT	OR	ON	2004/11/23 15:13
S18	2749	(370/528 370/346 370/449 370/465).ccls.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2004/11/23 15:14
S19	920	S18 and (poll\$3)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2004/11/23 15:14
S20	16	S19 and (poll\$3 same guard)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2004/11/23 15:23

•

S21	5	S19 and (poll\$3 with guard)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2004/11/23 15:24
S22	112	(poll\$3 with guard)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2004/11/23 15:27
S23	0	S22 and bluetooth	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2004/11/23 15:24 ,
S24	3	(poll\$3 same guard) and bluetooth	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2004/11/23 15:24
S25	8	(370/528).ccls. and (poll polled polling)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	OFF	2004/11/26 08:55
S26	8	(370/528).ccls. and (poll polled polling)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2004/11/26 08:55
S27	8	(370/528).ccls. and (poll polled polling)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2004/11/26 08:57
S28	59	guard with (poll polled polling)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2004/11/26 09:17
S29	4	"6801543".pn.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2004/11/26 09:17
S30	1	S29 and "54"	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2004/11/26 09:18

Search History 11/26/04 12:36:12 PM Page 3 C:\APPS\EAST\Workspaces\09876514.wsp

, •> •

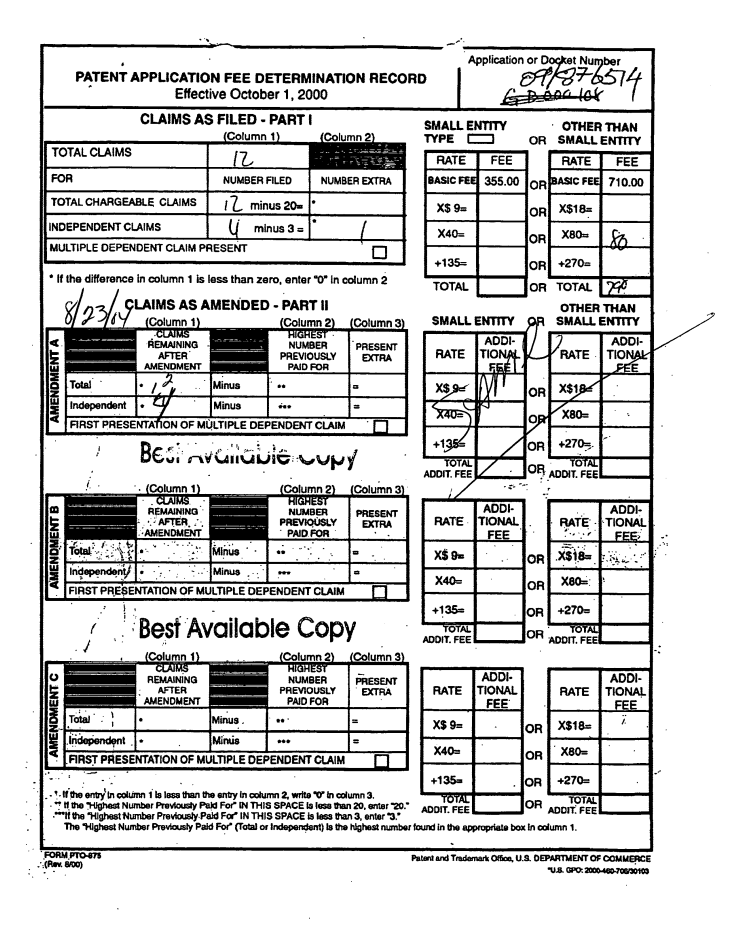
S31	1028	guard with variable	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2004/11/26 09:18
S32	7	(guard with variable) same (poll polled polling)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2004/11/26 09:40
S33	2	"6574266".pn.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2004/11/26 09:40
S34	1	S33 and pag\$3	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2004/11/26 09:42
S35	4	("5528623" "5430775").pn.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2004/11/26 09:42
S36	0	S35 and pag\$3	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2004/11/26 09:42
S37	2	"6664891".pn	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	ON	2004/11/26 11:36

.

• · · · ·

/

•



Appl. No. 09/876,514 Amendment and/or Response Reply to Office action of 21 April 2004

THE UNITED STATES **ATENT AND TRADEMARK OFFICE** AUG 2 3 2004

> Appl. No. Applicant(s) Filed

09/876,514 : : : 7 June 2001

TC/A.U. Examiner Robert J. DAVIES

: 2666 : Ronald B. ABELSON Atty. Docket : GB-000108

RECEIVED

Page 1 of 9

2666/#

AUG 2 7 2004 Technology Center 2600

Title: COMMUNICATION SYSTEM

AMENDMENT and/or RESPONSE under 37 C.F.R. § 1.111

U.S. Patent and Trademark Office 220 20th Street S. Customer Window, Mail Stop Amendment Crystal Plaza Two, Lobby, Room 1B03 Arlington, VA 22202

Sir:

In response to the non-final Office action of 21 April 2004, the period for response being extended by the accompanying Petition and Petition Fee through 21 August 2004, reconsideration and reexamination of the above-identified U.S. patent application are respectfully requested in light of the following remarks.

This paper includes (each beginning on a separate sheet):

- 1. Amendments to the claims
- 2. Remarks/Discussion of issues.

Atty. Docket No. GB-010108

Amendments to the Claims:

A clean version of the entire set of pending claims (including amendments to the claims) is submitted herewith per 37 CFR 1.121(c)(3). This listing of claims will replace all prior versions, and listings, of claims in the application.

Listing of Claims:

Ĩ'n

1. (Currently Amended) A communications system comprising a primary station and at least one secondary station, wherein the primary station has means for broadcasting a series of inquiry messages, each in the form of a plurality of predetermined data fields arranged according to a first communications protocol, and means for adding to an inquiry message prior to transmission an additional data field for polling at least one secondary station, and wherein the <u>or each_at least one</u> polled secondary station has means for determining when an additional data field has been added to the plurality of data fields, for determining whether it has been polled from the additional data field and for responding to a poll when it has data for transmission to the primary station.

2. (Original) A primary station for use in a communications system comprising at least one secondary station, wherein means are provided for broadcasting a series of inquiry messages, each in the form of a plurality of predetermined data fields arranged according to a first communications protocol, and for adding to each inquiry message prior to transmission an additional data field for polling at least one secondary station.

3. (Currently Amended) A-<u>The</u> primary station-as claimed in <u>of</u> claim 2, characterised in that <u>wherein</u> means are provided for adding the additional data field at the end of a respective inquiry message.

Atty. Docket No. GB-010108

72

Appl. No. 09/876,514 Amendment and/or Response Reply to Office action of 21 April 2004

4. (Currently Amended) A-<u>The</u> primary station as claimed in <u>of</u> claim 2, characterised in that wherein means are provided for including an indication in one of the predetermined data fields, the indication denoting the presence of the additional data field.

5. (Currently Amended) A-<u>The</u> primary station-as claimed in <u>of</u> claim 2, characterised in that <u>wherein</u> the first communications protocol comprises Bluetooth messaging.

6. (Currently Amended) A-<u>The</u> primary station-as-claimed in <u>of</u> claim 2, characterised in that wherein the additional data field comprises at least 64 bits of data.

7. (Currently Amended) A-<u>The</u> primary station<u>as claimed in_of</u> claim 2, characterised in that wherein first radio means are provided for broadcasting substantially continuously inquiry messages having the additional data field and second radio means are provided for handling other aspects of communication links with secondary stations.

8. (Original) A secondary station for use in a communications system comprising a primary station, wherein means are provided for receiving an inquiry message broadcast by the primary station, the message being in the form of a plurality of predetermined data fields arranged according to a first communications protocol and having added to it an additional data field for polling at least one secondary station, and wherein means are provided for determining when an additional data field has been added to the plurality of data fields, for determining whether it has been polled from the additional data field and for responding to a poll when it has data for transmission to the primary station.

Appl. No. 09/876,514 Amendment and/or Response Reply to Office action of 21 April 2004

9. (Currently Amended) A-<u>The</u> secondary station<u>as claimed in_of</u> claim 8, characterised in that<u>wherein</u> the first communications protocol comprises Bluetooth messaging.

10. (Currently Amended) A-<u>The</u> secondary station<u>as claimed in_of</u> claim 8, characterised in that wherein means are provided for responding to a poll after a predetermined interval has passed without transmission of data, whether or not the secondary station has data for transmission.

11. (Currently Amended) A method of operating a communication system comprising a primary station and at least one secondary station, the method comprising the primary station broadcasting a series of inquiry messages, each in the form of a plurality of predetermined data fields arranged according to a first communications protocol, and adding to an inquiry message prior to transmission an additional data field for polling at least one secondary station, and further comprising the <u>or each at least one</u> polled secondary station determining when an additional data field has been added to the plurality of data fields, determining whether it has been polled from the additional data field and responding to a poll when it has data for transmission to the primary station.

12. (Currently Amended) A-<u>The</u>method-as claimed in <u>of</u> claim 11, characterised in that wherein not all inquiry messages have an additional data field for polling a secondary station added to them.

Atty. Docket No. GB-010108

L

REMARKS/DISCUSSION OF ISSUES

Claims 1-12 are pending in the application.

Applicant thanks the Examiner for acknowledging the claim for priority and receipt of certified copies of the priority document, and for stating that the drawings are acceptable. Applicant also acknowledges the indication in the Office Action that claim 12 defines patentable subject matter and would be allowable if rewritten in independent form, including all limitations of the base claim and any intervening claims from which it depends.

Claims 1, 3-7, and 9-12 are amended for non-statutory reasons, to replace European-style claim phraseology with American-style claim language and to fix minor typographical errors. The claims are not narrowed in scope and no new matter is added.

New claims are added to restore at least partially the original range of claims that existed before multiple dependencies were removed in the preliminary amendment. No new matter is added.

35 U.S.C. § 102 & 103

The Office Action rejected claims 1-5 and 7-11 under 35 U.S.C. § 102 over <u>Haartsen</u> U.S. Patent 6,574,266 ("<u>Haartsen</u>") and claim 6 under 35 U.S.C. § 103 over <u>Haartsen</u> in view of <u>Matai</u> U.S. patent 4,766,434 ("<u>Matai</u>").

Applicant respectfully traverses those rejections for at least the following reasons.

Claim 1

Among other things, in the system of claim 1, a polled secondary station includes means for determining whether when an <u>additional data field</u> has been added to the plurality of data fields of an <u>inquiry message</u>, for <u>determining</u> whether it has been polled from the additional data field.

Applicant respectfully submits that <u>Haartsen</u> discloses none of these features. The Office Action states that these features are disclosed at col. 11, lines 17-20.

Appl. No. 09/876,514 Amendment and/or Response Reply to Office action of 21 April 2004

Reproduced below is the text of <u>Haartsen</u> at col. 11, lines 17-20.

Suppose that the terminal 240 wants to connect to the terminal 250. As part of its normal mode of operation, ¹⁵ terminal 250 periodically wakes up and scans for page request messages from other terminals. After terminal 250 locks to base station 210, terminal 250 transmits to base station 210 the timing and frequency hop sequence terminal 250 uses for its page scanning procedure. It will be noted 20

First, Applicant respectfully submits that nowhere in the cited text - or elsewhere in <u>Haartsen</u> - is there any mention of a secondary station determining whether any additional data field has been added to an inquiry message. Indeed, the cited text does not even pertain to inquiry messages at all, but instead pertains to paging messages. Furthermore, the cited text also does not disclose or even remotely suggest that a secondary terminal determines whether when an additional data field has been added to <u>any</u> message.

Second, Applicant respectfully submits that nowhere in the cited text - or elsewhere in <u>Haartsen</u> - is there any mention of a secondary station determining (1) whether it has been polled; or (2) whether it has been polled from an additional data field added to an inquiry message. The cited text does not pertain to any polling process - nor is such a polling process disclosed elsewhere in <u>Haartsen</u>.

Finally, Applicant also notes for the record that col. 10, lines 60-65 of <u>Haartsen</u>, cited as supposedly disclosing a primary station broadcasting a series of inquiry message, does not disclose any inquiry messages at all.

Accordingly, for at least these reasons, Applicant respectfully submits that claim 1 is patentable over <u>Haartsen</u>.

Claim 2

Among other things, the primary station of claim 2 includes means for adding to each of a series of inquiry messages, prior to transmission, an additional data field for polling at least one secondary station.

The Office action states that Haartsen discloses such means as box 402 of

FIG. 4.

Applicant respectfully disagrees. <u>Haartsen</u> discloses that element 402 is a TX section that includes an error correction/scrambling encoder 406, a modulator/up-converter 408, and an amplifier 410. None of these elements even operate on the data link layer or could possibly add any data fields to a transmission. Moreover, nothing in <u>Haartsen</u> even suggests that anything in block 402 adds any data fields of any kind to an inquiry prior to transmission (nor has anything been cited that supposedly would disclose this).

Applicant also notes for the record that col. 10, lines 60-65 of <u>Haartsen</u>, cited as supposedly disclosing "polling at least one secondary station," does not disclose any polling - or even any inquiry messages - at all! And it certainly mentions nothing whatsoever about adding any data field to an inquiry message for polling a secondary station.

Accordingly, for at least these reasons, Applicant respectfully submits that claim 2 is patentable over <u>Haartsen</u>.

Claims 3-5 and 7

Claims 3-5 and 7 depend from claim 2 and are all patentable over <u>Haartsen</u> for at least the reasons set forth above with respect to claim 2, and for the following additional reasons.

Claim 4

Among other things, the primary station of claim 4 includes means for including an indication in one of the predetermined data fields, denoting the presence of the additional data field.

<u>Haartsen</u> does not even remotely suggest an indication in one of the predetermined data fields, denoting the presence of the additional data field. Certainly nothing in col. 10, lines 60-65 discloses this feature.

For at least these additional reasons, Applicant respectfully submits that claim 4 is patentable over <u>Haartsen</u>.

<u>Claim 7</u>

١

Among other things, the primary station of claim 7 includes first radio

means for broadcasting substantially continuously inquiry messages having the additional data field, and second radio means handling other aspects of communication links with secondary stations.

<u>Haartsen</u> does not even remotely suggest any first and second radio means at all. Certainly nothing in FIG. 8 or col. 10, lines 60-65 discloses first and second radio means. Indeed, FIG. 4 fairly clearly shows that <u>Haartsen</u>'s primary station includes only one radio means.

For at least these additional reasons, Applicant respectfully submits that claim 4 is patentable over <u>Haartsen</u>.

<u>Claim 6</u>

Claim 6 depends from claim 2. <u>Matai</u> does not remedy the shortcomings of <u>Haartsen</u> with respect to claim 2. Accordingly, for at least these reasons, Applicant respectfully submits that claim 6 is patentable over any possible combination of Matai and Haartsen.

Claim 8

Among other things, the secondary station of claim 8 includes means for determining whether when an additional data field has been added to the plurality of data fields of an inquiry message, and for determining whether it has been polled from the additional data field.

As explained above with respect to claim 1, <u>Haartsen</u> fails to disclose or suggest any of these features.

Accordingly, for at least these reasons, Applicant respectfully submits that claim 8 is patentable over <u>Haartsen</u>.

<u>Claims 9-10</u>

Claims 9-10 depend from claim 8 and are all patentable over <u>Haartsen</u> for at least the reasons set forth above with respect to claim 8.

Claim 11

١

Among other things, in the method of claim 11: (1) a primary station adds an inquiry message, prior to transmission, an additional data field for polling at least one secondary station; and (2) the polled secondary station determines whether when an

Appl. No. 09/876,514 Amendment and/or Response Reply to Office action of 21 April 2004

additional data field has been added to the plurality of data fields of an inquiry message, and determines whether it has been polled from the additional data field.

As explained above with respect to claims 1 and 2, <u>Haartsen</u> fails to disclose or suggest any of these features.

Accordingly, for at least these reasons, Applicant respectfully submits that claim 11 is patentable over <u>Haartsen</u>.

CONCLUSION

In view of the foregoing explanations, Applicant respectfully requests that the Examiner reconsider and reexamine the present application, allow claims 1-12 and pass the application to issue. In the event that there are any outstanding matters remaining in the present application, the Examiner is invited to contact Kenneth D. Springer (Reg. No. 39,843) at (703) 715-0870 to discuss these matters.

If necessary, the Commissioner is hereby authorized in this, concurrent, and future replies to charge payment or credit any overpayment (except for the issue fee) to Deposit Account No. 50-0238 for any additional fees required under 37 C.F.R. § 1.16 or under 37 C.F.R. § 1.17, particularly extension of time fees.

Respectfully submitted,

VOLENTINE FRANCOS, P.L.L.C.

Date: 23 August 2004

By:

Kenneth D. Springer Registration No. 39,843

VOLENTINE FRANCOS, P.L.L.C. One Freedom Square, Suite 1260 11951 Freedom Drive Reston, Virginia 20190 Telephone No.: (703) 715-0870 Facsimile No.: (703) 715-0877

OIPE	
AUG 2 3 2004 S	
AUD	PTO/SB/17 (10-03) Approved for use through 07/31/2006. OMB 0651-0032
Under the Paper Wirk Reduction RC of 1995, no persons are requir	U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE red to respond to a collection of information unless it displays a valid OMB control number.
	Complete if Known
	Application Number 09/876, 514
for FY 2004	Filing Date 7 June 2001
Effective 10/01/2003. Patent fees are subject to annual revision.	First Named Inventor Robert J. DAVIES
Applicant claims small entity status. See 37 CFR 1.27	Examiner Name Ronald B. ABELSON
TOTAL AMOUNT OF PAYMENT (\$)110.00	Art Unit 2666 Attorney Docket No. GB-000108 RECEVED
METHOD OF PAYMENT (check all that apply)	EEE CALCULATION (continued)
	3. ADDITIONAL FEES
Image: Stress of the stres of the stress of the stress of the stress of the s	
Deposit	Large Entity Small Entity Fee Fee Fee Fee Fee Fee Fee Fee Fee Fee
Account 50-0238	1051 130 2051 65 Surcharge - late filing fee or oath
Account Volentine Francos	1052 50 2052 25 Surcharge - late provisional filing fee or cover sheet
Name The Director is authorized to: (check all that apply)	1053 130 1053 130 Non-English specification
Charge fee(s) indicated below Credit any overpayments	1812 2,520 1812 2,520 For filing a request for ex parte reexamination
X Charge any additional fee(s) or any underpayment of fee(s)	1804 920* 1804 920* Requesting publication of SIR prior to Examiner action
Charge fee(s) indicated below, except for the filing fee to the above-identified deposit account.	1805 1,840* 1805 1,840* Requesting publication of SIR after Examiner action
FEE CALCULATION	1251 110 2251 55 Extension for reply within first month
1. BASIC FILING FEE	1252 420 2252 210 Extension for reply within second month
Large Entity Small Entity F <u>ee Fee Fee Fee Fee Description</u> Fee Paid	1253 950 2253 475 Extension for reply within third month
Code (\$) Code (\$)	1254 1,480 2254 740 Extension for reply within fourth month
1001 770 2001 385 Utility filing fee	1255 2,010 2255 1,005 Extension for reply within fifth month
1002 340 2002 170 Design filing fee 1003 530 2003 265 Plant filing fee	1401 330 2401 165 Notice of Appeal 1402 330 2402 165 Filing a brief in support of an appeal
1004 770 2004 385 Reissue filing fee	1403 290 2403 145 Request for oral hearing
1005 160 2005 80 Provisional filing fee	1451 1,510 1451 1,510 Petition to institute a public use proceeding
SUBTOTAL (1) (\$)	1452 110 2452 55 Petition to revive - unavoidable
2. EXTRA CLAIM FEES FOR UTILITY AND REISSUE	1453 1,330 2453 665 Petition to revive - unintentional
Fee from Ext <u>ra Claims</u> <u>below</u> Fee Paid	1501 1,330 2501 665 Utility issue fee (or reissue) 1502 480 2502 240 Design issue fee
Total Claims $12 -20^{**} = 0 \times 0 = 0$ Independent	1503 640 2503 320 Plant issue fee
Claims 4 - 3** = 0 × 0 = 0	1460 130 1460 130 Petitions to the Commissioner
Large Entity Small Entity	1807 50 1807 50 Processing fee under 37 CFR 1.17(q)
Fee Fee Fee Fee Fee Description	1806 180 1806 180 Submission of Information Disclosure Stmt
Code (\$) Code (\$) 1202 18 2202 9 Claims in excess of 20	8021 40 8021 40 Recording each patent assignment per property (times number of properties)
1201 86 2201 43 Independent claims in excess of 3	1809 770 2809 385 Filing a submission after final rejection (37 CFR 1.129(a))
1203 290 2203 145 Multiple dependent claim, if not paid	1810 770 2810 385 For each additional invention to be
1204 86 2204 43 ** Reissue independent claims over original patent	examined (37 CFR 1.129(b)) 1801 770 2801 385 Request for Continued Examination (RCE)
1205 18 2205 9 ** Reissue claims in excess of 20 and over original patent	1802 900 1802 900 Request for expedited examination (102)
SUBTOTAL (2) (\$) 0	Other fee (specify)
**or number previously paid, if greater; For Reissues, see above	*Reduced by Basic Filing Fee Paid SUBTOTAL (3) (\$)110.00
SUBMITTED BY	(Complete (if applicable))
Name (Print/Type) Kenneth D. Springer	Registration No. (Attornev/Agent) 39,843 Telephone 703-715-0870
Signature Kon U	Date 8/23/2004
WARNING: Information on this form ma	ay become public. Credit card information should not

•

÷

be included on this form. Provide credit card information and authorization on PTO-2038.

USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection of information is required by 37 CFR 1.17 and 1.27. 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.

	FOR EX	TENSION OF TIME UNDER	37 CFR 1.136(a)	Docket Number (Opti GB-000108	ional)
Application	Number	09/876,514			e 2001
For Rob	ert J	. DAVIES			
Art Unit	2666			Examiner Rona	ald B. ABE
This is a rea		er the provisions of 37 CFR 1.13	36(a) to extend the peri	iod for filing a reply in	the above identified
••		ion and fee are as follows (cheo	ck time period desired	and enter the appropr	iate fee below):
	/		Fee	Small Entity Fee	
	One mor	nth (37 CFR 1.17(a)(1))	\$110	\$55	\$ <u>110</u>
	Two moi	nths (37 CFR 1.17(a)(2))	\$420	\$210	\$
	Three m	onths (37 CFR 1.17(a)(3))	\$950	\$475	\$
	Four mo	nths (37 CFR 1.17(a)(4))	\$1480	\$740	\$
	Five mor	nths (37 CFR 1.17(a)(5))	\$2010	\$1005	DÊrorr
	cant claims	s small entity status. See 37 CF	R 1.27.		
A che	eck in the	amount of the fee is enclose	ed.		AUG 2 7
- Payn	nent by cr	edit card. Form PTO-2038 is	s attached		Technology ()
	-	as already been authorized			Technology Ce
			-		•
to De	posit Acc	hereby authorized to charge count Number <u>50-0238</u>	I hav	ve enclosed a duplic	cate copy of this s
WARI Provid	ING: Infor le credit ca	mation on this form may become ird information and authorization	public. Credit card info on PTO-2038.	rmation should not be	included on this for
I am the		applicant/inventor.			
		assignee of record of the e Statement under 37 CF			5).
		attorney or agent of record	I. Registration Numb	er	
	K	attorney or agent under 37 Registration number if acting	' CFR 1.34. under 37 CFR 1.34	39,843	
		mat		8/23/2	004
		Signature			Date
	<u>enneth</u>	D. Springer		_ 703-71	5-0870
Ke		Typed or printed name		Telep	phone Number
Ke					
	res of all the i juired, see be	inventors or assignees of record of the e low.	ntire interest or their represer	ntative(s) are required. Subn	nit multiple forms if more

110.00 DA 01 FC:1251

.

RK 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
D INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO.
Davies PHGB000108 9203
EXAMINER
ABELSON, RONALD B
ART UNIT PAPER NUMBER
2666 DATE MAILED: 04/21/2004

 \sim

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

,

...

ι –	Application No.	Applicant(s)
	09/876,514	DAVIES, ROBERT J.
Office Action Summary	Examiner	Art Unit
	Ronald Abelson	2666
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet wi	th the correspondence address
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1: after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period v - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a ro y within the statutory minimum of thirty vill apply and will expire SIX (6) MON , cause the application to become AB	eply be timely filed y (30) days will be considered timely. THS from the mailing date of this communication. ANDONED (35 U.S.C. § 133).
Status		
1) Responsive to communication(s) filed on $07 J_L$	ıne 2001.	
	action is non-final.	
3) Since this application is in condition for allowar		ers, prosecution as to the merits is
closed in accordance with the practice under E	x parte Quayle, 1935 C.D	. 11, 453 O.G. 213.
Disposition of Claims		
4) Claim(s) <u>1-12</u> is/are pending in the application.		
4a) Of the above claim(s) is/are withdray		
5) Claim(s) is/are allowed.		
6) Claim(s) <u>1-11</u> is/are rejected.		
7) Claim(s) <u>12</u> is/are objected to.		
8) Claim(s) are subject to restriction and/o	r election requirement.	
Application Papers		
9) The specification is objected to by the Examine	-	
10)⊠ The drawing(s) filed on <u>07 June 2001</u> is/are: a)		sted to by the Examiner
Applicant may not request that any objection to the	· · ·	•
Replacement drawing sheet(s) including the correct		
11) The oath or declaration is objected to by the Ex		
		Office Action of John PTO-152.
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. §	119(a)-(d) or (f).
a)⊠ All b) Some * c) None of:		
1. Certified copies of the priority documents		
2. Certified copies of the priority documents		
3. Copies of the certified copies of the prior		received in this National Stage
application from the International Bureau		
* See the attached detailed Office action for a list	of the certified copies not i	received.
Attachment(s)		
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) 		ummary (PTO-413))/Mail Date
 a) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 		formal Patent Application (PTO-152)

Claim Rejections - 35 USC § 102

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

A person shall be entitled to a patent unless -

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

2. Claims 1-5 and 7-11 rejected under 35 U.S.C. 102(e) as being anticipated by Haartsen (US 6,574,266).

Regarding claims 1, 2, 8, and 11, Haartsen teaches a communications system comprising a primary station (fig. 7B box 210) and at least one secondary station (fig. 7B box 250), wherein the primary station has means for broadcasting a series of inquiry messages (col. 10 lines 60-65), each in the form of a plurality of predetermined data fields arranged (base station's identity, system information, paging information, col. 10 lines 60-65) according to a first communications protocol (fig. 4 box 402, Bluetooth, col. 4 line 26), and means (fig. 4 box 402) for adding to an inquiry message prior to transmission an additional data field for polling at least one secondary station (paging information, col. 10 lines 60-65), and wherein the or each

polled secondary station has means for determining when an additional data field has been added to the plurality of data fields, for determining whether it has been polled from the additional data

field and for responding to a poll when it has data for transmission to the primary station (col. 11 lines 17-20).

Regarding claim 3, a primary station as claimed in claim 2, characterised in that means are provided (fig. 4 box 402) for adding the additional data field at the end of a respective inquiry message.

Regarding claim 4, a primary station as claimed in claim 2, characterised in that means (fig. 4 box 402) are provided for including an indication in one of the predetermined data fields, the indication denoting the presence of the additional data field (paging information, col. 10 lines 60-65).

Regarding claim 5, a primary station as claimed in claim 2, characterised in that the first communications protocol comprises Bluetooth messaging (Bluetooth, col. 4 line 26).

Regarding claim 7, a primary station as claimed in claim 2, characterised in that first radio means are provided for broadcasting substantially continuously inquiry messages having the additional data field (fig. 8: see stream of BC's, paging information, col. 10 lines 60-65) and second radio means are provided for handling other aspects of communication links with secondary stations (system information, col. 10 lines 60-65).

Regarding claim 8, in addition to the limitations previously presented a secondary station (fig. 7B box 250) for use in a communications system comprising a primary station (fig. 7B box 210), wherein means are provided for receiving an inquiry message (fig. 4 box 404) broadcast by the primary station (remote terminals are locked to the base station).

Regarding claim 9, a secondary station as claimed in claim 8, characterised in that the first communications protocol comprises Bluetooth messaging (Bluetooth, col. 4 line 26).

Regarding claim 10, a secondary station (fig. 7B box 250) as claimed in claim 8, characterised in that means are provided for responding to a poll after a predetermined interval has passed without transmission of data, whether or not the

secondary station has data for transmission (col. 11 lines 17-

Claim Rejections - 35 USC § 103

3. 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.

4. Claim 6 is rejected under 35 U.S.C. 103(a) as being unpatentable over Haartsen (US 6,574,266) as applied to claim 1 above, and further in view of Matai (US 4,766,434).

Haartsen is silent on the additional data field / paging signal comprises at least 64 bits of data.

Matai teaches the additional data field / paging signal comprises at least 64 bits of data (col. 3 lines 41-44).

Therefore it would have been obvious to one of ordinary skill in the art, having both Haartsen and Matai before him/her and with the teachings [a] as shown by Haartsen, a Bluetooth communications system comprising a primary and at least one secondary station, and [b] as shown by Matai, a paging signal

comprising a 62 bit preamble, a 31 bit frame sync, and a 31 bit address, to be motivated to modify the system of Haartsen by transmitting the paging signal of Matai. This would improve the system since the paging signal of Matai has been tested and proven to be reliable.

Page 6

Allowable Subject Matter

5. Claim 12 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Regarding claim 12, nothing in the prior art of the record teaches or fairly suggests not all inquiry messages have an additional data field for polling a secondary station added to them in view of the prior art teachings of Haartsen, in combination with all the other limitations listed in the claim.

Conclusion

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ronald Abelson whose telephone number is (703) 306-5622. The examiner can normally be reached on M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Seema Rao can be reached on (703) 308-5463. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

> Ronald Abelson Examiner Art Unit 2666

* * *

4/16/04

DAL'S TON

Notice of References Cited	Application/Control No. 09/876,514	nt Under T J.	
nouce of Nererences Oned	Examiner	Art Unit	
	Ronald Abelson	2666	Page 1 of 1

U.S. PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	Classification
	Α	US-6,574,266 B1 Ø	06-2003	Haartsen, Jacobus Cornelis	375/133
k	в	US-4,766,434 <i>d</i> .	08-1988	Matai et al.	340/7.55
	с	US-			
	D	US-			
	E	US-			
	F	US-			
	G	US-			
	н	US-			
	Ι	US-			
	J	US-			
	к	US-			
	L	US-			
	М	US-			

FOREIGN PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Country	Name	Classification
	N					
	0					······································
	Ρ					- <u></u>
	Q					
	R				· · · · · · · · · · · · · · · · · · ·	
	s					
	т					

NON-PATENT DOCUMENTS

*	 Include as applicable: Author, Title Date, Publisher, Edition or Volume, Pertinent Pages) 						
	U						
	v						
	w						
	x						

*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. 4

M

3662 IN THE UNITED STATES PATENT AND TRADEMARK OFFICE م ا 0 In re Application of Atty. Docket ROBERT J. DAVIES > GB 000108 Serial No.: 09/876,514 🖡 Group Art Unit: 3662 Filed: JUNE 7, 2001 Examiner: RECEIVED Title: COMMUNICATION SYSTEM FEB 2 5 2002 Commissioner of Patents, Washington, D.C. 20231 **GROUP 3600** LETTER

Sir:

Pursuant to the duty of disclosure set forth in 37 CFR 1.56, Applicant calls to the attention of the Patent and Trademark Office a Search Report issued abroad in reference to a corresponding foreign application. A copy of the Search Report dated January 22, 2002 is attached.

The enclosed document is being called to the attention of the Patent and Trademark Office solely to comply with the duty of disclosure set forth in 37 CFR 1.56 and is not intended to be construed as an admission by the Applicant that any of the documents listed is material.

FEB 2 8 2002

CERTIFICATE OF MAILING	Respectfully submitter fechnology Center 2600
I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to:	-//
Commissioner of Patents and Trademarks Washington, D.C. 20231	Attorney
Date: Jan. 31, 2002	Encl. Search Report
By: Chrss De Luccy	

S:/kr/mj17krd0.ec0

FORM PTO-447A **U.S. DEPARTMENT OF COMMERCE** Staple to face of Application (Rev. 1/99) Patent & Trademark Office 3-9-25722 APPLICATION TRANSFER REQUEST FOR APPLICATION S.N. 09/8765 Date 8-2 ISSINO Section I. TRANSFER REQUEST BY (PRINT NAME). TO: Art Unit 2635 Class 342 Class/Sub-340/825+ FROM: A.U. 3662_ REASON: Communication with polling. To directive, determination for cl. 342. Gatekeeper Concurrence Hand carried: Personally accepted by THOM D. 10/23/01 Section IIa. DISPOSITION BY RECEIVING TC By:_ Date_ □ ACCEPTED BY RECEIVING T.C. DeFoward to receiving TC Post Classifier, NOT ACCEPTED □ Nonclassification issue/other, return to Originating TC/AU . **REASON:** polling for Multiplexing Suggest 370 · . . Section IIb. DISPOSITION BY RECEIVING TC POST CLASSIFIER Zibj Class/Sub 370 Date 10/27/01 This dispute was resolved. Foward to TC/AU____ Post Classifer un Concurring -Date □ This dispute was not resolved, foward to DISPUTE RESOLUTION PANEL Post Classifier Assessment: As settorth in section I. Date. Gatekeeper Concurrence. Post Classifier. Section III. DISPOSITION BY DISPUTE RESOLUTION PANEL Date Panel Decision: Foward to Technology Center/Art Unit Class/Sub_ **REASON:** Panel Member-- Concurring Panel Member _ □ This application MAY NOT be returned to the dispute resolution panel, THIS IS A FINAL DISPOSITION. **Best Available Copy** *U.S. GPO: 1999-454-457/16401

06-08-01 - 14 Case Docket No. PHGB000108



Enclosed for filing is the patent application of Inventor(s): Robert J. Davies

THE COMMISSIONER FOR PATENTS, Washington, D.C. 20231

ENCLOSED ARE:

- Appointment of Associates; [X]
- Information Disclosure Statement, Form PTO-1449 and copies of [] documents listed therein;
- [] Preliminary Amendment;

For: COMMUNICATION SYSTEM

- Specification (18 Pages of Specification, Claims, & Abstract); Declaration and Power of Attorney: [X] [X]
- (1 Page of a [X]fully executed []unsigned Declaration) Drawing (3 sheets of []informal [X]formal sheets); Certified copies of Great Britain application Serial Nos. []unsigned Declaration);
- [X]
- [X] 0015454.2 and 0020076.6;
- Authorization Pursuant to 37 CFR §1.136(a)(3) [X]
- Other: []

[X] Assignment to Koninklijke Philips Electronics N.V.

FEE COMPUTATION

CLAIMS AS FILED							
FOR	NUMBER FILED	NUMBER EXTRA	RATE	BASIC FEE - \$710.00			
Total Claims	Total Claims 12 - 20 = 0 X \$18 =						
Independent Claims	4 - 3 =	1	X \$80 =	80.00			
Multiple Depen	\$270 =	0.00					
TOTAL FILING FEE							

Please charge Deposit Account No. 14-1270 in the amount of the total filing fee indicated above, plus any deficiencies. The Commissioner is also hereby authorized to charge any other fees which may be required, except the issue fee, or credit any overpayment to Account No. 14-1270.

[]Amend the specification by inserting before the first line as a centered heading -- Cross Reference to Related Applications --; and insert below that as a new paragraph --This is a continuation-in-part of application Serial No. , filed , which is , filed , which is herein incorporated by reference -- .

CERTIFICATE OF EXPRESS MAILING

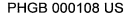
Express Mail Mailing Label No. <u>EL (66) 160-503(45</u> Date of Deposit_<u>Tune 7, 2001</u> I hereby certify that this paper and/or fee is being deposited with the United States Postal Service "Express Mail Post Office to Addressee" service under 37 C.F.R. 1.10 on the date indicated above and is addressed to the Commissioner of Patents and Trademarks, Washington, D.C. 20231

Elisso De Lucay Elissa DeLuccy Typed Name Signature

ÚÚ

Michael E. Marion, Reg. 32,266 Attorney (914) 333-9641 U.S. Philips Corporation 580 White Plains Road Tarrytown, New York 10591

mh06brb0.wa0.doc



DESCRIPTION

5

10

15

COMMUNICATION SYSTEM

1

The present invention relates to a communication system and further relates to primary and secondary stations for use in such a system and to a method of operating such a system. Although the present invention is described with particular reference to a Bluetooth system, it is applicable to a range of other communication systems.

In recent years there has been increasing interest in enabling devices to interact via wireless communication links, thereby avoiding the need for extensive cabling. An example of a communication system which may be used for such wireless links is a Bluetooth network, operating according to the specification defined by the Bluetooth Special Interest Group. Such a network is intended to provide low-cost, short range radio links between mobile PCs, mobile phones and other devices, whether portable or not.

Communication in a Bluetooth network takes place in the unlicensed ISM band at around 2.45GHz. Stations form ad-hoc networks which are known as piconets, each comprising a master station and up to seven slave stations. All stations are identical and capable of acting as master or slave as required. A station can take part in more than one piconet, thereby linking piconets and enabling communication over an extended range.

One application for which use of Bluetooth is proposed is the connection of controller devices to host systems. A controller device, also known as a Human/machine Interface Device (HID), is an input device such as a keyboard, mouse, games controller, graphics pad or the like. Such HIDs do not typically require a link having high data throughput, but do require a very responsive link.

30

A Bluetooth system is more than capable of supporting the throughput requirements of HIDs. However, the degree of responsiveness required can be more difficult to achieve. An active Bluetooth link can offer a reasonably

responsive service, but this requires both setting up of the link and its maintenance even during periods of inactivity.

2

Two types of communication link supported in a Bluetooth network are Asynchronous ConnectionLess (ACL) links and Synchronous Connection Oriented (SCO) links. ACL links allow slaves to enter a 'park' mode and cease active communications, which also allows a number of other HIDs to maintain links with the master station without violating the Bluetooth rule that no more than seven slaves can be active at any one time. A slave has to be polled before it can submit a request to leave park mode and become active. SCO links require continuous operation by a slave, but there are only a limited number of SCO channels available.

Setting up a link requires a HID to join, as a slave, the piconet including the host system (which will typically act as piconet master, i.e. a base station). Joining the piconet requires two sets of procedures, namely 'inquiry' and 'page'. Inquiry allows a would-be slave to find a base station and issue a request to join the piconet. Page allows a base station to invite slaves of its choice to join the net. Analysis of these procedures indicates that the time taken to join a piconet and then to be in a position to transfer user input to the master could be several tens of seconds.

It is possible for this procedure to be carried out once and for all when the host system is turned on. However, HIDs will normally be battery operated and it is therefore not acceptable for them to have to remain permanently switched on. In particular, for a HID to sign on to the piconet automatically when the host system is turned on it will either have to be regularly waking up to look for Bluetooth inquiry bursts, thereby consuming power, or it will need to be manually woken up by the user.

It is therefore more likely that a HID will remain inactive until it is woken up, either by being explicitly switched on or by a user attempting some form of input. Hence, the host system's Bluetooth master will need to run inquiry cycles periodically, which has two implications. The first is that because the inquiry phase is periodic rather than continuous, initial access time could be several tens of seconds. This could mean that it could take half a minute or

25

30

20

5

more from the time a user moves a mouse to a cursor moving on a screen. Secondly, the fact that an inquiry cycle takes place at all means that ACL links will be suspended during this cycle, for up to 10.24 seconds at a time. Although SCO links could be used, a HID using such a link could not cease transmissions during inactive periods.

3

It is therefore an object of the invention to address the problem of providing a responsive link between a HID and a host system which allows the HID to go to sleep during periods of inactivity.

According to a first aspect of the present invention there is provided a communications system comprising a primary station and at least one secondary station, wherein the primary station has means for broadcasting a series of inquiry messages, each in the form of a plurality of predetermined data fields arranged according to a first communications protocol, and means for adding to an inquiry message prior to transmission an additional data field for polling at least one secondary station, and wherein the or each polled secondary station has means for determining when an additional data field has been added to the plurality of data fields, for determining whether it has been polled from the additional data field and for responding to a poll when it has 20 data for transmission to the primary station.

According to a second aspect of the present invention there is provided a primary station for use in a communications system comprising at least one secondary station, wherein means are provided for broadcasting a series of inquiry messages, each in the form of a plurality of predetermined data fields arranged according to a first communications protocol, and for adding to each inquiry message prior to transmission an additional data field for polling at least one secondary station.

According to a third aspect of the present invention there is provided a secondary station for use in a communications system comprising a primary station, wherein means are provided for receiving an inquiry message broadcast by the primary station, the message being in the form of a plurality of predetermined data fields arranged according to a first communications

In the second second in the second second

5

protocol and having added to it an additional data field for polling at least one secondary station, and wherein means are provided for determining when an additional data field has been added to the plurality of data fields, for determining whether it has been polled from the additional data field and for responding to a poll when it has data for transmission to the primary station.

4

According to a fourth aspect of the present invention there is provided a method of operating a communication system comprising a primary station and at least one secondary station, the method comprising the primary station broadcasting a series of inquiry messages, each in the form of a plurality of 10 predetermined data fields arranged according to a first communications protocol, and adding to an inquiry message prior to transmission an additional data field for polling at least one secondary station, and further comprising the or each polled secondary station determining when an additional data field has been added to the plurality of data fields, determining whether it has been 15 polled from the additional data field and responding to a poll when it has data for transmission to the primary station.

Embodiments of the present invention will now be described, by way of example, with reference to the accompanying drawings, wherein:

Figure 1 is a diagram of an ad-hoc wireless network comprising two linked piconets;

Figure 2 is a block schematic diagram of a typical Bluetooth station;

Figure 3 is a chart illustrating the transmission of a train of inquiry access codes centred on a given frequency;

Figure 4 illustrates alternation between trains of inquiry messages over the duration of an inquiry broadcast;

Figure 5 illustrates the insertion of a packet of broadcast data within an existing transmission slot; and

Figure 6 is a flow chart illustrating a method of polling a HID in 30 accordance with the present invention.

In the drawings the same reference numerals have been used to indicate corresponding features.

20

25

5

In the following description we consider particularly a system which utilises Bluetooth protocols for communication of messages between stations. As will be recognised, the general invention concept of polling HIDs via a broadcast channel used as part of the inquiry procedure is not restricted to Bluetooth devices and is applicable to other communications arrangements, in particular frequency hopping systems.

A basic Bluetooth network configuration is illustrated in Figure 1. Such a configuration would typically begin with two connected host devices, for example a portable PC and a cellular phone, and grow to include additional connected devices. A wide range of additional host devices may be included, for example wireless headsets, personal organisers and home entertainment equipment. The network comprises a plurality of stations 100,101 each included in such a host device, formed into two piconets 102a,102b. In general the networking components (i.e. the Bluetooth chip for a Bluetooth network) of all stations 100,101 will be implemented identically. However, it is only necessary that all stations 100,101 comprising the network are able to operate according to a compatible protocol.

The first piconet 102a is a point-to-multipoint network comprising four stations 100, a master 100 (A) and three slaves 101 (A1,A2,A3), with bidirectional communication channels 104 between the master 100 and each of the slaves 101. The second piconet 102b is a point-to-point network comprising a master 100 (B) and a slave 101 (B1). Communication between the piconets 102a,102b is enabled by the master A in the first piconet 102a also acting as a slave in the second piconet 102b and vice versa. It is not necessary for the link between the piconets 102a,102b to be between masters: it would be equally possible for the link to be between stations A3 and B1 or between A and B1, for example.

An example of a station 100 for use in a Bluetooth system is illustrated in more detail in Figure 2, and comprises two main sections. The first section is an analogue unit comprising a radio (RF) 202 having an antenna 204 for transmitting and receiving radio signals on the communication channel 104.

 5

The second section is a digital controller unit 206, further comprising a link baseband controller (LC) 208, a microprocessor (μ P) 210 and an interface unit (INT) 212.

6

The link controller 208 comprises means for performing baseband processing and execution of basic protocols close to the physical layer, for example implementing error correction coding, generating Automatic Repeat reQuests (ARQ) and performing audio coding. The microprocessor 210 manages the station 100, controlling data transfer between the interface unit 212 and the link controller 208. The interface unit 212 comprises hardware and software for interfacing the station 100 to a host device such as a portable PC or a cellular phone. The interfacing is performed via a link 214, which might include interfaces to a USB (Universal Serial Bus), external memory and other items as appropriate for the particular application.

The Bluetooth inquiry procedure allows a would-be slave 101 to find a base station and issue a request to join its piconet. It has been proposed specifically to overcome problems caused by the frequency-hopping nature of Bluetooth and similar systems. The applicants have recognised that it is possible to piggy-back a broadcast channel on the inquiry messages issued by the master 100. The broadcast channel can be used to poll HIDs at regular intervals. However, at the air interface, the mechanism is entirely compatible with conventional Bluetooth systems.

To illustrate how this is implemented, we first consider how the Inquiry procedures themselves operate, with reference to Figures 3 and 4. When a Bluetooth unit wants to discover other Bluetooth devices, it enters a so-called inquiry substate. In this mode, it issues an inquiry message containing a General Inquiry Access Code (GIAC) or a number of optional Dedicated Inquiry Access Codes (DIAC). This message is repeated at several levels; first, it is repeated in a train A of 16 frequencies from a total of 32 making up the inquiry hopping sequence. The message is sent twice on two frequencies in even timeslots with the following, odd timeslots used to listen for replies on the

30 even timeslots with the following, odd timeslots used to listen for replies on the two corresponding inquiry response hopping frequencies. Sixteen frequencies and their response counterparts can therefore be covered in 16 timeslots, or

10ms. The chart of Figure 3 illustrates the transmission of a single train on sixteen frequencies centred around $f\{k\}$, where $f\{k\}$ represents the inquiry hopping sequence.

The next step is the repetition of the train a plurality of times. At the very least, as presently specified, this means 256 repetitions of the entire train. Finally, the train A is swapped for the train B consisting of the remaining 16 frequencies and the cycle repeated. As shown by Figure 4, the specification states that this switch must occur at least three times to ensure the collection of all responses in an error-free environment. This means that an inquiry broadcast could take at least 10.24 seconds.

A portable device that wants to be discovered by a Bluetooth master 100 enters the inquiry scan substate. Here, it listens for a message containing the GIAC or DIACs of interest. It, too, operates in a cyclic way. It listens on a single hop frequency for an inquiry scan period which is long enough to cover the 16 inquiry frequencies used by the inquiry. On hearing an inquiry containing an appropriate IAC, the portable device enters a so-called inquiry response substate and issues a number of inquiry response messages to the master 100. The master 100 will then page the portable device, inviting it to join the piconet.

As mentioned above and shown in Figure 5, the applicants propose that 20 the inquiry messages issued by the base station have an extra field 504 appended to them, capable of carrying a HID poll message. The extended field 504 may carry a header that signifies a HID poll to distinguish it from other applications of extended field information, such as context-aware services or broadcast audio (as disclosed in our co-pending United Kingdom patent 25 applications 0015454.2 (applicant's reference PHGB 000084) and 0015453.4 (applicant's reference PHGB 000085) respectively). It will also carry the address of the HID being polled, and may also carry a small amount of information to the HID which might be used to provide supplementary information to a user (such as text on an LCD screen) or feedback (for 30 example, motional feedback in games controllers). By adding the field to the end of the inquiry message, it will be appreciated that non-HID receivers can

<u>, .</u>

ignore it without modification. In addition, by using a special DIAC to signify a HID poll, HID devices can be alerted to the presence of the forthcoming poll.

The presence of the extra data field 504 means that the guard space conventionally allowed at the end of a Bluetooth inquiry packet is reduced. However, this space is provided to give a frequency synthesiser time to change to a new hop frequency and will be generally unused otherwise, as current frequency synthesisers are capable of switching at speeds which do not need extension into the extra guard space. The standard inquiry packet is an ID packet (ID PKT) 502 of length 68 bits. Since it is sent in a half-slot, starting either on a slot boundary (SB) 506 or a half-slot boundary (HSB) 508, the guard space allocated is (625/2 - 68) = 244.5µs (625µs slot period, 1 Mbit/s signalling rate). Modern synthesisers can switch in much less time with figures of 100µs or lower considered routine by experts in the field. Hence a suitable size for the extra data field 504 could be 100 bits.

In a typical embodiment, four of the 100 bits will be lost as trailer bits for the ID packet 502: this is a consequence of it being read by a correlator. Of the 96 bits remaining, applicant's preferred allocation is for 64 bits to be used as data and 32 bits as a 2/3 FEC (Forward Error Correction) checksum. Each inquiry burst thus contains 8 bytes of broadcast data, allowing space for several channels of key coded or digitised analogue inputs.

In order to achieve the desired responsiveness, and because the HID has been specifically addressed, the HID is allowed to respond, if desired, in the next-but-one half-slot with a packet of similar format, containing information corresponding to the user's input. As described above, the inquiry procedure involves the transmission of two sets of sixteen frequencies in trains of inquiry transmissions. The 16 frequencies used within a train can be considered as 16 polling channels, and therefore 16 devices can be polled every 10ms if desired. Other arrangements are possible, for example polling up to 32 devices every 20ms or up to 8 devices every 5ms. The arrangement of polling

30 channels could also be flexible, with more rapid polling provided for devices which need a faster response time and vice versa.

15

20

Each device need only monitor a single frequency within a train, but must be able to track the train switches and frequency changes due to changing clock phase. It is assumed that an initial set up procedure synchronises the HID Bluetooth slave 101 to the Bluetooth master 100, as well as establishing the nature of the HID and the format it uses for uplink and downlink transmissions. At this time the HID is allocated a device address and a channel number corresponding to one of the sixteen channels within a train.

For fast polling, it is necessary for the Bluetooth master 100 to operate continuously. This interferes with the conventional mechanism for setting up two-way links. However, use of two radios operating in tandem, as disclosed in our co-pending United Kingdom patent application 0015452.6 (applicant's reference PHGB 000086), avoids this problem, thereby enabling the provision of fast access to the piconet and an unlimited two-way throughput capacity.

By polling every 10ms, with eight bytes per poll, a capacity of 800 bytes per second for sixteen devices is provided. In variations on the basic scheme described above this capacity could be lowered to permit the operation of conventional inquiry procedures, or to increase the number of HIDs that a host system 100 can support beyond sixteen.

In order to minimise their power consumption, HIDs are not obliged to respond to every poll if they have no information to offer. A watchdog timer could be provided in a HID to make it transmit at least once in a given period whilst it is nominally active. The period could for example be predetermined, determined by the host system or determined by negotiation between the host and each HID. HIDs failing to transmit within the determined period would then be removed from the master's list of active devices.

A method of polling a HID in accordance with the present invention is summarised in Figure 6. The method starts, at step 602, when the HID has data to transmit to the host system. The HID receives, at step 604, data from the extra field 504 then tests, at step 606, whether it has been polled by the host system. If it has not been polled, the HID returns to step 604 to receive the next extra field 504. If the HID has been polled, it transmits its data in the next-but-one half-slot, at step 608.

5

10

30

Since an inquiry mode is necessary to permit access to the host system's piconet, it must be provided in the conventional manner for at least some of the time. There are a range of strategies which may be employed.

A first strategy involves the operation of one radio in two modes, namely set up and polling. In set up mode the inquiry procedure operates as normal and the HIDs can establish contact with the host master 100 in the conventional manner. Once all HIDs have established themselves, the master radio switches to polling mode, in which the inquiry procedure now operates in polling mode only. This strategy is ideal for games machines since it achieves the fastest response when polling mode is operational, while opportunities for other controllers to join the piconet occur at well-defined times, such as between games.

A second strategy is more appropriate when the host system is a general purpose device, such as a PC, in which case opportunities must be provided for new devices to join at any time. In this case the master's radio can operate in modeless fashion, devoting some of its time to fast polling and other times to conventional inquiry operations. Alternate 10ms periods could be devoted to each operation to achieve a 50:50 ratio for example, with the ratio being able to be modified as desired. Such a system would still have a quick response to HIDs and the general inquiry operation, although possibly slower, would still operate as normal. The use of a special DIAC in a polling message should ensure that a slave 101 going through normal inquiry response procedures will not send an inquiry response packet in the space reserved for a fast poll response.

Allowing conventional inquiries in parallel with fast polling implies that, occasionally, there will be a slight pause in inquiry or fast polling to allow a new HID access to the host. This will probably not matter to the user since he will no longer be using old HIDs and will therefore not be aware of the temporary loss in responsiveness.

30

25

A third strategy is required when conventional Bluetooth data (or other) links are required, so as to support both a fast response for the polling mechanism and the data carrying capacity of conventional Bluetooth. This

10

requires the use of two radios, and the approach disclosed in our co-pending United Kingdom patent application 0015452.6 (applicant's reference PHGB 000086) can also be used here. Alternatively, one radio could operate as a conventional Bluetooth radio with the other permanently dedicated to fast polling.

From reading the present disclosure, other modifications will be apparent to persons skilled in the art. Such modifications may involve other features which are already known in the design, manufacture and use of fixed and portable communications systems and component parts thereof, and which may be used instead of or in addition to features already described herein. Although claims have been formulated in this application to particular combinations of features, it should be understood that the scope of the disclosure of the present application also includes any novel feature or any novel combination of features disclosed herein either explicitly or implicitly or any generalisation thereof, whether or not it relates to the same invention as 15 presently claimed in any claim and whether or not it mitigates any or all of the same technical problems as does the present invention. The applicants hereby give notice that new claims may be formulated to such features and/or combinations of features during the prosecution of the present application or of any further application derived therefrom. 20

In the present specification and claims the word "a" or "an" preceding an element does not exclude the presence of a plurality of such elements. Further, the word "comprising" does not exclude the presence of other elements or steps than those listed.

had been and and the source of ÷. ter an and my and ļauk

11

5

CLAIMS

 A communications system comprising a primary station and at least one secondary station, wherein the primary station has means for broadcasting a series of inquiry messages, each in the form of a plurality of predetermined data fields arranged according to a first communications protocol, and means for adding to an inquiry message prior to transmission an additional data field for polling at least one secondary station, and wherein the or each polled secondary station has means for determining when an additional data field has been added to the plurality of data fields, for determining whether it has been polled from the additional data field and for responding to a poll when it has data for transmission to the primary station.

2. A primary station for use in a communications system comprising at least one secondary station, wherein means are provided for broadcasting a series of inquiry messages, each in the form of a plurality of predetermined data fields arranged according to a first communications protocol, and for adding to each inquiry message prior to transmission an additional data field for polling at least one secondary station.

20

3. A primary station as claimed in claim 2, characterised in that means are provided for adding the additional data field at the end of a respective inquiry message.

4. A primary station as claimed in claim 2, characterised in that means are provided for including an indication in one of the predetermined data fields, the indication denoting the presence of the additional data field.

5. A primary station as claimed in claim 2, characterised in that the 30 first communications protocol comprises Bluetooth messaging.

6. A primary station as claimed in claim 2, characterised in that the additional data field comprises at least 64 bits of data.

7. A primary station as claimed in claim 2, characterised in that first radio means are provided for broadcasting substantially continuously inquiry messages having the additional data field and second radio means are provided for handling other aspects of communication links with secondary stations.

10 8. A secondary station for use in a communications system comprising a primary station, wherein means are provided for receiving an inquiry message broadcast by the primary station, the message being in the form of a plurality of predetermined data fields arranged according to a first communications protocol and having added to it an additional data field for polling at least one secondary station, and wherein means are provided for determining when an additional data field has been added to the plurality of data fields, for determining whether it has been polled from the additional data field and for responding to a poll when it has data for transmission to the primary station.

20

9. A secondary station as claimed in claim 8, characterised in that the first communications protocol comprises Bluetooth messaging.

10. A secondary station as claimed in claim 8, characterised in that 25 means are provided for responding to a poll after a predetermined interval has passed without transmission of data, whether or not the secondary station has data for transmission.

11. A method of operating a communication system comprising a 30 primary station and at least one secondary station, the method comprising the primary station broadcasting a series of inquiry messages, each in the form of a plurality of predetermined data fields arranged according to a first

and and and and and and the set of the set o

communications protocol, and adding to an inquiry message prior to transmission an additional data field for polling at least one secondary station, and further comprising the or each polled secondary station determining when an additional data field has been added to the plurality of data fields, determining whether it has been polled from the additional data field and responding to a poll when it has data for transmission to the primary station.

14

A method as claimed in claim 11, characterised in that not all inquiry messages have an additional data field for polling a secondary station
 added to them.

ABSTRACT

COMMUNICATION SYSTEM

15

A communications system comprises a primary station (100) and at least one secondary station (101). The primary station (100) is arranged to broadcast a series of inquiry messages, each in the form of a plurality of predetermined data fields arranged according to a first communications protocol such as Bluetooth. In addition the primary station (100) adds to some or all of the inquiry messages an additional data field for polling one or more secondary stations, which can respond to the poll if they have data for transmission. This system provides secondary stations (101) with a rapid response time without the need for a permanently active communication link.

15

(Figure 1)

2



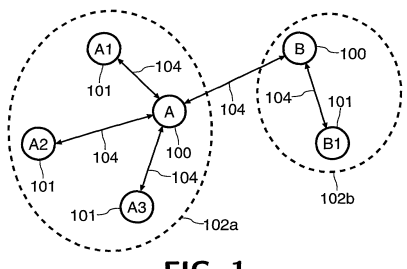
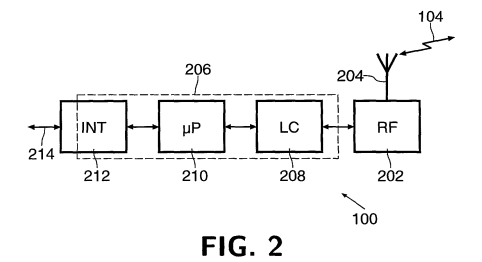


FIG. 1



TOZOZO" HT SOZED.

i



2/3

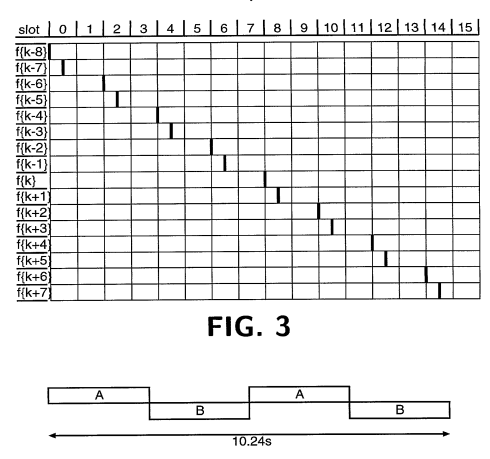


FIG. 4

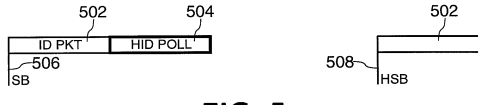


FIG. 5

2-III-PHGB 000108

¥

.....

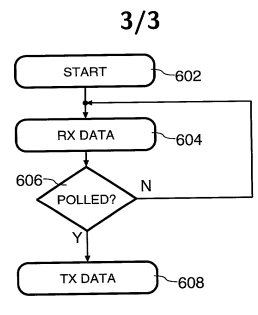


FIG. 6

ير و م

3-III-PHGB 000108

DECLARATION AND POWER OF ATTORNEY

Sole/Joint Attorney's Docket No: PHGB 000108 US

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled

COMMUNICATION SYSTEM

the specification of which (check one)

\boxtimes	is attached hereto		
	was filed on	as Application Serial No: and wa	s amended on

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above.

I acknowledge the duty to disclose information which is material to the examination of this application in accordance with Title 37, Code of Federal Regulations, §1.56 (a).

I hereby claim foreign priority benefits under Title 35, United States Code, §119 of any foreign application(s) for patent or inventor's certificate listed below and have also identified below any foreign application for patent or inventor's certificate having a filing date before that of the application on which priority is claimed.

PRIOR FOREIGN APPLICATION(S)

COUNTRY	APPLICATION NUMBER	DATE OF FILING (day, month, year)	PRIO Claimed 35 U.S.	Under
CREAT BRITAIN	0015454.2	26-06-2000	Yes X	No
GREAT BRITAIN	0020076.6	15-08-2000	Yes X	No

Thereby claim the benefit under Title 35, United States Code, §120 of any United States application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35 United States Code §112, I acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regulations, §1.56(a) which occurred between the filing date of the prior application and the national or PCT international filing date of this application.

PRIOR UNITED STATES APPLICATION(S)								
APPLICATION SERIAL NUMBER	FILING DATE	STATUS (PATENTED, P	ENDING, ABANDONED)					
Trong of								

Thereby 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 Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

POWER OF ATTORNEY: As a named inventor, I hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith. (ist name and registration number)

Jack E. Haken, Reg. No 26,902

Algy Tamoshunas, Reg. No 27,677

SEND CORRESPONDED Corporate Patent Counse U.S. Philips Corporation			DIRECT TELEPHONE CALLS TO: (Name and telephone number)				
580 White Plains Road	(914) 332-0222						
Tarrytown, New York 105	91	·······					
Dated: sch A (
Dated: 1st May	David						
FULL NAME OF INVENTOR	Last name	First Name	Middle Name				
the site are the be-	DAVIES	Robert	J.				
RESIDENCE & CITIZENSHIP	City	State or Foreign Country	Country of Citizenship				
HORLEY		ENGLAND	GREAT BRITAIN				
POST OFFICE ADDRESS	Street & No	City.	State or Country Zip Code				
	7 WITHER DALE	HORLEY	GREAT BRITAIN RHG 8BW				
Dated:		Inventor's Signature					
FULL NAME OF INVENTOR	Last name	First Name	Middle Name				
RESIDENCE & CITZENSHIP City		State or Foreign Country	Country of Citizenship				
POST OFFICE ADDRESS	Street & No:	City:	State or Country: Zip Code:				

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of

ROBERT J. DAVIES

Atty. Docket

GB000108

Group Art Unit

Serial No.

Ex.

COMMUNICATION SYSTEM

Filed: CONCURRENTLY

Honorable Commissioner for Patents Washington, D.C. 20231

APPOINTMENT OF ASSOCIATES

Sir:

The undersigned Attorney of Record hereby revokes all prior appointments (if any) of Associate Attorney(s) or Agent(s) in the above-captioned case and appoints:

Eric Bram (Registration No. 37,285) Michael E. Marion (Registration No. 32,266) and c/o U.S. PHILIPS CORPORATION, Intellectual Property Department, 580 White Plains Road, Tarrytown, New York 10591, his Associate Attorney(s)/Agent(s) with all the usual powers to prosecute the above-identified application and any division or continuation thereof, to make alterations and amendments therein, and to transact all business in the Patent and Trademark Office connected therewith.

ALL CORRESPONDENCE CONCERNING THIS APPLICATION AND THE LETTERS PATENT WHEN GRANTED SHOULD BE ADDRESSED TO THE UNDERSIGNED ATTORNEY OF RECORD.

Respectfully,

Jack E. Haken, Reg. 26,902 Attorney of Record

Dated at Tarrytown, New York this June 6, 2001

mh06bre0.wa0.doc

United States Patent & Trademark Office

Office of Initial Patent Examination -- Scanning Division



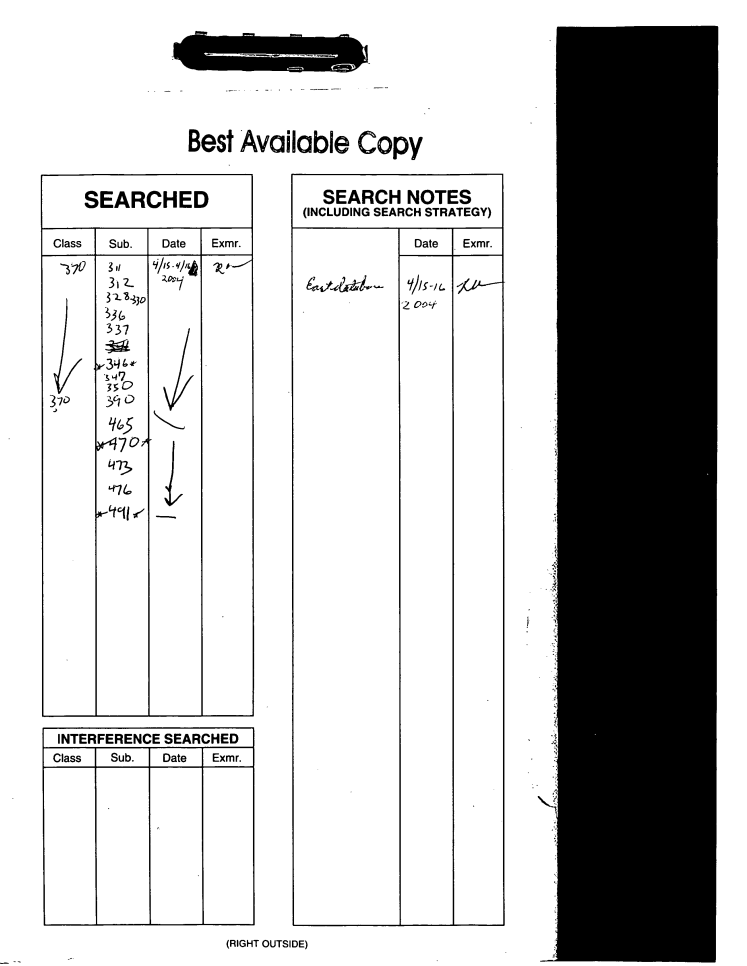
Application deficiencies found during scanning:

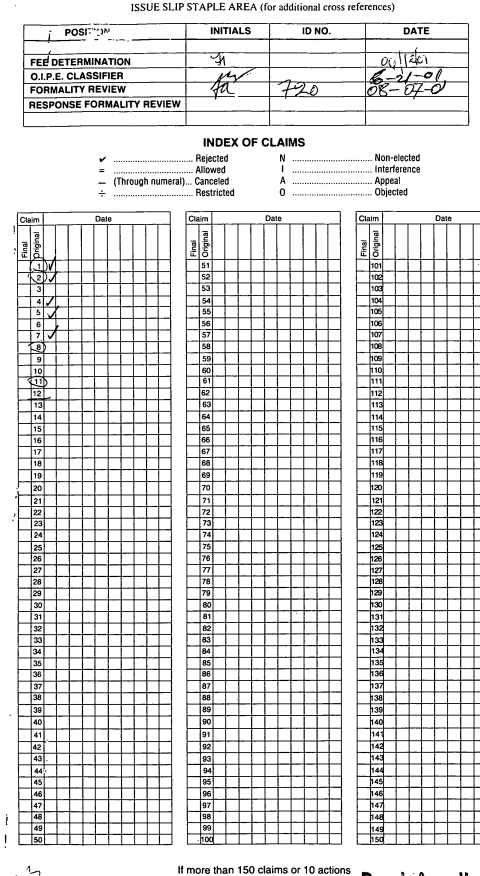
🗆 🗆 Pa		of		were not present
for sc	anning.		(Document title)	-
🗆 Pa	ge(s)	of		were not present
for sc	anning.		(Document title)	
Hore	are only	15 Pages	of specification	

• Scanned copy is best available.

•

MANICOLS.		10200	Γ	Class	ISSUE CLASSIFICATION			<u> </u>	•	·	• . • •			
	\$	ES-9	L_		Γ	U	.S. UTILI			Applicati	ON			
					с `Х.		nAL.	0.I.P	- 1	57	ATENTUA	IE		
						Ľ		<u>R3</u>	_0.4.Q					
ļ	L ,								4.00		FXA	MINER		ا محمد عند المحمد عند المست
·		PPLICA 09	Ν.				LASS 342 370		90	ART UNIT 3 662 266			SON	
	ANTS	[^] R	lobe	ert l	Davies					2.**				*=
	APPLICANTS													
	4	Ç)omi	nuni	cation s				n 8 1	8				
	TITLE]			È E	3e	st Av	ai	abl	eC	ppy		P	TO-2040 12/99
l							<u>.</u>							and the second s
• •	, T				<u>,</u> ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		ISSUINC) C	LASSI	FICATIO	N			
	┢		ORI	GINA	_					CROSS RE	FERENCE		4	
-		CL/	ASS	Ī	SURCLAS	S	CLASS			ICLASS (ON	E SUBCL/	SS PER E		
			37		390		370		432		<u></u>	<u></u>		
		NTERN	1.1		CLASSIFICA		<u> </u>							
	f		Ħ	<u> </u>		<u></u>								
			П					_						
		┿╋	┼┼			<u></u>	<u> </u>				Continued of	n Issue Slip	Inside File Jac	cket
		┙┙┯┙╇┯╍												
	Γ			INA			<i>د</i> ې.		WINGS		a.		S ALLOWE	
			nsc	LAIN	IER	SI	neets Drwg.	Fig	ıs. Drwg.	Print Fig.		Claims		
)		The									NOTI	CE OF ALI	LOWANCE M	IAILED
ĺ		subsequ has bee	uent to in disc	aimed	(date	1	(Assistant	Examin	er)	(Date)	-	5		
l L		The not exte	e term and be	of this word t	patent shall he expiration da	e .						221	UE FEE	
•		of U.S F	Patent	. No		-				,	Amo	unt Due		Paid
						-	(Primary	Examin	en	(Date)				
ļ	ŀ					+-	(tuint)				1	SSUE BA	TCH NUMB	ER
		this pat	ə term tent hı	inal ave bee	months of an disclaimed.	_	(Legal instrum	ents E	kaminer)	(Date)	ما يوري _ا ن	\$		
		WARN			sed herein may be		od Upputbodzed	discle	sure may be	prohibited by th	e United State	s Code Title	35, Sections 122	2, 181 and 368.
		The info Possess	sion ou	Iside ine	sed herein may be U.S. Patent & Tri	restrict	Office is restricte	d to au	thorized emp	FILED WIT				CD-ROM
ų	L,									FILED WIT			(Attached in pocket	
v	ļ	Form PTO Rav. 6/99)	-438A											
	ļ	'om PTO Rev. 6/99)	-436A											
	ļ	-em PTO Rav. 6/99)	-438A											
÷	ļ	-em PTO Rev. 6/99)	-436A 											





staple additional sheet here

(LEFT INSIDE)

Best Available Copy

No. PHGB000108 Case Docl

THE COMMISSIONER FOR PATENTS, Washington, D.C. 20231

Enclosed for filing is the patent application of Inventor(s): Robert J. Davies

06-08-01

For: COMMUNICATION SYSTEM

ENCLOSED ARE:

- [X] Appointment of Associates;
- [] Information Disclosure Statement, Form PTO-1449 and copies of documents listed therein;
- [] Preliminary Amendment;
- Specification (18 Pages of Specification, Claims, & Abstract); [X] Declaration and Power of Attorney: [X]
- []unsigned Declaration); [X]
- (1 Page of a [X]fully executed []unsigned Declaration) Drawing (3 sheets of []informal [X]formal sheets); Certified copies of Great Britain application Serial Nos. [X]
 - 0015454.2 and 0020076.6;
- Authorization Pursuant to 37 CFR §1.136(a)(3) [X]
- Other:

[X] Assignment to Koninklijke Philips Electronics N.V.

FEE COMPUTATION

C) 4 Ŭ) ۰. ا đì C) O1 Ē) ٠, ۵ <u>_</u>

CLAIMS AS FILED							
FOR	NUMBER FILED	NUMBER EXTRA	RATE	BASIC FEE - \$710.00			
Total Claims	12 - 20 =	0	X \$18 =	0.00			
Independent Claims	4 - 3 =	1	X \$80 =	80.00			
Multiple Dependent Claims, if any \$270 = 0.00							
TOTAL FILING FEE = \$790.00							

the amount of the total filing fee indicated above, plus any deficiencies. The Commissioner is also hereby authorized to charge any other fees which may be required, except the issue fee, or credit any overpayment to Account No. 14-1270.

[]Amend the specification by inserting before the first line as a centered heading --Cross Reference to Related Applications--; and insert below that as a new paragraph -- This is a continuationin-part of application Serial No. , filed which is herein incorporated by reference --.

CERTIFICATE OF EXPRESS MAILING

Express Mail Mailing Label No EL 666 160-50305 Date of Deposit June 7 2001 I hereby certify that this paper and/or fee is being deposited with the United States Postal Service "Express Mail Post Office to Addressee" service under 37 C.F.R. 1.10 on the date indicated above and is addressed to the Commissioner of Patents and Trademarks, Washington, D.C. 20231.

Elissa DeLuccy Typed Name

Elissa De Zu Signature

Michael E. Marion, Reg. 32,266 Attorney (914) 333-9641 **U.S. Philips Corporation** 580 White Plains Road Tarrytown, New York 10591

mh06brb0.wa0.doc

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of

Atty. Docket

GB000108

ROBERT J. DAVIES

Group Art Unit

Serial No.

Ex.

COMMUNICATION SYSTEM

Filed: CONCURRENTLY

Honorable Commissioner for Patents Washington, D.C. 20231

: ::

AUTHORIZATION PURSUANT TO 37 CFR §1.136(a)(3) AND TO CHARGE DEPOSIT ACCOUNT

Sir:

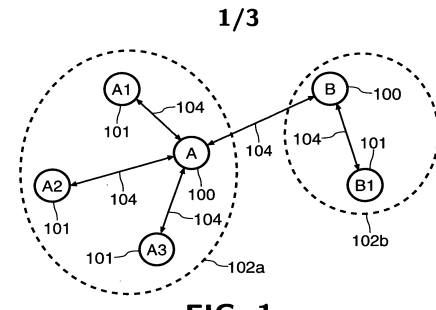
The Commissioner is hereby requested and authorized to treat any concurrent or future reply in this application requiring a petition for extension of time for its timely submission, as incorporating a petition for extension of time for the appropriate length of time.

Please charge any additional fees which may now or in the future be required in this application, including extension of time fees, but excluding the issue fee unless explicitly requested to do so, and credit any overpayment, to Deposit Account No. 14-1270.

Respectfully_submitted,

Michael E. Marion, Reg. 32,266 Attorney (914) 333-9641

MH06BRD0.WA0.doc





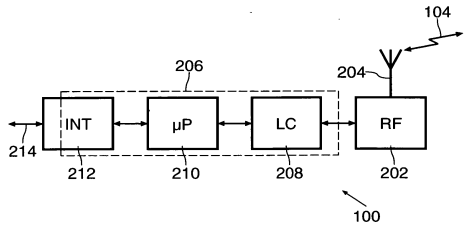


FIG. 2

120

1-III-PHGB 000108

2/3

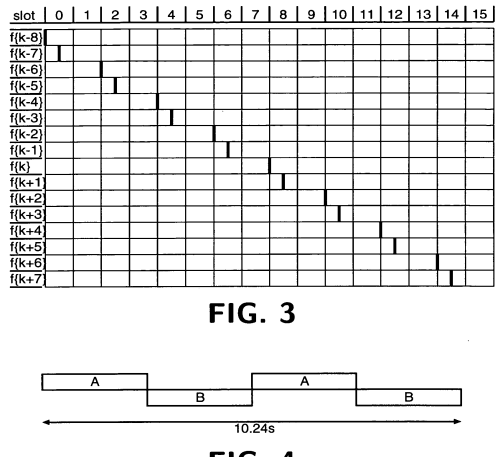


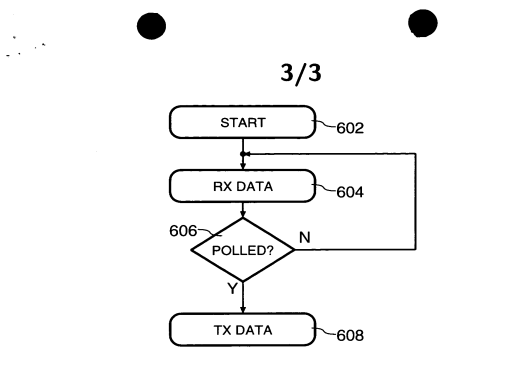




FIG. 5

¥

.





j

3-III-PHGB 000108





PHGB 000108 US

DESCRIPTION

COMMUNICATION SYSTEM

1

⁵ The present invention relates to a communication system and further relates to primary and secondary stations for use in such a system and to a method of operating such a system. Although the present invention is described with particular reference to a Bluetooth system, it is applicable to a range of other communication systems.

In recent years there has been increasing interest in enabling devices to interact via wireless communication links, thereby avoiding the need for extensive cabling. An example of a communication system which may be used for such wireless links is a Bluetooth network, operating according to the specification defined by the Bluetooth Special Interest Group. Such a network is intended to provide low-cost, short range radio links between mobile PCs, mobile phones and other devices, whether portable or not.

Communication in a Bluetooth network takes place in the unlicensed ISM band at around 2.45GHz. Stations form ad-hoc networks which are known as piconets, each comprising a master station and up to seven slave stations. All stations are identical and capable of acting as master or slave as required. A station can take part in more than one piconet, thereby linking piconets and enabling communication over an extended range.

One application for which use of Bluetooth is proposed is the connection of controller devices to host systems. A controller device, also known as a Human/machine Interface Device (HID), is an input device such as a keyboard, mouse, games controller, graphics pad or the like. Such HIDs do not typically require a link having high data throughput, but do require a very responsive link.

30

A Bluetooth system is more than capable of supporting the throughput requirements of HIDs. However, the degree of responsiveness required can be more difficult to achieve. An active Bluetooth link can offer a reasonably

10

2

responsive service, but this requires both setting up of the link and its maintenance even during periods of inactivity.

Two types of communication link supported in a Bluetooth network are Asynchronous ConnectionLess (ACL) links and Synchronous Connection Oriented (SCO) links. ACL links allow slaves to enter a 'park' mode and cease active communications, which also allows a number of other HIDs to maintain links with the master station without violating the Bluetooth rule that no more than seven slaves can be active at any one time. A slave has to be polled before it can submit a request to leave park mode and become active. SCO links require continuous operation by a slave, but there are only a limited number of SCO channels available.

Setting up a link requires a HID to join, as a slave, the piconet including the host system (which will typically act as piconet master, i.e. a base station). Joining the piconet requires two sets of procedures, namely 'inquiry' and 'page'. Inquiry allows a would-be slave to find a base station and issue a request to join the piconet. Page allows a base station to invite slaves of its choice to join the net. Analysis of these procedures indicates that the time taken to join a piconet and then to be in a position to transfer user input to the master could be several tens of seconds.

20

25

30

5

10

It is possible for this procedure to be carried out once and for all when the host system is turned on. However, HIDs will normally be battery operated and it is therefore not acceptable for them to have to remain permanently switched on. In particular, for a HID to sign on to the piconet automatically when the host system is turned on it will either have to be regularly waking up to look for Bluetooth inquiry bursts, thereby consuming power, or it will need to be manually woken up by the user.

It is therefore more likely that a HID will remain inactive until it is woken up, either by being explicitly switched on or by a user attempting some form of input. Hence, the host system's Bluetooth master will need to run inquiry cycles periodically, which has two implications. The first is that because the inquiry phase is periodic rather than continuous, initial access time could be several tens of seconds. This could mean that it could take half a minute or

PHGB 000108 US

more from the time a user moves a mouse to a cursor moving on a screen. Secondly, the fact that an inquiry cycle takes place at all means that ACL links will be suspended during this cycle, for up to 10.24 seconds at a time. Although SCO links could be used, a HID using such a link could not cease transmissions during inactive periods.

3

It is therefore an object of the invention to address the problem of providing a responsive link between a HID and a host system which allows the HID to go to sleep during periods of inactivity.

According to a first aspect of the present invention there is provided a communications system comprising a primary station and at least one secondary station, wherein the primary station has means for broadcasting a series of inquiry messages, each in the form of a plurality of predetermined data fields arranged according to a first communications protocol, and means for adding to an inquiry message prior to transmission an additional data field for polling at least one secondary station, and wherein the or each polled secondary station has means for determining when an additional data field has been added to the plurality of data fields, for determining whether it has been polled from the additional data field and for responding to a poll when it has

According to a second aspect of the present invention there is provided a primary station for use in a communications system comprising at least one secondary station, wherein means are provided for broadcasting a series of inquiry messages, each in the form of a plurality of predetermined data fields arranged according to a first communications protocol, and for adding to each inquiry message prior to transmission an additional data field for polling at least one secondary station.

According to a third aspect of the present invention there is provided a secondary station for use in a communications system comprising a primary 30 station, wherein means are provided for receiving an inquiry message broadcast by the primary station, the message being in the form of a plurality of predetermined data fields arranged according to a first communications

osevest+ ceovet

5

PHGB 000108 US

protocol and having added to it an additional data field for polling at least one secondary station, and wherein means are provided for determining when an additional data field has been added to the plurality of data fields, for determining whether it has been polled from the additional data field and for responding to a poll when it has data for transmission to the primary station.

4

According to a fourth aspect of the present invention there is provided a method of operating a communication system comprising a primary station and at least one secondary station, the method comprising the primary station broadcasting a series of inquiry messages, each in the form of a plurality of predetermined data fields arranged according to a first communications protocol, and adding to an inquiry message prior to transmission an additional data field for polling at least one secondary station, and further comprising the or each polled secondary station determining when an additional data field has been added to the plurality of data fields, determining whether it has been polled from the additional data field and responding to a poll when it has data for transmission to the primary station.

Embodiments of the present invention will now be described, by way of example, with reference to the accompanying drawings, wherein:

Figure 1 is a diagram of an ad-hoc wireless network comprising two linked piconets;

Figure 2 is a block schematic diagram of a typical Bluetooth station;

Figure 3 is a chart illustrating the transmission of a train of inquiry access codes centred on a given frequency;

Figure 4 illustrates alternation between trains of inquiry messages over the duration of an inquiry broadcast;

Figure 5 illustrates the insertion of a packet of broadcast data within an existing transmission slot; and

Figure 6 is a flow chart illustrating a method of polling a HID in ³⁰ accordance with the present invention.

In the drawings the same reference numerals have been used to indicate corresponding features.

Dysharth Decha

ļ_⊾

25

20

5

10

In the following description we consider particularly a system which utilises Bluetooth protocols for communication of messages between stations. As will be recognised, the general invention concept of polling HIDs via a broadcast channel used as part of the inquiry procedure is not restricted to Bluetooth devices and is applicable to other communications arrangements, in particular frequency hopping systems.

A basic Bluetooth network configuration is illustrated in Figure 1. Such a configuration would typically begin with two connected host devices, for example a portable PC and a cellular phone, and grow to include additional connected devices. A wide range of additional host devices may be included, for example wireless headsets, personal organisers and home entertainment equipment. The network comprises a plurality of stations 100,101 each included in such a host device, formed into two piconets 102a,102b. In general the networking components (i.e. the Bluetooth chip for a Bluetooth network) of all stations 100,101 will be implemented identically. However, it is only necessary that all stations 100,101 comprising the network are able to operate according to a compatible protocol.

The first piconet 102a is a point-to-multipoint network comprising four stations 100, a master 100 (A) and three slaves 101 (A1,A2,A3), with bidirectional communication channels 104 between the master 100 and each of the slaves 101. The second piconet 102b is a point-to-point network comprising a master 100 (B) and a slave 101 (B1). Communication between the piconets 102a,102b is enabled by the master A in the first piconet 102a also acting as a slave in the second piconet 102b and vice versa. It is not necessary for the link between the piconets 102a,102b to be between masters: it would be equally possible for the link to be between stations A3 and B1 or between A and B1, for example.

An example of a station 100 for use in a Bluetooth system is illustrated in more detail in Figure 2, and comprises two main sections. The first section is an analogue unit comprising a radio (RF) 202 having an antenna 204 for transmitting and receiving radio signals on the communication channel 104.

leves. + Teever

5

The second section is a digital controller unit 206, further comprising a link baseband controller (LC) 208, a microprocessor (μ P) 210 and an interface unit (INT) 212.

6

The link controller 208 comprises means for performing baseband ⁵ processing and execution of basic protocols close to the physical layer, for example implementing error correction coding, generating Automatic Repeat reQuests (ARQ) and performing audio coding. The microprocessor 210 manages the station 100, controlling data transfer between the interface unit 212 and the link controller 208. The interface unit 212 comprises hardware and software for interfacing the station 100 to a host device such as a portable PC or a cellular phone. The interfacing is performed via a link 214, which might include interfaces to a USB (Universal Serial Bus), external memory and other items as appropriate for the particular application.

The Bluetooth inquiry procedure allows a would-be slave 101 to find a base station and issue a request to join its piconet. It has been proposed specifically to overcome problems caused by the frequency-hopping nature of Bluetooth and similar systems. The applicants have recognised that it is possible to piggy-back a broadcast channel on the inquiry messages issued by the master 100. The broadcast channel can be used to poll HIDs at regular intervals. However, at the air interface, the mechanism is entirely compatible with conventional Bluetooth systems.

To illustrate how this is implemented, we first consider how the Inquiry procedures themselves operate, with reference to Figures 3 and 4. When a Bluetooth unit wants to discover other Bluetooth devices, it enters a so-called inquiry substate. In this mode, it issues an inquiry message containing a General Inquiry Access Code (GIAC) or a number of optional Dedicated Inquiry Access Codes (DIAC). This message is repeated at several levels; first, it is repeated in a train A of 16 frequencies from a total of 32 making up the inquiry hopping sequence. The message is sent twice on two frequencies in

³⁰ even timeslots with the following, odd timeslots used to listen for replies on the two corresponding inquiry response hopping frequencies. Sixteen frequencies and their response counterparts can therefore be covered in 16 timeslots, or



10ms. The chart of Figure 3 illustrates the transmission of a single train on sixteen frequencies centred around $f\{k\}$, where $f\{k\}$ represents the inquiry hopping sequence.

7

The next step is the repetition of the train a plurality of times. At the very least, as presently specified, this means 256 repetitions of the entire train. Finally, the train A is swapped for the train B consisting of the remaining 16 frequencies and the cycle repeated. As shown by Figure 4, the specification states that this switch must occur at least three times to ensure the collection of all responses in an error-free environment. This means that an inquiry broadcast could take at least 10.24 seconds.

A portable device that wants to be discovered by a Bluetooth master 100 enters the inquiry scan substate. Here, it listens for a message containing the GIAC or DIACs of interest. It, too, operates in a cyclic way. It listens on a single hop frequency for an inquiry scan period which is long enough to cover 15 the 16 inquiry frequencies used by the inquiry. On hearing an inquiry containing an appropriate IAC, the portable device enters a so-called inquiry response substate and issues a number of inquiry response messages to the master 100. The master 100 will then page the portable device, inviting it to join the piconet.

As mentioned above and shown in Figure 5, the applicants propose that 20 the inquiry messages issued by the base station have an extra field 504 appended to them, capable of carrying a HID poll message. The extended field 504 may carry a header that signifies a HID poll to distinguish it from other applications of extended field information, such as context-aware services or broadcast audio (as disclosed in our co-pending United Kingdom patent 25 applications 0015454.2 (applicant's reference PHGB 000084) and 0015453.4 (applicant's reference PHGB 000085) respectively). It will also carry the address of the HID being polled, and may also carry a small amount of information to the HID which might be used to provide supplementary 30 information to a user (such as text on an LCD screen) or feedback (for example, motional feedback in games controllers). By adding the field to the end of the inquiry message, it will be appreciated that non-HID receivers can

ignore it without modification. In addition, by using a special DIAC to signify a HID poll, HID devices can be alerted to the presence of the forthcoming poll.

8

The presence of the extra data field 504 means that the guard space conventionally allowed at the end of a Bluetooth inquiry packet is reduced. ⁵ However, this space is provided to give a frequency synthesiser time to change to a new hop frequency and will be generally unused otherwise, as current frequency synthesisers are capable of switching at speeds which do not need extension into the extra guard space. The standard inquiry packet is an ID packet (ID PKT) 502 of length 68 bits. Since it is sent in a half-slot, starting either on a slot boundary (SB) 506 or a half-slot boundary (HSB) 508, the guard space allocated is (625/2 - 68) = 244.5µs (625µs slot period, 1 Mbit/s signalling rate). Modern synthesisers can switch in much less time with figures of 100µs or lower considered routine by experts in the field. Hence a suitable size for the extra data field 504 could be 100 bits.

In a typical embodiment, four of the 100 bits will be lost as trailer bits for the ID packet 502: this is a consequence of it being read by a correlator. Of the 96 bits remaining, applicant's preferred allocation is for 64 bits to be used as data and 32 bits as a 2/3 FEC (Forward Error Correction) checksum. Each inquiry burst thus contains 8 bytes of broadcast data, allowing space for several channels of key coded or digitised analogue inputs.

In order to achieve the desired responsiveness, and because the HID has been specifically addressed, the HID is allowed to respond, if desired, in the next-but-one half-slot with a packet of similar format, containing information corresponding to the user's input. As described above, the inquiry procedure involves the transmission of two sets of sixteen frequencies in trains of inquiry transmissions. The 16 frequencies used within a train can be considered as 16 polling channels, and therefore 16 devices can be polled every 10ms if desired. Other arrangements are possible, for example polling up to 32 devices every 20ms or up to 8 devices every 5ms. The arrangement of polling channels could also be flexible, with more rapid polling provided for devices

which need a faster response time and vice versa.

15

PHGB 000108 US

Each device need only monitor a single frequency within a train, but must be able to track the train switches and frequency changes due to changing clock phase. It is assumed that an initial set up procedure synchronises the HID Bluetooth slave 101 to the Bluetooth master 100, as well as establishing the nature of the HID and the format it uses for uplink and downlink transmissions. At this time the HID is allocated a device address and a channel number corresponding to one of the sixteen channels within a train.

9

For fast polling, it is necessary for the Bluetooth master 100 to operate continuously. This interferes with the conventional mechanism for setting up two-way links. However, use of two radios operating in tandem, as disclosed in our co-pending United Kingdom patent application 0015452.6 (applicant's reference PHGB 000086), avoids this problem, thereby enabling the provision of fast access to the piconet and an unlimited two-way throughput capacity.

By polling every 10ms, with eight bytes per poll, a capacity of 800 bytes per second for sixteen devices is provided. In variations on the basic scheme described above this capacity could be lowered to permit the operation of conventional inquiry procedures, or to increase the number of HIDs that a host system 100 can support beyond sixteen.

In order to minimise their power consumption, HIDs are not obliged to respond to every poll if they have no information to offer. A watchdog timer could be provided in a HID to make it transmit at least once in a given period whilst it is nominally active. The period could for example be predetermined, determined by the host system or determined by negotiation between the host and each HID. HIDs failing to transmit within the determined period would then be removed from the master's list of active devices.

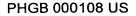
A method of polling a HID in accordance with the present invention is summarised in Figure 6. The method starts, at step 602, when the HID has data to transmit to the host system. The HID receives, at step 604, data from the extra field 504 then tests, at step 606, whether it has been polled by the host system. If it has not been polled, the HID returns to step 604 to receive the next extra field 504. If the HID has been polled, it transmits its data in the next-but-one half-slot, at step 608.

lovost + reaver

5

10

15



1 1

Since an inquiry mode is necessary to permit access to the host system's piconet, it must be provided in the conventional manner for at least some of the time. There are a range of strategies which may be employed.

A first strategy involves the operation of one radio in two modes, namely 5 set up and polling. In set up mode the inquiry procedure operates as normal and the HIDs can establish contact with the host master 100 in the conventional manner. Once all HIDs have established themselves, the master radio switches to polling mode, in which the inquiry procedure now operates in polling mode only. This strategy is ideal for games machines since it achieves 10 the fastest response when polling mode is operational, while opportunities for other controllers to join the piconet occur at well-defined times, such as between games.

A second strategy is more appropriate when the host system is a general purpose device, such as a PC, in which case opportunities must be provided for new devices to join at any time. In this case the master's radio can 15 operate in modeless fashion, devoting some of its time to fast polling and other times to conventional inquiry operations. Alternate 10ms periods could be devoted to each operation to achieve a 50:50 ratio for example, with the ratio being able to be modified as desired. Such a system would still have a quick response to HIDs and the general inquiry operation, although possibly slower, 20 would still operate as normal. The use of a special DIAC in a polling message should ensure that a slave 101 going through normal inquiry response procedures will not send an inquiry response packet in the space reserved for a fast poll response.

Allowing conventional inquiries in parallel with fast polling implies that, occasionally, there will be a slight pause in inquiry or fast polling to allow a new HID access to the host. This will probably not matter to the user since he will no longer be using old HIDs and will therefore not be aware of the temporary loss in responsiveness.

30

25

A third strategy is required when conventional Bluetooth data (or other) links are required, so as to support both a fast response for the polling mechanism and the data carrying capacity of conventional Bluetooth. This

10

<u>|-</u>.



requires the use of two radios, and the approach disclosed in our co-pending United Kingdom patent application 0015452.6 (applicant's reference PHGB 000086) can also be used here. Alternatively, one radio could operate as a conventional Bluetooth radio with the other permanently dedicated to fast polling.

From reading the present disclosure, other modifications will be apparent to persons skilled in the art. Such modifications may involve other features which are already known in the design, manufacture and use of fixed and portable communications systems and component parts thereof, and which may be used instead of or in addition to features already described herein. Although claims have been formulated in this application to particular combinations of features, it should be understood that the scope of the disclosure of the present application also includes any novel feature or any novel combination of features disclosed herein either explicitly or implicitly or any generalisation thereof, whether or not it relates to the same invention as presently claimed in any claim and whether or not it mitigates any or all of the same technical problems as does the present invention. The applicants hereby give notice that new claims may be formulated to such features and/or combinations of features during the prosecution of the present application or of any further application derived therefrom.

In the present specification and claims the word "a" or "an" preceding an element does not exclude the presence of a plurality of such elements. Further, the word "comprising" does not exclude the presence of other elements or steps than those listed.

usevesitt uccovoi

5

10

15

20



CLAIMS

 A communications system comprising a primary station and at least one secondary station, wherein the primary station has means for
 ⁵ broadcasting a series of inquiry messages, each in the form of a plurality of predetermined data fields arranged according to a first communications protocol, and means for adding to an inquiry message prior to transmission an additional data field for polling at least one secondary station, and wherein the or each polled secondary station has means for determining when an
 additional data field has been added to the plurality of data fields, for determining whether it has been polled from the additional data field and for responding to a poll when it has data for transmission to the primary station.

12

2. A primary station for use in a communications system comprising at least one secondary station, wherein means are provided for broadcasting a series of inquiry messages, each in the form of a plurality of predetermined data fields arranged according to a first communications protocol, and for adding to each inquiry message prior to transmission an additional data field for polling at least one secondary station.

20

15

3. A primary station as claimed in claim 2, characterised in that means are provided for adding the additional data field at the end of a respective inquiry message.

4. A primary station as claimed in claim 2, characterised in that means are provided for including an indication in one of the predetermined data fields, the indication denoting the presence of the additional data field.

5. A primary station as claimed in claim 2, characterised in that the ³⁰ first communications protocol comprises Bluetooth messaging.



6. A primary station as claimed in claim 2, characterised in that the additional data field comprises at least 64 bits of data.

13

7. A primary station as claimed in claim 2, characterised in that first radio means are provided for broadcasting substantially continuously inquiry messages having the additional data field and second radio means are provided for handling other aspects of communication links with secondary stations.

10 8. A secondary station for use in a communications system comprising a primary station, wherein means are provided for receiving an inquiry message broadcast by the primary station, the message being in the form of a plurality of predetermined data fields arranged according to a first communications protocol and having added to it an additional data field for polling at least one secondary station, and wherein means are provided for determining when an additional data field has been added to the plurality of data fields, for determining whether it has been polled from the additional data field and for responding to a poll when it has data for transmission to the primary station.

20

9. A secondary station as claimed in claim 8, characterised in that the first communications protocol comprises Bluetooth messaging.

10. A secondary station as claimed in claim 8, characterised in that 25 means are provided for responding to a poll after a predetermined interval has passed without transmission of data, whether or not the secondary station has data for transmission.

11. A method of operating a communication system comprising a primary station and at least one secondary station, the method comprising the primary station broadcasting a series of inquiry messages, each in the form of a plurality of predetermined data fields arranged according to a first



14

PHGB 000108 US

communications protocol, and adding to an inquiry message prior to transmission an additional data field for polling at least one secondary station, and further comprising the or each polled secondary station determining when an additional data field has been added to the plurality of data fields, determining whether it has been polled from the additional data field and responding to a poll when it has data for transmission to the primary station.

12. A method as claimed in claim 11, characterised in that not all inquiry messages have an additional data field for polling a secondary station
 ¹⁰ added to them.



ABSTRACT

COMMUNICATION SYSTEM

15

A communications system comprises a primary station (100) and at least one secondary station (101). The primary station (100) is arranged to broadcast a series of inquiry messages, each in the form of a plurality of predetermined data fields arranged according to a first communications protocol such as Bluetooth. In addition the primary station (100) adds to some or all of the inquiry messages an additional data field for polling one or more secondary stations, which can respond to the poll if they have data for transmission. This system provides secondary stations (101) with a rapid response time without the need for a permanently active communication link.

(Figure 1)

DECLARATION AN OWER OF ATTORNEY



As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled

-	
the exception of which (check one)	

the specification of which (check one)

\mathbf{X}	is attached hereto		
	was filed on	as Application Serial No:	and was amended on

..... (if applicable).

_____ I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above.

I acknowledge the duty to disclose information which is material to the examination of this application in accordance with Title 37, Code of Federal Regulations, §1.56 (a).

I hereby claim foreign priority benefits under Title 35, United States Code, §119 of any foreign application(s) for patent or inventor's certificate listed below and have also identified below any foreign application for patent or inventor's certificate having a filing date before that of the application on which priority is claimed.

PRIOR FOREIGN A	APPLICATION(S)
-----------------	----------------

COUNTRY	APPLICATION NUMBER	DATE OF FILING (day, month, year)	Claime	DRITY ed Under S.C. 119
	0015454.2	26-06-2000	Yes X	No
GREAT BRITAIN	0020076.6	15-08-2000	Yes X	No

interest provide the sense of t each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35 United States Code §112, I acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regulations, §1.56(a) which occurred between the filing date of the prior application and the national or PCT international filing date of this application.

PRIOR UNITED STATES APPLICATION(S)										
FILING DATE	STATUS (PATENTED, PENDING, ABANDONED)									

Thereby 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 Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

POWER OF ATTORNEY: As a named inventor, I hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith. (ist name and registration number)

Jack E. Haken, Reg. No 26,902 Algy Tamoshunas, Reg. No 27,677

SEND CORRESPONDE Corporate Patent Couns U.S. Philips Corporation 580 White Plains Road Tarrytown, New York 10	DIRECT TELEPHONE CALLS TO: (Name and telephone number) (914) 332-0222							
Dated: 1st May	2001	Inventor's Signature:	F3 Davia					
FULL NAME OF INVENTOR:	Last name DAVIES	First Name: Robert	Middle Name: J.					
RESIDENCE & CITIZENSHIP	City HORLEY	State or Foreign Country: ENGLAND	Country of Citizenship: GREAT BRITAIN					
POST OFFICE ADDRESS	Street & No: 7 WITHER DALE	City: HORLEY	State or Country: Zip Code: GREAT BRITAIN RH6 8BW					
Dated:		Inventor's Signature:						
FULL NAME OF INVENTOR:	Last name	First Name:	.Middle Name:					
RESIDENCE & CITIZENSHIP	City	State or Foreign Country:	Country of Citizenship:					
POST OFFICE ADDRESS	Street & No:	City:	State or Country: Zip Code:					



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of

Atty. Docket GB000108

ROBERT J. DAVIES

Serial No.

Group Art Unit

Filed: CONCURRENTLY

Ex.

COMMUNICATION SYSTEM

Honorable Commissioner for Patents Washington, D.C. 20231

APPOINTMENT OF ASSOCIATES

Sir:

The undersigned Attorney of Record hereby revokes all prior appointments (if any) of Associate Attorney(s) or Agent(s) in the above-captioned case and appoints:

Eric Bram (Registration No. 37,285) Michael E. Marion (Registration No. 32,266) and c/o U.S. PHILIPS CORPORATION, Intellectual Property Department, 580 White Plains Road, Tarrytown, New York 10591, his Associate Attorney(s)/Agent(s) with all the usual powers to prosecute the above-identified application and any division or continuation thereof, to make alterations and amendments therein, and to transact all business in the Patent and Trademark Office connected therewith. 2

ALL CORRESPONDENCE CONCERNING THIS APPLICATION AND THE LETTERS PATENT WHEN GRANTED SHOULD BE ADDRESSED TO THE UNDERSIGNED ATTORNEY OF RECORD.

Respectfully,

Jack E. Haken, Reg. 26,902 Attorney of Record

Dated at Tarrytown, New York this June 6, 2001

21-12

mh06bre0.wa0.doc

C





i

UNITED STATES PATENT AND TRADEMARK OFFICE

Commissioner for Patents United States Patent and Trademark Office Washington, D.C. 20231 www.uspto.gov

Bib Data Sheet

CONFIRMATION NO. 9203

SERIAL NUMBE 09/876,514	ER	FILING DATE 06/07/2001 RULE	C	CLASS 342	GROUP ART UNIT 3662			D	ATTORNEY OCKET NO. HGB000108			
APPLICANTS Robert J. D	avies	s, Horley, UNITED KING	gdom;									
** CONTINUING I	DAT	•	*									
** FOREIGN APPLICATIONS ************************************												
IF REQUIRED, FC ** 08/07/2001	IF REQUIRED, FOREIGN FILING LICENSE GRANTED ** 08/07/2001											
Foreign Priority claimed 35 USC 119 (a-d) condi met Verified and Acknowledged	Vyes I no Vyes no Met after Allowance Minn Church Met after Minner's Signature	DRA	SHEETS DRAWING 3 12		MS	INDEPENDENT CLAIMS 4						
ADDRESS Corporate Patent	coun											
U.S. Philips Corpo	oratio	n										
580 White Plains I Tarrytown ,NY 10												
TITLE												
Communication sy	ysterr	ı										
					All Fees							
				1.16 Fees (Filing)								
	No.	: Authority has been gi to charge/cre	NT	□ 1.17 Fees (Processing Ext. of time)								
790	No	for following:	:			1 .1	8 Fees (Issue)			
						Oth Oth	ner					
							Credit					

Best Available Copy

PATENT APPLICATION SERIAL NO.

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

06/12/2001 EFLORES 00000098 141270 09876514

01 FC:101 710.00 CH 02 FC:102 80.00 CH

.

:•,

. .

PTO-1556 (5/87)

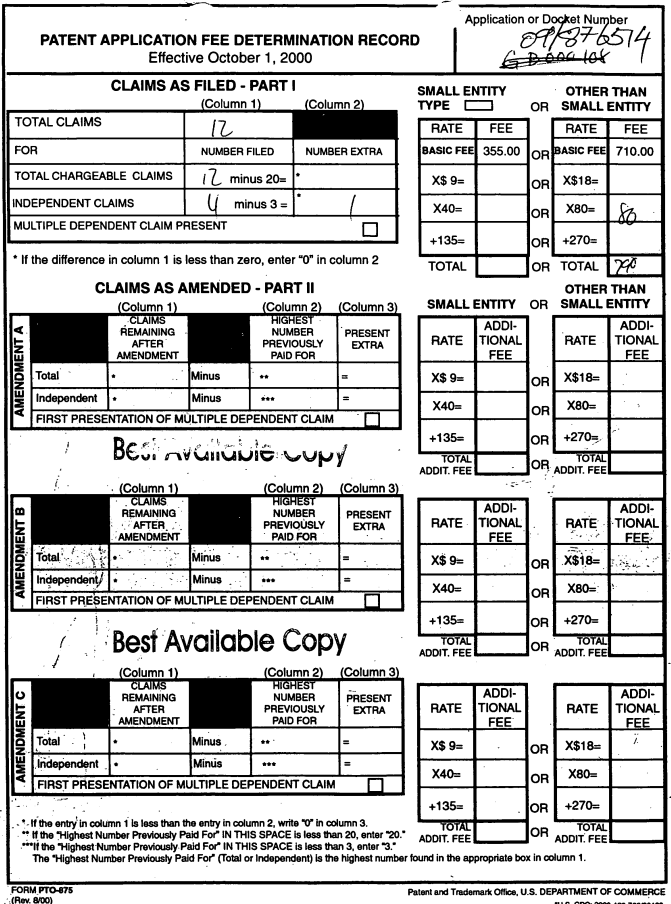
*U.S. GPO: 1999-459-082/19144

Best Available Copy

.

141

· · · · ·



• :

- <u>1</u>

*U.S. GPO: 2000-460-706/30103

	CLAIMS ONLY							ERIAL N	о. 698 п(s)		FILING DATE				
							CLAIMS								
	AS	FILED	AF 1st AME	TER		TER			*		*		*		
	IND.	DEP.	IND.	DEP.	IND.	DEP.			IND.	DEP.	IND.	DEP.	IND.		
	1				<u> </u>		-	51				ocr.		+	
2	1						-	52					<u> </u>	-	
3		1.			<u> </u>	<u> </u>		53				<u> </u>			
1				+		1		54	-	_		<u> </u>		-	
5				<u> </u>				55				<u> </u>	l	-	
;		1.	<u> </u>		_			56					<u> </u>	-	
,								57						+	
;	1					-		58				<u> </u>			
)								59			i			\vdash	
0		li						60					<u>† </u>	<u>†</u>	
1)							61				<u> </u>	t —	1	
2								62				<u> </u>		1	
3								63			_				
4		ļ						64					<u> </u>		
5		L						65							
6				<u> </u>				66							
7		ļ						67	_						
B				L	L			68							
9		<u> </u>						69							
2 1						<u> </u>		70							
2						L	\vdash	71							
3								72							
4	_							73 74							
5							- H	75		·		<u> </u>		<u> </u>	
5								76			···· .			<u> </u>	
7								77							
B			_				- H-	78							
9								79						-	
)								80							
1								81							
2								82							
3								83							
4								84							
5								85							
6 7								86							
<u>,</u>								87							
9								88							
5								89 90							
<u>i</u> +		<u>†</u> ───┤						90						┣	
2								92					·		
3								93						-	
1								94							
5								95							
3								96							
2								97							
3								98							
)								99							
								100							
AL D.	4			Ţ		Ŧ	TC	ND.		ļ		_			
AL P.	8	' -		—		•	T	DTAL		-		₩.		-	
AL	12			-				DEP. DTAL "A'MS	T			- 1 . T			
		اذح سب من عنه م			I										
			Q	*MAY B	E USED F		TIONAL CLAIR	MS OR		MENTS					

· · ·



The Patent Office Concept House Cardiff Road Newport South Wales **NP10 8QQ**

VESTOR IN PEOPLE

PHG8000108 N. S. A

the undersigned, being an officer duly authorised in accordance with Section 74(1) and (4) f the Deregulation & Contracting Out Act 1994, to sign and issue certificates on behalf of the omptroller-General, hereby certify that annexed hereto is a true copy of the documents as iginally filed in connection with the patent application identified therein.

ccordance with the Patents (Companies Re-registration) Rules 1982, if a company named is certificate and any accompanying documents has re-registered under the Companies Act with the same name as that with which it was registered immediately before retration save for the substitution as, or inclusion as, the last part of the name of the words ic limited company" or their equivalents in Welsh, references to the name of the company certificate and any accompanying documents shall be treated as references to the name which it is so re-registered.

r¢

in

wi

In a

rdance with the rules, the words "public limited company" may be replaced by p.l.c., .C. or PLC. plc,

ration under the Companies Act does not constitute a new legal entity but merely Re-re the company to certain additional company law rules. subje

Signed

-1 MAY 2001 Dated

CERTIFIED COPY OF PRIORITY DOCUMENT

An Executive Agency of the Department of Trade and Industry

		Office	26JUN00'E	E547624-3 D02879		
		THE PATENT OFFICE	P01/7/00	0 0.00-0015454.2		
		2 6 JUN 2000	Stationartic two	The Patent Off	ice	
a	so get an explanatory leaflet from the Patent			Cardiff Road Newport		
	ffice to help you fill in this form)	NEWPORT		Gwent NP9 1RH		
1.	Your reference	PHGB 000084				
2.	Patent application number (The Patent Office will fill in this part)	0015454.2	2	6 JUN 2000	;	
3.	Full name, address and postcode of the or of each applicant (underline all surnames)	KONINKLIJKE PHI GROENEWOUDSEV 5621 BA EINDHOVI THE NETHERLANI	WEG 1 EN	2S N.V.		
	Patents ADP Number (if you know it)	758660		. :	·	
	If the applicant is a corporate body, give the country/state of its incorporation		THE NETHERLANDS			
4.T	itle of the invention	DATA DELIVERY	THROUGH BEACC	DNS		
5.	Name of your agent (if you have one) "Address for service" in the United Kingdom to which all correspondence should be sent (including the postcode)	ANDREW GORDON Philips Corporate Inte Cross Oak Lane Redhill Surrey				
	Patents ADP number (if you know it)	RH1 5HA 71334	73002	1-1		
6.	If you are declaring priority from one or more earlier patent applications, give the country and the date of filing of the or of each of these earlier applications and (<i>if you know it</i>) the or each application number		ity Application number (if you know it)	Date of filing (day/month/year)		
7.	If this application is divided or otherwise	Number of earlier app		Date of filing		
	derived from an earlier UK application, give the number and the filing date of the earlier application			(day/month/year)		
8.	Is a statement of inventorship and of right to grant of a patent required in support of this request? (Answer "Yes" if: a) any applicant named in part 3 is not an invento b) there is an inventor who is not named as an applicant, or	YES or, or				
	c) any named applicant is a corporate body. See note (d))	·			مەربىي بىر مەربىي	

	Enter the number of sheets for any of the following Items you are filing with this form. Do not count copies of the same document. 301770 TV3TA9 3HT
	Description 14 Claims(s) TROSWIN 3
	Abstract 1
	Drawings 3 kg M
10.	If you are also filing any of the following, state how many against each item:
	Priority Documents
	Translations of priority documents
	Statement of inventorship and right
	to grant of a patent (Patents Form 7/77)
	Request for preliminary examination and
	search (Patents Form 9/77)
	Request for substantive examination
	(Patents Form 10/77)
· .	Any other documents
	(Please specify)
11.	I/We request the grant of a patent on the basis of this application.
	Signature Date 23/6/2000
12.	Name and daytime telephone number of person to contact in the United Kingdom 01293 815299 (A. G. WHITE)
Wa	ming an application for a patent has been filed, the Comptroller of the Patent Office will consider whether publication or

been revoked. Notes

- a) If you need help to fill in this form or you have any questions, please contact the Patent Office on 0645 500505.
- b) Write your answers in capital letters using black ink or you may type them.
- c) If there is not endugh space for all the relevant details on any part of this form, please continue on a separate sheet of paper and write/"see continuation sheet" in the relevant part(s). Any continuation sheet should be attached to this form.

the Patent Office unless an application has been filed at least 6 weeks beforehand in the United Kingdom for a patent for the same invention and either no direction prohibiting publication or communication has been given, or any such direction has

- d) If you have answered "Yes" Patents Form 7/77 will need to be filed.
- e) Once you have filled in the form you must remember to sign and date it.
- f) For details of the fee and ways to pay please contact the Patent Office.

Patents Form 1/77

Patents Form 1/77 **`**.... Enter the number of sheets for any of the following items you are filing with this form. THE PATENT OFFICE Do not count copies of the same document. 1 Continuation sheets of this form 900S MUL 3 Description 14 TROGWE Claims(s) Abstract Drawings 10. If you are also filing any of the following, state how many against each item: **Priority Documents** Translations of priority documents Statement of inventorship and right to grant of a patent (Patents Form 7/77) Request for preliminary examination and search (Patents Form 9/77) i. Request for substantive examination 1 (Patents Form 10/77) Any other documents (Please specify) I/We request the grant of a patent on the basis of this application. 11. Date 23/6/2000 Signature 12. Name and daytime telephone number of (A. G. WHITE) 01293 815299 person to contact in the United Kingdom Warning After an application for a patent has been filed, the Comptroller of the Patent Office will consider whether publication or 2

communication of the invention should be prohibited or restricted under Section 22 of the Patents Act 1977. You will be informed if it is necessary to prohibit or restrict your invention in this way. Furthermore, if you live in the United Kingdom, Section 23 of the Patents Act 1977 stops you from applying for a patent abroad without first getting written permission from the Patent Office unless an application has been filed at least 6 weeks beforehand in the United Kingdom for a patent for the same invention and either no direction prohibiting publication or communication has been given, or any such direction has been revoked.

Notes

- a) If you need help to fill in this form or you have any questions, please contact the Patent Office on 0645 500505.
- b) Write your answers in capital letters using black ink or you may type them.
- c) If there is not enough space for all the relevant details on any part of this form, please continue on a separate sheet of paper and write "see continuation sheet" in the relevant part(s). Any continuation sheet should be attached to this form.
- d) If you have answered "Yes" Patents Form 7/77 will need to be filed.
- e) Once you have filled in the form you must remember to sign and date it.
- f) For details of the fee and ways to pay please contact the Patent Office.

Best Available Copy

Patents Form 1/77

DESCRIPTION

5

10

DATA DELIVERY THROUGH BEACONS

1

The present invention relates to services offered to users of electronic equipment, especially but not exclusively to users of mobile communications devices such as portable telephones and suitably equipped PDA's (personal digital assistants). The invention further relates to means for delivery of such services, and to portable devices for receiving them.

Recent years have seen a great increase in subscribers world wide to mobile telephone networks and, through advances in technology and the addition of functionalities, cellular telephones have become personal, trusted devices. A result of this is that a mobile information society is developing, with personalised and localised services becoming increasingly more important. Such "Context-Aware" (CA) mobile telephones are used with low power, short range base stations in places like shopping malls to provide location-specific information. This information might include local maps, information on nearby shops and restaurants and so on. The user's CA terminal may be equipped to filter the information received according to pre-stored user preferences and the user is only alerted if an item of data of particular interest has been received.

An example of a CA terminal is given in U.S. patent 5,835,861 which discloses the use of wireless telephones within the context of advertisement billboards. The user of a wireless telephone obtains the telephone number of a vendor by activating his/her wireless telephone to transmit a prompt signal to an active advertisement source and to receive from the advertisement source a response signal containing the telephone number of the advertising vendor. The telephone number can then be used to automatically place a call to that vendor via the public switched telephone network. Alternatively, the telephone number can be stored for use later on. This arrangement can be used to place a call to a vendor without having to either memorise the telephone number or

to write it down. The signals between the billboard and the caller can be transmitted as modulated infrared (IR) signals.

2

In another example, Hewlett-Packard has posted a publication on the Web at <http://www.cooltown.hp.com/papers/webpres/WebPresence.htm> about their "Cooltown" project. The convergence of Web technology, wireless 5 networks and portable client devices provides design opportunities for computer/communications systems. In the Cooltown project, systems that are location-aware can be created using URL's for addressing, physical URL's for delivery via beacons and sensing of URL's for discovery, and localised web servers for directories. The systems are ubiquitous to support nomadic users. 10 On top of this infrastructure the Internet connectivity can be leveraged to support communications services. Web presence bridges the World Wide Web and the physical world inhabited by the users, providing a model for supporting nomadic users without a central control point.

The Cooltown Museum and Bookstore offers visitors a Web-enhanced experience. As visitors tour the museum, their portable digital assistant (PDA) can receive Web URLs from wireless "beacons". These beacons are small infrared transceivers located close to pictures or sculptures; the URLs link into a Web of information about the items. Using the PDA's Web browser, visitors can read or hear about the artist or the work and about related art works in the

museum. The URLs can also be stored as bookmarks for further study or they can be used to select reproductions of the artwork from the museum's online store.

It will be recognised that an important requirement for CA devices is that they quickly and efficiently gather data from beacons such that the user is not required to undertake actions such as staying close to a beacon whilst contact is established between portable device and beacon, nor having to specifically initiate interaction (as is the case with the_above-mentioned system in US 5,835,861). A further requirement is that the portable device should be kept

30 relatively simple insofar as the data gathering from beacons is concerned: in the Cooltown system, a full web browser and display capability is required to support user navigation within the web page indicated by the URL being broadcast.

3

It is therefore an object of the invention to provide a system for the delivery of data via beacons whereby the amount of dedicated circuitry and operating procedure are kept to low levels.

In accordance with a first aspect of the present invention there is provided a communications system comprising at least one beacon device capable of wireless message transmission and at least one portable device capable of receiving such a message transmission, wherein the beacon is arranged to broadcast a series of inquiry messages each in the form of a plurality of predetermined data fields arranged according to a first communications protocol, wherein the beacon is further arranged to add to each inquiry message prior to transmission an additional data field, and

¹⁵ wherein the at least one portable device is arranged to receive the transmitted inquiry messages and read data from said additional data field. By adding the additional field (suitably at the end of a respective inquiry message), data broadcast may be carried on top of an existing inquiry process, such that the usual delays while such a process is carried out prior to data transfer are

avoided. Furthermore, by placing the additional field at the end of those sent according to the communications protocol (preferably but not essentially Bluetooth), those protocol-compatible devices not intended for reception of beacon signals can simply ignore the additional data without compromising operation according to protocol.

25 Where the protocol is Bluetooth (or a similar frequency hopping arrangement) the beacon may be configured to broadcast a series of inquiry messages on a predetermined clocked sequence of frequencies, with clock information for the beacon being carried by the additional data field. As will be described in greater detail hereinafter with respect to embodiments of the

³⁰ invention, this can improve the inquiry performance of a Bluetooth system, shortening the time to establish a connection for data exchange.

The beacon may be arranged to include an indication in one of said predetermined data fields (suitably in a currently unused or unassigned field), said indication denoting the presence of said additional data field, such that devices configured for reception of beacon data may be triggered to read from the additional data field.

4

The beacon may be arranged to include in a message first comparison data, with the portable device further comprising storage means holding second comparison data and comparator means arranged to identify when there is a match between the first and second comparison data and present the data read from the additional data field, otherwise to not present the data. Such second comparison data may be predetermined and/or pre-stored, or it may be determined adaptively from user profiling of the portable device user.

Also in accordance with the present invention there is provided a mobile communication device for use in the system recited above, the device comprising a receiver capable of receiving a short-range wireless inquiry message including a plurality of data fields according to a first communications protocol, means for determining when an additional data field has been added to said plurality of data fields, and means for reading data from such an additional data field and presenting the same to a user.

20 Still further in accordance with the present invention, there is provided a method for enabling the user of a portable communications device to receive broadcast messages wherein at least one beacon device broadcasts a series of inquiry messages each in the form of a plurality of predetermined data fields arranged according to a first communications protocol, wherein the beacon 25 adds to each inquiry message prior to transmission an additional data field

carrying broadcast message data, and wherein the portable device receives the transmitted inquiry messages and reads the broadcast data from said additional data field.

30

5

10

Preferred embodiments of the invention will now be described, by way of example only, and with reference to the accompanying drawings, in which:

Figure 1 is a block schematic diagram of a beacon and portable device embodying the invention;

Figure 2 is a schematic diagram of a series of devices in a linked beacon infrastructure;

Figure 3 is a chart illustrating the transmission of a train of inquiry access codes centred on a given frequency;

Figure 4 illustrates alternation between trains of inquiry messages over the duration of an inquiry broadcast;

Figure 5 illustrates the insertion of a packet of broadcast data within an existing transmission slot; 10

Figure 6 illustrates a first arrangement for sending beacon clock data in a sequence of inquiry message trains; and

Figure 7 illustrates an alternate arrangement to that of Figure 6 for the sending of beacon clock data.

15

20

5

In the following description we consider particularly a CA application which utilises Bluetooth protocols for communication of messages from beacon to portable device (whether telephone, PDA or other). As will be recognised, the general invention concept of including a broadcast channel as part of the inquiry procedure is not restricted to Bluetooth devices, and is applicable to other communications arrangements, in particular frequency

hopping systems.

Figure 1 is a block schematic diagram of a CA mobile telephone 10 in use with one or more low power, short range base stations or beacons 12, 14. As mentioned previously, and discussed in greater detail below, such an 25 arrangement may be used in places like shopping malls to provide locationspecific information such as local maps, information on nearby shops and restaurants and so on, with the beacon downloading information keys to a mobile device. An information key is a small data object that provides a

reference to a source of full information, and it is in the form of a number of 30 predetermined fields, one of which will contain a short piece of descriptive text presented to a user. Another field will be a pointer or address of some form,

for example a URL or telephone number. Other supplementary fields may control how the data is presented to a user and how the address may be exploited. The beacon will generally broadcast cyclically a number of these keys, each typically relating to a different service.

Issues relating to the beacon construction and configuration include the beacons range which will be dependent on output power (typical range being 1mW to 100mW), levels of local interference, and receiver sensitivity.

5

30

The user's CA terminal 10 comprises an aerial 16 coupled with transceiver stage 18 for the reception and transmission of messages. Outgoing messages result from user input to the telephone, either audio input via microphone 20 and A/D converter 22 or other data input via the keypad or other input means 24. These inputs are processed to message data format by signal and data processing stage 26 and converted to transmission format by encoder 28 before being supplied to the transceiver stage 18.

Messages received via the aerial 16 and transceiver 18 are passed via a decoding stage 30 to a filtering and signal processing stage 32. If the data carried by the message is for presentation on a display screen 34 of the telephone, the data will be passed to a display driver 36, optionally after buffering 38, with the driver formatting the display image. As will be recognised, the display 34 may be a relatively simple low-resolution device, and the conversion of received data to display data may be carried out as a subset of the processing stage 32 functionality, without the requirement for a dedicated display driver stage.

Where the message is carrying data from one or other of the beacons 12, 14, the telephone has the ability to filter the information received according to pre-stored 40 user preferences and the user is only alerted (i.e. the information will only be retained in buffer 38 and/or presented on screen 34) if comparison of stored preference data and_subject matter indicators in the message indicate that an item of data of particular interest has been received.

For conventional audio messages, the audio data is output by the filter and processing stage 32, via D/A converter 42 and amplifier 44 to an earphone or speaker 46. Receipt of such messages from the telephone

6

5

10

network 48 is indicated by arrow 50: the telephone network 48 also provides the link from the telephone 10 to a wide-area network (WAN) server 52 and, via the WAN 54 (which may be the internet), to one or more remote service providers 56 providing a source of data for the telephone 10.

Communication between the CA terminal (telephone 10) and the CA base station (beacon 12) takes two forms: 'push' and 'pull'. In 'push' mode, information is broadcast by the beacons 12, 14, to all portable terminals 10 in the form of short 'keys' indicated at 60. The keys will take various forms according to the application but will generally include a concise description of the information being sent and a pointer to fuller information, e.g. a URL identifying one of the service providers 56.

Keys are received by the terminal 10 'unconsciously', that is, without direct intervention by the user, and automatically filtered according to the user's pre-set preferences. Some will be discarded, some kept for further 15 study, others might cause the user to be alerted immediately. By way of example, shops might choose to push details of special offers into passing terminals in the knowledge that users who have interest and have therefore set their filters 32 accordingly will be alerted by their terminal.

Sometimes the user will wish to obtain more information than is contained in the keys. Here, 'pull' mode allows a user to set up a connection with a server 56 (which need not necessarily be specially configured for CA use) and actively request information to pull down into the terminal 10. This mode is therefore typically interactive.

Whilst base stations or beacons will typically be independent of one another (in a shopping mall set up, each shop provides and maintains its own beacon without reference to any beacons provided by neighbouring shops), the beacons may be wholly or partially networked with at least some coordination as to their broadcast messages.

Figure 2 is a diagram of such a system 100 of linked beacons embodying the invention and providing an implementation of an infrastructure for use in, for example, department stores, shopping malls, theme parks, etc. The system 100 comprises a plurality of beacons 102, 104, 106, 108 distributed over a series of locales. Each of the beacons 102-108 broadcasts one or more short-range inquiry signals in a time-slot format as described in greater detail hereinafter. The beacons 102 - 108 are controlled by a beacon infrastructure server (BIS) 110, with one or more terminals 112, 114, 116, 118

- 5 being connected to the server 110. The terminals 112 118 enable service providers, i.e., the users of beacons 102 - 108, to author or edit allocated service slots in the form of added data piggy backed on inquiry facilitation signals transmitted by beacons 102 - 108. A service provider may lease a beacon or one of the beacon's service slots from the infrastructure provider. To
- this end, server 110 provides simple HTML templates for filling out by the user via one of terminals 112 - 118. Having filled out the template with, for example, a description of the service and other information for the data to be carried via the beacon broadcast, the template is returned to server 110, preferably via a secure link using, e.g., Secure HTTP (S-HTTP) or Secure Sockets Layer
- 15 (SSL). SSL creates a secure link between a client and a server, over which any amount of data can be sent securely. S-HTTP is designed to transmit individual messages securely. Server 110 then creates the appropriate additional data package for appending to the inquiry signal of a relevant one of the beacons 102 - 108 based on the information submitted with the template.
- 20 The system 100 may further comprise an application server 120 to assist in carrying out various functions, as will be readily understood by the skilled reader.

Referring back to Figure 1, a strong candidate technology for the wireless link necessary for at least the 'push' mode of the above-described CA system is Bluetooth, on the grounds that it is expected to become a component part of a large number of mobile telephones 10. In analysing the Bluetooth protocol for CA broadcast or 'push' mode utilisation, a problem may be seen. In the ideal case, the terminal 10 will detect fixed beacons 12, 14 and extract basic information from them without the terminal 10 needing to

³⁰ transmit at all. However, this type of broadcast operation is not supported by the current Bluetooth specification.

0

In part, the incompatibility follows the frequency hopping nature of Bluetooth beacon systems which means that, in order for broadcast messages (or, indeed, any messages) to be received by a passing terminal, the terminal has to be synchronised to the beacon in both time and frequency. The portable device 10 has to synchronise its clock to the beacon clock and, from the beacons identity, deduce which of several hopping sequences is being employed.

5

30

To make this deduction, the portable device has conventionally been required to join – as a slave - the piconet administered by the beacon as piconet master. Two sets of procedures are used, namely "inquiry" and "page". Inquiry allows a would-be slave to find a base station and issue a request to join the piconet. Page allows a base station to invite slaves of its choice to join the net. Analysis of these procedures indicates that the time taken to join a piconet and then be in a position to receive information from the master could be several tens of seconds, which is much too long for CA applications, where a user may move out of range of a beacon before joining could be completed.

The difficulty of receiving broadcast data from beacons is caused at least partially by the frequency-hopping nature of Bluetooth and similar systems. The Bluetooth inquiry procedure has been proposed specifically to solve the problem of bringing together master and slave: the applicants have recognised that it is possible to piggy-back a broadcast channel on the inquiry messages issued by the master. Only CA terminals need read the broadcast channel messages and only CA base stations or beacons send them. In consequence, at the air interface, the mechanism is entirely compatible with conventional (non-CA) Bluetooth systems.

To illustrate how this is implemented, we first consider how the Inquiry procedures themselves operate, with reference to Figures 3 and 4. When a Bluetooth unit wants to discover other Bluetooth devices, it enters a so-called inquiry substate. In this mode, it issues an inquiry message containing a General Inquiry Access Code (GIAC) or a number of optional Dedicated Inquiry Access Codes (DIAC). This message is repeated at several levels;

first, it is repeated in a train A of 16 frequencies from a total of 32 making up the inquiry hopping sequence. The message is sent twice on two frequencies in even timeslots with the following, odd timeslots used to listen for replies on the two corresponding inquiry response hopping frequencies. Sixteen frequencies and their response counterparts can therefore be covered in 16 timeslots, or 10ms. The chart of Figure 3 illustrates the transmission of a single train on sixteen frequencies centred around f{k}, where f{k} represents the inquiry hopping sequence.

The next step is the repetition of the train at least N_{inquiry} times. At the very least, this means 256 repetitions of the entire train. Finally, the train A is swapped for the train B consisting of the remaining 16 frequencies and the cycle repeated. As shown by Figure 4, the specification states that this switch must occur at least three times to ensure the collection of all responses in an error-free environment. This means that an inquiry broadcast could take at least 10.24 seconds

15 least 10.24 seconds.

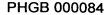
5

A portable device that wants to be discovered by a beacon enters the inquiry scan substate. Here, it listens for a message containing the GIAC or DIAC's of interest. It, too, operates in a cyclic way. It listens on a single hop frequency for an inquiry scan period of $T_{w_inquiry_scan}$. This must be long enough

to cover the 16 inquiry frequencies used by the inquiry. The interval between the beginning of successive scans must be no greater than 1.28 seconds. The frequency chosen comes from the list of 32 making up the inquiry hopping sequence.

On hearing an inquiry containing an appropriate IAC, the portable device enters a so-called inquiry response substate and issues a number of inquiry response messages to the beacon. The beacon will then page the portable device, inviting it to join the piconet.

As mentioned above and shown in Eigure 5, the applicants propose that the inquiry messages issued by the base station have an extra field appended to them, capable of carrying a user-defined payload (CA DATA). In the CA scenario, this payload is used to carry broadcast information, or keys, to CA terminals during the inquiry procedure. By adding the field to the end of the



inquiry message, it will be appreciated that non-CA receivers can ignore it without modification. In addition, by using a CA-specific DIAC, CA receivers can be alerted to the presence of the extra information field.

The presence of the extra data field means that the guard space
conventionally allowed at the end of a Bluetooth inquiry packet is reduced. However, this space - provided to give a frequency synthesiser time to change to a new hop frequency – will be generally unused otherwise, as current frequency synthesisers are capable of switching at speeds which do not need extension into the extra guard space. The standard inquiry packet is an ID
packet of length 68 bits. Since it is sent in a half-slot, the guard space allocated is (625/2 - 68) = 244.5 µs (625 µs slot period, 1 Mbit/s signalling rate). Modern synthesisers can switch in much less time with figures of 100 µs

or lower considered routine by experts in the field. Applicants therefore propose allocation of 100 bits as a suitable size for this new field. CA handsets can receive the broadcast data guickly without being

required to run through a lengthy procedure to join a piconet. In addition, since there is no need for the handset to transmit any information whatsoever, there is a consequent power saving that will be particularly important in dense environments where many CA base stations may be present. Nevertheless,

when the handset is in interactive mode and wishes to join a piconet in order to obtain more information, it may employ the default inquiry procedures as normal. There is no loss of functionality through supporting the additional data field.

In a typical embodiment, four of our 100 bits will be lost as trailer bits for the ID field; this is a consequence of it being read by a correlator. Of the 96 bits remaining, applicants preferred allocation is that 64 be used as data and 32 as a 2/3 FEC (forward error correction) checksum. Each inquiry burst thus contains 8 bytes of broadcast data. In a most common scenario, by the second group of A and B trains the portable device has found the base station,

³⁰ understood it to be a CA beacon and is awaiting the broadcast data. Since it will be listening specifically, the portable device will at least be able to read

256 bursts of data twice (A and B), giving us two lots of 2 Kbytes, or 4 Kbytes in total.

At this stage, the portable device does not know the phase of the beacons clock because this information is not been transmitted. To assist the 5 portable device, clock information is transmitted in at least some of the trains in the first A and B groups, as shown in Figure 6, together with some auxiliary information indicating when the next switches between A and B will occur. This clock information will be transmitted in place of the CA broadcast data so means are provided to discriminate between the two data channels. Use of separate DIAC's is one possible method.

In the case where the portable device knows the timing of the beacon, the portable devices also knows how it will hop, which gives the ability to track all transmissions of a train. Since there are 16 transmissions in a frame, then the resultant CA channel has 16 times as much capacity and can convey 64

15 Kbytes of information.

30

Since the terminal wakes up every 1.28 seconds or less, it will generally have obtained the clocking information it needs by the half way mark in the first A or B periods. Switching from clock to data at these halfway marks, as illustrated in Figure 7, provides a number of useful advantages. Firstly, some data can be received in less than five seconds from the start of the inquiry procedure. Secondly, the terminal can still respond to an important key by automatically issuing an inquiry response message to the base station (if that is the appropriate action for the terminal to take) even if the key appears comparatively late in the cycle. It will be noted that no increase in capacity is assumed.

In the foregoing, a portable device will receive all the additional data field packets on one of the 32 inquiry channels, thereby using only 1/32 of the available bandwidth. As will be recognised, if the uncertainty as to when a portable terminal (beacon slave) receives the first inquiry packet can be overcome, the predetermined nature of the hopping sequence may be accommodated and the full bandwidth therefore utilised. For a slave to synchronise with a masters inquiry hopping sequence from the point where it

received the first packet, the slave needs to know both the masters clock offset and the position of the first received packet in the masters hopping sequence. In the following example, it is assumed that the master follows the Bluetooth minimum enquiry procedure, which comprises 256 repetitions of the 16channel inquiry hopping sequences, with three train switches (as in Figure 4). Each sweep across the 16 channels takes 10ms.

To synchronise the slave hopping, the additional data field (BCD; Fig. 1) carries the following information:

- Master clock offset (2 bytes);
- Number of full train repetitions (1 byte) assuming that a full train consists of 256 repetitions of 10ms trains, the range of this parameter is 0-255 (before the inquiry switches to the next full train). This indicates to the slave when the master will next switch the full train.
- 15

10

5

-

30

- How many full train switches have been completed in the current inquiry cycle (1 byte) – this data indicates to the slave what the master is likely to do at the end of the current full train, i.e. whether it will switch over to another full train or whether the inquiry procedure will terminate.
- As long as no channel repeats in the 10ms train, no field is required to indicate the position of the current channel in the hopping sequence as the slave is able to derive this from knowledge of the sequence.

From the foregoing it will be seen that, by adding 4 bytes to each additional field packet, the slave can then pick up all additional field packets to the end of the inquiry, whilst still having 4 bytes available (from our preferred assignment of 64 from 100 bits for data) to carry broadcast data.

Considering a complete beacon signal, it will be readily understood that it will need to be divided into a number of 4-byte packets with one being sent with each inquiry packet. Assuming a fixed length of beacon signal for the purposes of illustration, at 16kB the full signal can be accommodated on a single inquiry train (a train being 256 repetitions of the 16-channel hop sequence, giving 256*16*4 bytes = 16kB).

5

10

Extending this, by fixing that the first packet of a beacon signal goes on the first packet of an inquiry train, from the message indicator field for the number of repetitions for the current 16-channel hopping sequence in the message header, the slave is enabled to derive the position of the beacon packet it has received in the complete beacon signal.

From reading the present disclosure, other modifications will be apparent to persons skilled in the art. Such modifications may involve other features which are already known in the design, manufacture and use of fixed and portable communications systems, and systems and components for incorporation therein and which may be used instead of or in addition to features already described herein.

CLAIMS:

 A communications system comprising at least one beacon device capable of wireless message transmission and at least one portable device
 capable of receiving such a message transmission, wherein the beacon is arranged to broadcast a series of inquiry messages each in the form of a plurality of predetermined data fields arranged according to a first communications protocol, wherein the beacon is further arranged to add to each inquiry message prior to transmission an additional data field, and
 wherein the at least one portable device is arranged to receive the transmitted inquiry message: and read data from said additional data field.

15

2. A system as claimed in Claim 1, wherein the beacon is arranged to add said additional data field at the end of a respective inquiry message.

15

3. A system as claimed in Claim 1 or Claim 2, wherein the beacon is arranged to include an indication in one of said predetermined data fields, said indication denoting the presence of said additional data field.

4. A system as claimed in any of Claims 1 to 3, wherein said first communications protocol comprises Bluetooth messaging.

 A system as claimed in Claim 4, wherein the beacon is configured to broadcast a series of inquiry messages on a predetermined
 clocked succession of frequencies, with clock information for said beacon being included in data carried by said additional data field.

6. A system as claimed in any of Claims 1 to 5, wherein said additional data field carries at least 64 bits of data.

30

7. A system as claimed in Claim 1, wherein the beacon is arranged to include in a message first comparison data, the portable device further

comprising storage means holding second comparison data and comparator means arranged to identify when there is a match between the first and second comparison data and present the data read from the additional data field, otherwise to not present the data.

8. A system as claimed in Claim 7, further comprising means for generating said second comparison data from user profiling of the portable device user.

 9. A mobile communication device for use in the system of any of Claims 1 to 8, the device comprising a receiver capable of receiving a shortrange wireless inquiry message including a plurality of data fields according to a first communications protocol, means for determining when an additional data field has been added to said plurality of data fields, and means for reading data from such an additional data field and presenting the same to a user.

10. A device as claimed in Claim 9, wherein the receiver is configured to receive messages according to Bluetooth protocols.

20

5

A method for enabling the user of a portable communications device to receive broadcast messages wherein at least one beacon device broadcasts a series of inquiry messages each in the form of a plurality of predetermined data fields arranged according to a first communications
 protocol, wherein the beacon adds to each inquiry message prior to transmission an additional data field carrying broadcast message data, and wherein the portable device receives the transmitted inquiry messages and reads the broadcast data from said-additional data field.

12. A method as claimed in Claim 11, wherein the beacon adds said additional data field at the end of a respective inquiry message.

17

13. A method as claimed in Claim 11 or Claim 12, wherein the beacon includes an indication in one of said predetermined data fields, said indication denoting the presence of said additional data field.

14. A method as claimed in any of Claims 11 to 13, wherein said first communications protocol comprises Bluetooth messaging.

15. A communications system substantially as hereinbefore described with reference to the accompanying drawings.

10

5

16. A portable communications device substantially as hereinbefore described with reference to the accompanying drawings.

A method for enabling the user of a portable communications
 device to receive broadcast messages substantially as hereinbefore described
 with reference to the accompanying drawings.

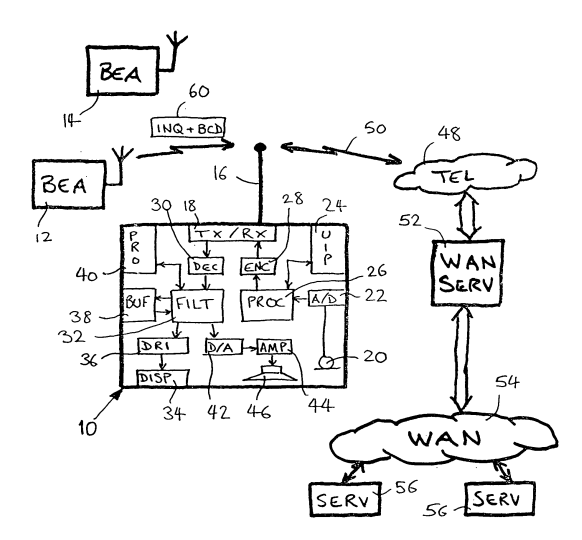
ABSTRACT

DATA DELIVERY THROUGH BEACONS

A communications system comprises at least one beacon device (12, 14) capable of wireless message transmission and at least one portable device (10) capable of receiving such a message transmission. The beacon (12) is arranged to broadcast a series of inquiry messages (60) each in the form of a plurality of predetermined data fields (INQ) arranged according to a first communications protocol, such as Bluetooth. For the delivery of additional data via broadcast, the beacon (12) adds to each inquiry message prior to transmission an additional data field (BCD) carrying broadcast data, with the portable device (10) receiving the transmitted inquiry messages and reading the broadcast data from the additional data field.

15

(Figure 1)

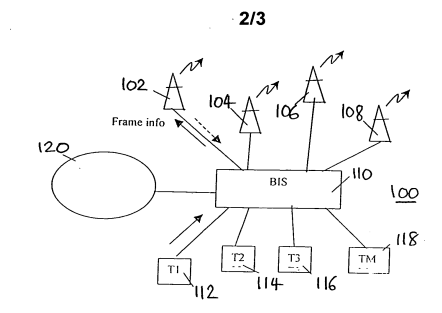


1/3

(:

<u>Fig. 1</u>

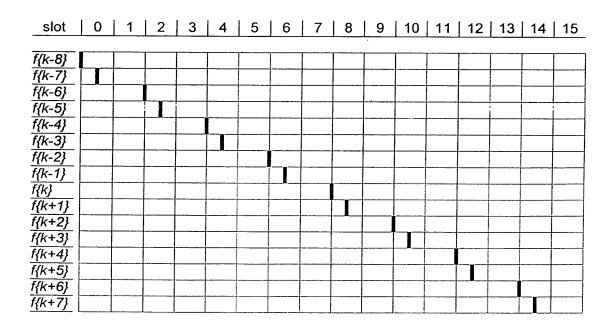
PHGB 000084





. . .

-

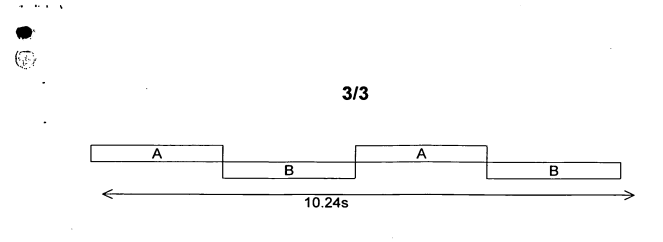




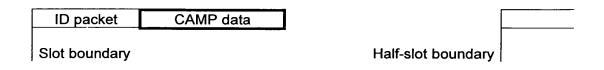
PHGB 000084

-

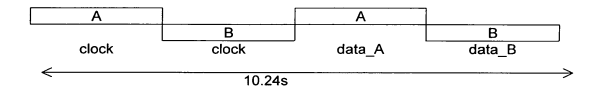
-



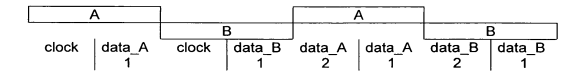




<u>Fig. 5</u>



<u>Fig. 6</u>





PHGB 000084



ıb





I, the undersigned, being an officer duly authorised in accordance with Section 74(1) and (4) of the Deregulation & Contracting Out Act 1994, to sign and issue certificates on behalf of the Comptroller-General, hereby certify that annexed hereto is a true copy of the documents as riginally filed in connection with the patent application identified therein.

accordance with the Patents (Companies Re-registration) Rules 1982, if a company named this certificate and any accompanying documents has re-registered under the Companies Act 80 with the same name as that with which it was registered immediately before reistration save for the substitution as, or inclusion as, the last part of the name of the words blic limited company" or their equivalents in Welsh, references to the name of the company his certificate and any accompanying documents shall be treated as references to the name which it is so re-registered.

cordance with the rules, the words "public limited company" may be replaced by p.l.c., P.L.C. or PLC.

istration under the Companies Act does not constitute a new legal entity but merely s the company to certain additional company law rules.

Signed N

Dated 14 May 2001

CERTIFIED COPY OF PRIORITY DOCUMENT

() La la

An Executive Agency of the Department of Trade and Industry

This Page Blank (uspto)

(See also	RULE 97 quest for grant of a patent NEWPORT notes on the back of this form. You can get an explanatory leaflet from the Patent		The Patent Office Cardiff Road
Offi	ice to help you fill in this form)		Newport Gwent NP9 1RH
l.	Your reference	PHGB 000108	
2.	Patent application number (The Patent Office will fill in this part)	0020076.6	15 AUG 2000
3.	Full name, address and postcode of the or of each applicant (<i>underline all surnames</i>)	KONINKLIJKE PHILIPS GROENEWOUDSEWEC 5621 BA EINDHOVEN THE NETHERLANDS	S ELECTRONICS N.V. 3 1 16AU600 E561032-1 003008
	Patents ADP Number (if you know it)		P01/7700 0.00-0020076.8
	If the applicant is a corporate body, give the country/state of its incorporation	THE NETHERLANDS	7556605002
4.	Title of the invention	COMMUNICATION SY	STEM
5.	Name of your agent (if you have one)	KEVIN JAMES SCOTT	
	"Address for service" in the United Kingdom to which all correspondence should be sent (<i>including the postcode</i>)	Philips Corporate Intellec Cross Oak Lane Redhill Surrey RH1 5HA	7688914001
	Patents ADP number (if you know it)		
6.	If you are declaring priority from one or more earlier patent applications, give the country and the date of filing of the or of each of these earlier applications and (<i>if you know it</i>) the or each application number	Country Priority A GB 001545	Application number Date of filing 54.2 26 June 2000
7.	If this application is divided or otherwise derived from an earlier UK application, give the number and the filing date of the earlier application	Number of earlier application	ation Date of filing (<i>day/month/year</i>)
8.	Is a statement of inventorship and of right to grant of a patent required in support of this request? (Answer "Yes" if: a) any applicant named in part 3 is not an inventor	YES	

ÌÊ.

Patents Form 1/77

Enter the number of sheets for any of the following 9. items you are filing with this form. Do not count copies of the same document. Continuation sheets of this form 11 Description 3 Claims(s) Abstract 1 3 Drawings 10. If you are also filing any of the following, state how many against each item: **Priority Documents** Translations of priority documents Statement of inventorship and right to grant of a patent (Patents Form 7/77) Request for preliminary examination and search (Patents Form 9/77) Request for substantive examination (Patents Form 10/77) Any other documents (Please specify) 11. I/We request the grant of a patent on the basis of this application.

	Signature	Date Date	14h	Arejust	2000	
12.		time telephone number of act in the United Kingdom	01293 81 52	281	K J SCOTT	

Warning

After an application for a patent has been filed, the Comptroller of the Patent Office will consider whether publication or communication of the invention should be prohibited or restricted under Section 22 of the Patents Act 1977. You will be informed if it is necessary to prohibit or restrict your invention in this way. Furthermore, if you live in the United Kingdom, Section 23 of the Patents Act 1977 stops you from applying for a patent abroad without first getting written permission from the Patent Office unless an application has been filed at least 6 weeks beforehand in the United Kingdom for a patent for the same invention and either no direction prohibiting publication or communication has been given, or any such direction has been revoked.

Notes

a) If you need help to fill in this form or you have any questions, please contact the Patent Office on 0645 500505.

b) Write your answers in capital letters using black ink or you may type them.

c) If there is not enough space for all the relevant details on any part of this form, please continue on a separate sheet of paper and write "see continuation sheet" in the relevant part(s). Any continuation sheet should be attached to this form.

d) If you have answered "Yes" Patents Form 7/77 will need to be filed.

e) Once you have filled in the form you must remember to sign and date it.

f) For details of the fee and ways to pay please contact the Patent Office.

Patents Form 1

DESCRIPTION

5

10

15

)

COMMUNICATION SYSTEM

1

The present invention relates to a communication system and further relates to primary and secondary stations for use in such a system and to a method of operating such a system. Although the present invention is described with particular reference to a Bluetooth system, it is applicable to a range of other communication systems.

In recent years there has been increasing interest in enabling devices to interact via wireless communication links, thereby avoiding the need for extensive cabling. An example of a communication system which may be used for such wireless links is a Bluetooth network, operating according to the specification defined by the Bluetooth Special Interest Group. Such a network is intended to provide low-cost, short range radio links between mobile PCs, mobile phones and other devices, whether portable or not.

Communication in a Bluetooth network takes place in the unlicensed ISM band at around 2.45GHz. Stations form ad-hoc networks which are known as piconets, each comprising a master station and up to seven slave stations. All stations are identical and capable of acting as master or slave as required. A station can take part in more than one piconet, thereby linking piconets and enabling communication over an extended range.

One application for which use of Bluetooth is proposed is the connection of controller devices to host systems. A controller device, also known as a Human/machine Interface Device (HID), is an input device such as a keyboard, mouse, games controller, graphics pad or the like. Such HIDs do not typically require a link having high data throughput, but do require a very responsive link.

30

A Bluetooth system is more than capable of supporting the throughput requirements of HIDs. However, the degree of responsiveness required can be more difficult to achieve. An active Bluetooth link can offer a reasonably

2

responsive service, but this requires both setting up of the link and its maintenance even during periods of inactivity.

Two types of communication link supported in a Bluetooth network are Asynchronous ConnectionLess (ACL) links and Synchronous Connection Oriented (SCO) links. ACL links allow slaves to enter a 'park' mode and cease active communications, which also allows a number of other HIDs to maintain links with the master station without violating the Bluetooth rule that no more than seven slaves can be active at any one time. A slave has to be polled before it can submit a request to leave park mode and become active. SCO links require continuous operation by a slave, but there are only a limited number of SCO channels available.

Setting up a link requires a HID to join, as a slave, the piconet including the host system (which will typically act as piconet master, i.e. a base station). Joining the piconet requires two sets of procedures, namely 'inquiry' and 'page'. Inquiry allows a would-be slave to find a base station and issue a request to join the piconet. Page allows a base station to invite slaves of its choice to join the net. Analysis of these procedures indicates that the time taken to join a piconet and then to be in a position to transfer user input to the master could be several tens of seconds.

20

25

30

(

It is possible for this procedure to be carried out once and for all when the host system is turned on. However, HIDs will normally be battery operated and it is therefore not acceptable for them to have to remain permanently switched on. In particular, for a HID to sign on to the piconet automatically when the host system is turned on it will either have to be regularly waking up to look for Bluetooth inquiry bursts, thereby consuming power, or it will need to be manually woken up by the user.

It is therefore more likely that a HID will remain inactive until it is woken up, either by being explicitly switched on or by a user attempting some form of input. Hence, the host system's Bluetooth master will need to run inquiry cycles periodically, which has two implications. The first is that because the inquiry phase is periodic rather than continuous, initial access time could be several tens of seconds. This could mean that it could take half a minute or

more from the time a user moves a mouse to a cursor moving on a screen. Secondly, the fact that an inquiry cycle takes place at all means that ACL links will be suspended during this cycle, for up to 10.24 seconds at a time. Although SCO links could be used, a HID using such a link could not cease transmissions during inactive periods.

It is therefore an object of the invention to address the problem of providing a responsive link between a HID and a host system which allows the HID to go to sleep during periods of inactivity.

According to a first aspect of the present invention there is provided a communications system comprising a primary station and at least one secondary station, wherein the primary station has means for broadcasting a series of inquiry messages, each in the form of a plurality of predetermined data fields arranged according to a first communications protocol, and means for adding to an inquiry message prior to transmission an additional data field for polling at least one secondary station, and wherein the or each polled secondary station has means for determining when an additional data field has been added to the plurality of data fields, for determining whether it has been polled from the additional data field and for responding to a poll when it has

20 data for transmission to the primary station.

5

According to a second aspect of the present invention there is provided a primary station for use in a communications system comprising at least one secondary station, wherein means are provided for broadcasting a series of inquiry messages, each in the form of a plurality of predetermined data fields

arranged according to a first communications protocol, and for adding to each inquiry message prior to transmission an additional data field for polling at least one secondary station.

According to a third aspect of the present invention there is provided a secondary station for use in a communications system comprising a primary station, wherein means are provided for receiving an inquiry message broadcast by the primary station, the message being in the form of a plurality of predetermined data fields arranged according to a first communications

PHGB 000108

protocol and having added to it an additional data field for polling at least one secondary station, and wherein means are provided for determining when an additional data field has been added to the plurality of data fields, for determining whether it has been polled from the additional data field and for responding to a poll when it has data for transmission to the primary station.

4

According to a fourth aspect of the present invention there is provided a method of operating a communication system comprising a primary station and at least one secondary station, the method comprising the primary station broadcasting a series of inquiry messages, each in the form of a plurality of predetermined data fields arranged according to a first communications protocol, and adding to an inquiry message prior to transmission an additional data field for polling at least one secondary station, and further comprising the or each polled secondary station determining when an additional data field has been added to the plurality of data fields, determining whether it has been polled from the additional data field and responding to a poll when it has data for transmission to the primary station.

Embodiments of the present invention will now be described, by way of example, with reference to the accompanying drawings, wherein:

Figure 1 is a diagram of an ad-hoc wireless network comprising two linked piconets;

Figure 2 is a block schematic diagram of a typical Bluetooth station;

Figure 3 is a chart illustrating the transmission of a train of inquiry access codes centred on a given frequency;

Figure 4 illustrates alternation between trains of inquiry messages over the duration of an inquiry broadcast;

Figure 5 illustrates the insertion of a packet of broadcast data within an existing transmission slot; and

Figure 6 is a flow chart illustrating a method of polling a HID in accordance with the present invention.

In the drawings the same reference numerals have been used to indicate corresponding features.

20

5

6.

In the following description we consider particularly a system which utilises Bluetooth protocols for communication of messages between stations. As will be recognised, the general invention concept of polling HIDs via a 5 broadcast channel used as part of the inquiry procedure is not restricted to Bluetooth devices and is applicable to other communications arrangements, in particular frequency hopping systems.

A basic Bluetooth network configuration is illustrated in Figure 1. Such a configuration would typically begin with two connected host devices, for example a portable PC and a cellular phone, and grow to include additional connected devices. A wide range of additional host devices may be included, for example wireless headsets, personal organisers and home entertainment equipment. The network comprises a plurality of stations 100,101 each included in such a host device, formed into two piconets 102a,102b. In general the networking components (i.e. the Bluetooth chip for a Bluetooth network) of all stations 100,101 will be implemented identically. However, it is only necessary that all stations 100,101 comprising the network are able to operate according to a compatible protocol.

The first piconet 102a is a point-to-multipoint network comprising four stations 100, a master 100 (A) and three slaves 101 (A1,A2,A3), with bidirectional communication channels 104 between the master 100 and each of the slaves 101. The second piconet 102b is a point-to-point network comprising a master 100 (B) and a slave 101 (B1). Communication between the piconets 102a,102b is enabled by the master A in the first piconet 102a

also acting as a slave in the second piconet 102b and vice versa. It is not necessary for the link between the piconets 102a,102b to be between masters: it would be equally possible for the link to be between stations A3 and B1 or between A and B1, for example.

An example of a station 100 for use in a Bluetooth system is illustrated in more detail in Figure 2, and comprises two main sections. The first section is an analogue unit comprising a radio (RF) 202 having an antenna 204 for transmitting and receiving radio signals on the communication channel 104.

The second section is a digital controller unit 206, further comprising a link baseband controller (LC) 208, a microprocessor (μ P) 210 and an interface unit (INT) 212.

- The link controller 208 comprises means for performing baseband processing and execution of basic protocols close to the physical layer, for example implementing error correction coding, generating Automatic Repeat reQuests (ARQ) and performing audio coding. The microprocessor 210 manages the station 100, controlling data transfer between the interface unit 212 and the link controller 208. The interface unit 212 comprises hardware and software for interfacing the station 100 to a host device such as a portable PC or a cellular phone. The interfacing is performed via a link 214, which might include interfaces to a USB (Universal Serial Bus), external memory and other items as appropriate for the particular application.
- The Bluetooth inquiry procedure allows a would-be slave 101 to find a base station and issue a request to join its piconet. It has been proposed specifically to overcome problems caused by the frequency-hopping nature of Bluetooth and similar systems. The applicants have recognised that it is possible to piggy-back a broadcast channel on the inquiry messages issued by the master 100. The broadcast channel can be used to poll HIDs at regular intervals. However, at the air interface, the mechanism is entirely compatible

with conventional Bluetooth systems.

To illustrate how this is implemented, we first consider how the Inquiry procedures themselves operate, with reference to Figures 3 and 4. When a Bluetooth unit wants to discover other Bluetooth devices, it enters a so-called inquiry substate. In this mode, it issues an inquiry message containing a

- inquiry substate. In this mode, it issues an inquiry message containing a General Inquiry Access Code (GIAC) or a number of optional Dedicated Inquiry Access Codes (DIAC). This message is repeated at several levels; first, it is repeated in a train A of 16 frequencies from a total of 32 making up the inquiry hopping sequence. The message is sent twice on two frequencies in
- 30 even timeslots with the following, odd timeslots used to listen for replies on the two corresponding inquiry response hopping frequencies. Sixteen frequencies and their response counterparts can therefore be covered in 16 timeslots, or

10ms. The chart of Figure 3 illustrates the transmission of a single train on sixteen frequencies centred around $f\{k\}$, where $f\{k\}$ represents the inquiry hopping sequence.

7

The next step is the repetition of the train a plurality of times. At the very least, as presently specified, this means 256 repetitions of the entire train. Finally, the train A is swapped for the train B consisting of the remaining 16 frequencies and the cycle repeated. As shown by Figure 4, the specification states that this switch must occur at least three times to ensure the collection of all responses in an error-free environment. This means that an inquiry broadcast could take at least 10.24 seconds.

A portable device that wants to be discovered by a Bluetooth master 100 enters the inquiry scan substate. Here, it listens for a message containing the GIAC or DIACs of interest. It, too, operates in a cyclic way. It listens on a single hop frequency for an inquiry scan period which is long enough to cover the 16 inquiry frequencies used by the inquiry. On hearing an inquiry containing an appropriate IAC, the portable device enters a so-called inquiry response substate and issues a number of inquiry response messages to the master 100. The master 100 will then page the portable device, inviting it to join the piconet.

As mentioned above and shown in Figure 5, the applicants propose that the inquiry messages issued by the base station have an extra field 504 appended to them, capable of carrying a HID poll message. The extended field 504 may carry a header that signifies a HID poll to distinguish it from other applications of extended field information, such as context-aware services or

- broadcast audio (as disclosed in our co-pending United Kingdom patent applications 0015454.2 (applicant's reference PHGB 000084) and 0015453.4 (applicant's reference PHGB 000085) respectively). It will also carry the address of the HID being polled, and may also carry a small amount of information to the HID which might be used to provide supplementary
- ³⁰ information to a user (such as text on an LCD screen) or feedback (for example, motional feedback in games controllers). By adding the field to the end of the inquiry message, it will be appreciated that non-HID receivers can

PHGB 000108

ignore it without modification. In addition, by using a special DIAC to signify a HID poll, HID devices can be alerted to the presence of the forthcoming poll.

The presence of the extra data field 504 means that the guard space conventionally allowed at the end of a Bluetooth inquiry packet is reduced. However, this space is provided to give a frequency synthesiser time to change to a new hop frequency and will be generally unused otherwise, as current frequency synthesisers are capable of switching at speeds which do not need extension into the extra guard space. The standard inquiry packet is an ID packet (ID PKT) 502 of length 68 bits. Since it is sent in a half-slot,

starting either on a slot boundary (SB) 506 or a half-slot boundary (HSB) 508, the guard space allocated is (625/2 - 68) = 244.5µs (625µs slot period, 1 Mbit/s signalling rate). Modern synthesisers can switch in much less time with figures of 100µs or lower considered routine by experts in the field. Hence a suitable size for the extra data field 504 could be 100 bits.

In a typical embodiment, four of the 100 bits will be lost as trailer bits for the ID packet 502: this is a consequence of it being read by a correlator. Of the 96 bits remaining, applicant's preferred allocation is for 64 bits to be used as data and 32 bits as a 2/3 FEC (Forward Error Correction) checksum. Each inquiry burst thus contains 8 bytes of broadcast data, allowing space for several channels of key coded or digitised analogue inputs.

In order to achieve the desired responsiveness, and because the HID has been specifically addressed, the HID is allowed to respond, if desired, in the next-but-one half-slot with a packet of similar format, containing information corresponding to the user's input. As described above, the inquiry procedure

- involves the transmission of two sets of sixteen frequencies in trains of inquiry transmissions. The 16 frequencies used within a train can be considered as 16 polling channels, and therefore 16 devices can be polled every 10ms if desired. Other arrangements are possible, for example polling up to 32 devices every 20ms or up to 8 devices every 5ms. The arrangement of polling
- 30 channels could also be flexible, with more rapid polling provided for devices which need a faster response time and vice versa.

8

(~~.

Each device need only monitor a single frequency within a train, but must be able to track the train switches and frequency changes due to changing clock phase. It is assumed that an initial set up procedure synchronises the HID Bluetooth slave 101 to the Bluetooth master 100, as well as establishing the nature of the HID and the format it uses for uplink and downlink transmissions. At this time the HID is allocated a device address and a channel number corresponding to one of the sixteen channels within a train.

For fast polling, it is necessary for the Bluetooth master 100 to operate continuously. This interferes with the conventional mechanism for setting up two-way links. However, use of two radios operating in tandem, as disclosed in our co-pending United Kingdom patent application 0015452.6 (applicant's reference PHGB 000086), avoids this problem, thereby enabling the provision of fast access to the piconet and an unlimited two-way throughput capacity.

By polling every 10ms, with eight bytes per poll, a capacity of 800 bytes per second for sixteen devices is provided. In variations on the basic scheme described above this capacity could be lowered to permit the operation of conventional inquiry procedures, or to increase the number of HIDs that a host system 100 can support beyond sixteen.

In order to minimise their power consumption, HIDs are not obliged to respond to every poll if they have no information to offer. A watchdog timer could be provided in a HID to make it transmit at least once in a given period whilst it is nominally active. The period could for example be predetermined, determined by the host system or determined by negotiation between the host and each HID. HIDs failing to transmit within the determined period would then

25 be removed from the master's list of active devices.

5

A method of polling a HID in accordance with the present invention is summarised in Figure 6. The method starts, at step 602, when the HID has data to transmit to the host system. The HID receives, at step 604, data from the extra field 504 then tests, at step 606, whether it has been polled by the

30 host system. If it has not been polled, the HID returns to step 604 to receive the next extra field 504. If the HID has been polled, it transmits its data in the next-but-one half-slot, at step 608. Since an inquiry mode is necessary to permit access to the host system's piconet, it must be provided in the conventional manner for at least some of the time. There are a range of strategies which may be employed.

A first strategy involves the operation of one radio in two modes, namely set up and polling. In set up mode the inquiry procedure operates as normal and the HIDs can establish contact with the host master 100 in the conventional manner. Once all HIDs have established themselves, the master radio switches to polling mode, in which the inquiry procedure now operates in polling mode only. This strategy is ideal for games machines since it achieves the fastest response when polling mode is operational, while opportunities for other controllers to join the piconet occur at well-defined times, such as between games.

A second strategy is more appropriate when the host system is a general purpose device, such as a PC, in which case opportunities must be provided for new devices to join at any time. In this case the master's radio can operate in modeless fashion, devoting some of its time to fast polling and other times to conventional inquiry operations. Alternate 10ms periods could be devoted to each operation to achieve a 50:50 ratio for example, with the ratio being able to be modified as desired. Such a system would still have a quick response to HIDs and the general inquiry operation, although possibly slower, would still operate as normal. The use of a special DIAC in a polling message should ensure that a slave 101 going through normal inquiry response procedures will not send an inquiry response packet in the space reserved for a fast poll response.

- Allowing conventional inquiries in parallel with fast polling implies that, occasionally, there will be a slight pause in inquiry or fast polling to allow a new HID access to the host. This will probably not matter to the user since he will no longer be using old HIDs and will therefore not be aware of the temporary loss in responsiveness.
- 30

 \bigcirc

A third strategy is required when conventional Bluetooth data (or other) links are required, so as to support both a fast response for the polling mechanism and the data carrying capacity of conventional Bluetooth. This

requires the use of two radios, and the approach disclosed in our co-pending United Kingdom patent application 0015452.6 (applicant's reference PHGB 000086) can also be used here. Alternatively, one radio could operate as a conventional Bluetooth radio with the other permanently dedicated to fast polling.

5

10

From reading the present disclosure, other modifications will be apparent to persons skilled in the art. Such modifications may involve other features which are already known in the design, manufacture and use of fixed and portable communications systems and component parts thereof, and which may be used instead of or in addition to features already described herein. Although claims have been formulated in this application to particular combinations of features, it should be understood that the scope of the disclosure of the present application also includes any novel feature or any novel combination of features disclosed herein either explicitly or implicitly or

any generalisation thereof, whether or not it relates to the same invention as presently claimed in any claim and whether or not it mitigates any or all of the same technical problems as does the present invention. The applicants hereby give notice that new claims may be formulated to such features and/or combinations of features during the prosecution of the present application or of any further application derived therefrom.

In the present specification and claims the word "a" or "an" preceding an element does not exclude the presence of a plurality of such elements. Further, the word "comprising" does not exclude the presence of other elements or steps than those listed.

11

CLAIMS

 A communications system comprising a primary station and at least one secondary station, wherein the primary station has means for broadcasting a series of inquiry messages, each in the form of a plurality of predetermined data fields arranged according to a first communications protocol, and means for adding to an inquiry message prior to transmission an additional data field for polling at least one secondary station, and wherein the or each polled secondary station has means for determining when an additional data field has been added to the plurality of data fields, for determining whether it has been polled from the additional data field and for responding to a poll when it has data for transmission to the primary station.

A primary station for use in a communications system comprising
 at least one secondary station, wherein means are provided for broadcasting a
 series of inquiry messages, each in the form of a plurality of predetermined
 data fields arranged according to a first communications protocol, and for
 adding to each inquiry message prior to transmission an additional data field
 for polling at least one secondary station.

20

3. A primary station as claimed in claim 2, characterised in that means are provided for adding the additional data field at the end of a respective inquiry message.

4. A primary station as claimed in claim 2 or 3, characterised in that means are provided for including an indication in one of the predetermined data fields, the indication denoting the presence of the additional data field.

5. A primary station as claimed in any one of claims 2 to 4, 30 characterised in that the first communications protocol comprises Bluetooth messaging.

 \bigcirc

6. A primary station as claimed in any one of claims 2 to 5, characterised in that the additional data field comprises at least 64 bits of data.

13

- A primary station as claimed in any one of claims 2 to 6,
 characterised in that first radio means are provided for broadcasting substantially continuously inquiry messages having the additional data field and second radio means are provided for handling other aspects of communication links with secondary stations.
- 8. A secondary station for use in a communications system comprising a primary station, wherein means are provided for receiving an inquiry message broadcast by the primary station, the message being in the form of a plurality of predetermined data fields arranged according to a first communications protocol and having added to it an additional data field for polling at least one secondary station, and wherein means are provided for determining when an additional data field has been added to the plurality of data fields, for determining whether it has been polled from the additional data field and for responding to a poll when it has data for transmission to the primary station.
- 20

9. A secondary station as claimed in claim 8, characterised in that the first communications protocol comprises Bluetooth messaging.

- 10. A secondary station as claimed in claim 8 or 9, characterised in that means are provided for responding to a poll after a predetermined interval has passed without transmission of data, whether or not the secondary station has data for transmission.
- 11. A method of operating a communication system comprising a primary station and at least one secondary station, the method comprising the primary station broadcasting a series of inquiry messages, each in the form of a plurality of predetermined data fields arranged according to a first

PHGB 000108

communications protocol, and adding to an inquiry message prior to transmission an additional data field for polling at least one secondary station, and further comprising the or each polled secondary station determining when an additional data field has been added to the plurality of data fields, determining whether it has been polled from the additional data field and responding to a poll when it has data for transmission to the primary station.

14

12. A method as claimed in claim 11, characterised in that not all inquiry messages have an additional data field for polling a secondary station
 added to them.

13. A communication system constructed and arranged to operate substantially as hereinbefore described with reference to and as shown in the accompanying drawings.

15

5

 $\langle \cdot \rangle$

14. A primary station constructed and arranged to operate substantially as hereinbefore described with reference to and as shown in the accompanying drawings.

20 15. A secondary station constructed and arranged to operate substantially as hereinbefore described with reference to and as shown in the accompanying drawings.

16. A method of operating a communication system substantially as hereinbefore described with reference to and as shown in the accompanying drawings.

ABSTRACT

COMMUNICATION SYSTEM

A communications system comprises a primary station and at least one secondary station. The primary station is arranged to broadcast a series of inquiry messages, each in the form of a plurality of predetermined data fields arranged according to a first communications protocol such as Bluetooth. In addition the primary station adds to some or all of the inquiry messages an additional data field for polling one or more secondary stations, which can respond to the poll if they have data for transmission. This system provides secondary stations with a rapid response time without the need for a permanently active communication link.

15

(Figure 1)

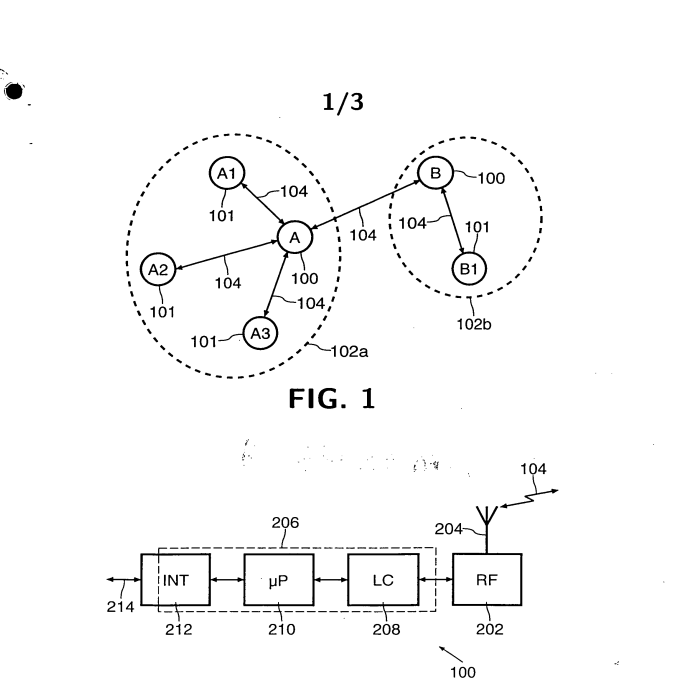


FIG. 2

1-III-PHGB 000108

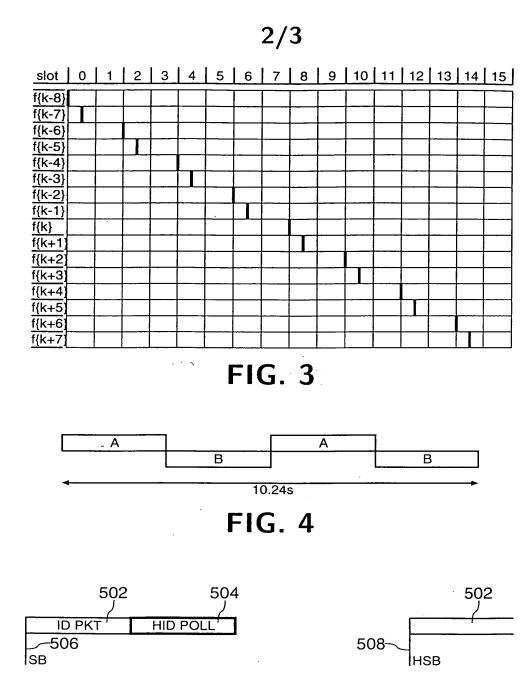
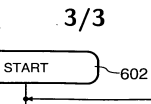


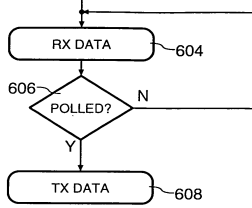
FIG. 5

.

2-III-PHGB 000108









3-III-PHGB 000108