Electronic Patent Application Fee Transmittal									
Application Number: 14633804									
Filing Date:	27-Feb-2015								
Title of Invention:	METHOD TO PROVIDE AD HOC AND PASSWORD PROTECTED DIGITAL AND VOICE NETWORKS								
First Named Inventor/Applicant Name:	Malcolm K. Beyer								
Filer: Barry Lee Haley									
Attorney Docket Number:	Attorney Docket Number: 10963.3835								
Filed as Small Entity									
Filing Fees for Utility under 35 USC 111(a)									
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)				
Basic Filing:									
Pages:									
Claims:									
Miscellaneous-Filing:									
Petition:									
Patent-Appeals-and-Interference:									
Post-Allowance-and-Post-Issuance:									
Extension-of-Time:									

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)					
Extension - 1 month with \$0 paid	2251	1	100	100					
Miscellaneous:									
	Tot	100							

Electronic Acknowledgement Receipt								
EFS ID:	22615634							
Application Number:	14633804							
International Application Number:								
Confirmation Number:	8573							
Title of Invention:	METHOD TO PROVIDE AD HOC AND PASSWORD PROTECTED DIGITAL AND VOICE NETWORKS							
First Named Inventor/Applicant Name:	Malcolm K. Beyer							
Customer Number:	22235							
Filer:	Barry Lee Haley							
Filer Authorized By:								
Attorney Docket Number:	10963.3835							
Receipt Date:	12-JUN-2015							
Filing Date:	27-FEB-2015							
Time Stamp:	13:34:05							
Application Type:	Utility under 35 USC 111(a)							

Payment information:

Submitted with Payment	yes
Payment Type	Deposit Account
Payment was successfully received in RAM	\$100
RAM confirmation Number	23722
Deposit Account	131130
Authorized User	HALEY, BARRY

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

File Listing	j:					
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)	
1	Drawings-only black and white line	16_ReplacementSheet.pdf	554464	no	2	
	drawings	To_neplacementsneet.par	11fa43c5363d72f6ff3119ce4641e80ac5853 52a	, 110	2	
Warnings:						
Information:						
2	Fee Worksheet (SB06)	fee-info.pdf	30833	no	2	
	rec wondirect (5500)	ree into.pai	636dfa473dcd2095b48cd64b0af5bcf0a96b 9731	, ,	2	
Warnings:						
Information:						
		Total Files Size (in bytes)	/: 58	85297		

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

New Applications Under 35 U.S.C. 111

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

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

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

New International Application Filed with the USPTO as a Receiving Office

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

Docket No.: MOC-005

(PATENT)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of: Malcolm K. Beyer, Jr. et al.

Application No.: 14/633,804 Confirmation No.: 8573

Filed: February 27, 2015 Art Unit: 2642

For: METHOD TO PROVIDE AD HOC AND

PASSWORD PROTECTED DIGITAL AND

VOICE NETWORKS

Examiner: Not Yet Assigned

RESPONSE TO NOTICE OF INCOMPLETE REPLY (NONPROVISIONAL)

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

Dear Madam:

In response to the Notice of Incomplete Reply mailed April 9, 2015, and the Notice to File Corrected Application Papers mailed March 20, 2015, Applicant respectfully submits Replacement Drawing(s) (2 figures, 2 pages), and a Petition for Extension of Time.

Please charge our Credit Card in the amount of \$300.00 covering the fee set forth in 37 CFR 1.17(a)(2). The Director is hereby authorized to charge any deficiency in the fees filed, asserted to be filed or which should have been filed herewith to our Deposit Account No. 07-1700, under Order No. MOC-005.

Respectfully submitted,

Dated: July 7, 2015 /Daniel J. Burns/ Daniel J. Burns

Registration No.: 50,222

Customer Number: 77845 Goodwin Procter LLP Telephone: (650) 752-3100

ACTIVE/82921851.1

6/7

ENABLING LOCATION, STATUS, VoIP, PTT AND VIDEO COMMUNICATIONS BETWEEN RADIOS AND CELL PHONES

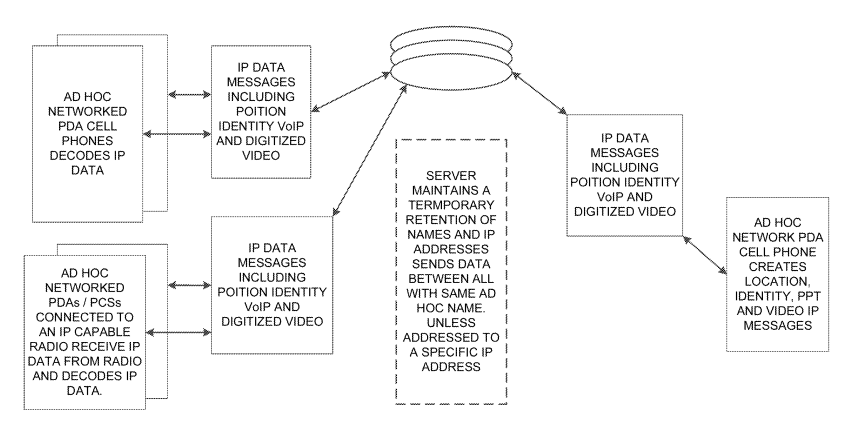


FIG. 9

ENABLING NON RFID EQUIPPED PDA PHONES TO RECEIVE RFID TAG DATA.

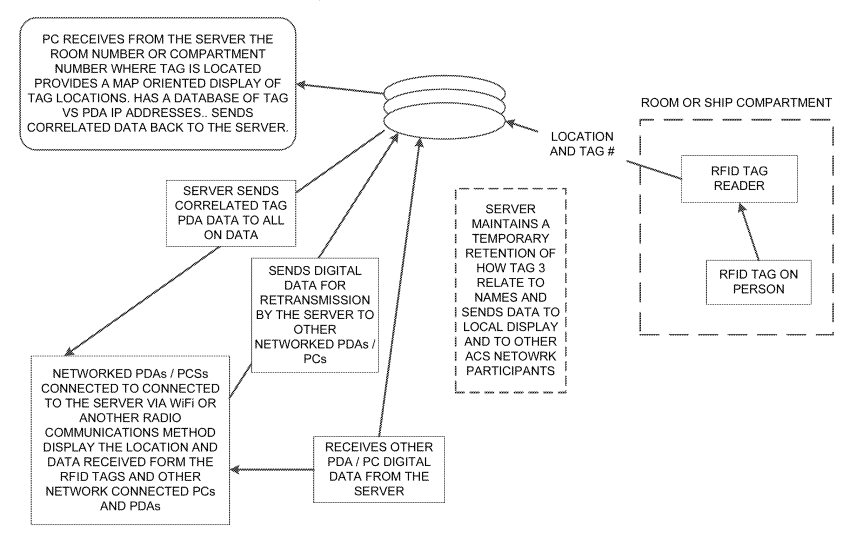


FIG. 10

Approved for use through 7/31/2016. OMB 0651-0031 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. Docket Number (Optional) PETITION FOR EXTENSION OF TIME UNDER 37 CFR 1.136(a) Application Number 14/633,804-Conf. #8573 February 27, 2015 For METHOD TO PROVIDE AD HOC AND PASSWORD PROTECTED DIGITAL AND VOICE NETWORKS Examiner Art Unit Not Yet Assigned This is a request under the provisions of 37 CFR 1.136(a) to extend the period for filing a reply in the above-identified application. The requested extension and fee are as follows (check time period desired and enter the appropriate fee below): Small Entity Fee <u>Fee</u> Micro Entity Fee One month (37 CFR 1.17(a)(1)) \$200 \$100 \$50 x Two months (37 CFR 1.17(a)(2)) 300.00 \$600 \$300 \$150 Three months (37 CFR 1.17(a)(3)) \$1,400 \$350 \$700 Four months (37 CFR 1.17(a)(4)) \$2,200 \$1,100 \$550 Five months (37 CFR 1.17(a)(5)) \$3,000 \$1,500 \$750 x Applicant asserts small entity status. See 37 CFR 1.27. Applicant certifies micro entity status. See 37 CFR 1.29. Form PTO/SB/15A or B or equivalent must either be enclosed or have been submitted previously. A check in the amount of the fee is enclosed. Payment by credit card. The Director has already been authorized to charge fees in this application to a Deposit Account. x | The Director is hereby authorized to charge any fees which may be required, or credit any overpayment, to Deposit Account Number 07-1700 Payment made via EFS-Web. WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038. I am the applicant. attorney or agent of record. Registration number attorney or agent acting under 37 CFR 1.34. Registration number /Daniel J. Burns/ July 7, 2015 Signature Date Daniel J. Burns (650) 752-3100 Telephone Number Typed or printed name NOTE: This form must be signed in accordance with 37 CFR 1.33. See 37 CFR 1.4 for signature requirements and certifications. Submit multiple forms if more than one signature is required, see below*. * Total of forms are submitted.

Electronic Patent Application Fee Transmittal									
Application Number:	140	533804							
Filing Date:	27-	Feb-2015							
Title of Invention:	METHOD TO PROVIDE AD HOC AND PASSWORD PROTECTED DIGITAL AND VOICE NETWORKS								
First Named Inventor/Applicant Name:	Malcolm K. Beyer								
Filer: Daniel J. Burns/Deanna Bridges									
Attorney Docket Number: 10963.3835									
Filed as Small Entity									
Filing Fees for Utility under 35 USC 111(a)									
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)				
Basic Filing:									
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Claims:									
Miscellaneous-Filing:									
Petition:									
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Post-Allowance-and-Post-Issuance:									
Extension-of-Time:									

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)					
Extension - 2 months with \$0 paid	2252	1	300	300					
Miscellaneous:									
	Tot	300							

Electronic Acknowledgement Receipt								
EFS ID:	22840135							
Application Number:	14633804							
International Application Number:								
Confirmation Number:	8573							
Title of Invention:	METHOD TO PROVIDE AD HOC AND PASSWORD PROTECTED DIGITAL AND VOICE NETWORKS							
First Named Inventor/Applicant Name:	Malcolm K. Beyer							
Customer Number:	22235							
Filer:	Daniel J. Burns/Deanna Bridges							
Filer Authorized By:	Daniel J. Burns							
Attorney Docket Number:	10963.3835							
Receipt Date:	07-JUL-2015							
Filing Date:	27-FEB-2015							
Time Stamp:	15:50:36							
Application Type:	Utility under 35 USC 111(a)							

Payment information:

Submitted with Payment	yes
Payment Type	Credit Card
Payment was successfully received in RAM	\$300
RAM confirmation Number	2227
Deposit Account	
Authorized User	

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

File Listing	:					
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.	
1	Applicant Response to Pre-Exam	MOC-005_NOIR_Response.pdf	21627	no	1	
·	Formalities Notice	Moc 005_Non_nesponse.pur	56784a2c17fae654e2594867dbc8308c7bb e2e23	110	I	
Warnings:						
Information:						
2	Drawings-only black and white line	MOC-005_Replacement_Figure	808379	no	2	
	drawings	s.pdf	ea438daea5c69993a6641509fdca23e4cd8f 7bea	110		
Warnings:						
Information:						
3	Extension of Time	MOC-005_EOT.pdf	26607	no	1	
	Extension of Time	Moc oos_20 npan	9ff0cb397cc9fda7a8a6926ea71796bff6590 611	110	 	
Warnings:						
Information:						
	- W. J. J. (5504)	6 16 16	31141		_	
4	Fee Worksheet (SB06)	fee-info.pdf	46d4806c4c7e86ac9cff5df14e1c1bd6cd7a be54	no	2	
Warnings:						
Information:						
		Total Files Size (in bytes)	. 88			

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New Applications Under 35 U.S.C. 111

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

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

New International Application Filed with the USPTO as a Receiving Office

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Document code: WFEE

United States Patent and Trademark Office Sales Receipt for Accounting Date: 07/15/2015

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ADJ #0000004 Mailroom Dt: 07/07/2015 Seq No: 2227 Sales Acctg Dt: 07/08/2015 14633804 01 FC: 2252 -300.00 OP

Document code: WFEE

United States Patent and Trademark Office Sales Receipt for Accounting Date: 07/15/2015

ABALINAN RF #30163822 Mailroom Dt: 07/15/2015 14633804

Credit Card Refund Total: \$300.00

American Express XXXXXXXXXXXX1096

										Application or Docket Number 14/633,804		
	APPL	LICATION A	S FILE		lumn 2)		SMAL	LE	ENTITY	OR	OTHEF SMALL	
	FOR	NUMBE	R FILE	D NUMBE	ER EXTRA	Ш	RATE(\$)		FEE(\$)		RATE(\$)	FEE(\$)
	IC FEE FR 1.16(a), (b), or (c))	N	/ A	1	V/A		N/A		70		N/A	
	RCH FEE FR 1.16(k), (i), or (m))	N	/A	1	N/A		N/A		300		N/A	
	MINATION FEE FR 1.16(o), (p), or (q))	N	/ A	1	V/A		N/A		360		N/A	
	AL CLAIMS FR 1.16(i))	28	minus	20= *	8		x 40 =	-	320	OR		
	PENDENT CLAIM FR 1.16(h))	^{1S} 4	minus	3 = *	1		x 210 =	=	210			
APPLICATION SIZE FEE (37 CFR 1.16(s)) If the specification and drawings exceed 100 sheets of paper, the application size fee due is \$310 (\$155 for small entity) for each additional 50 sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s).								0.00				
MUL	TIPLE DEPENDE	NT CLAIM PRE	SENT (3	7 CFR 1.16(j))				Ī	0.00			
* If t	ne difference in col	lumn 1 is less th	an zero,	enter "0" in colui	mn 2.	٠.	TOTAL		1260		TOTAL	
	APPLIC	ATION AS A	AMEND	ED - PART I	(Column 3)		SMAL	LE	ENTITY	OR	OTHEF SMALL	
AMENDMENT A		CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA		RATE(\$)		ADDITIONAL FEE(\$)		RATE(\$)	ADDITIONAL FEE(\$)
ME	Total (37 CFR 1.16(i))	*	Minus	**	=	1 1	Х =	-		OR	x =	
END	Independent (37 CFR 1.16(h))	*	Minus	***	=		х =	-		OR	x =	
AM	Application Size Fee	e (37 CFR 1.16(s))			•	1 1						
	FIRST PRESENTA	TION OF MULTIPI	E DEPEN	DENT CLAIM (37 (CFR 1.16(j))			T		OR		
							TOTAL ADD'L FEE	Ţ		OR	TOTAL ADD'L FEE	
		(Column 1)		(Column 2)	(Column 3)			_		1		
NT B		CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA		RATE(\$)		ADDITIONAL FEE(\$)		RATE(\$)	ADDITIONAL FEE(\$)
DMENT	Total (37 CFR 1.16(i))	*	Minus	**	=		Х =	•		OR	x =	
	Independent (37 CFR 1.16(h))	*	Minus	***	=		Х =	-T		OR	x =	
AMEN	Application Size Fee	e (37 CFR 1.16(s))						Ī				
	FIRST PRESENTA	TION OF MULTIPE	E DEPEN	DENT CLAIM (37 (OFR 1.16(j))			T		OR		
							TOTAL ADD'L FEE	t		OR	TOTAL ADD'L FEE	
*	* If the entry in col * If the "Highest Nu * If the "Highest Nur The "Highest Numb	umber Previous mber Previously	ly Paid Fo Paid For"	or" IN THIS SPA IN THIS SPACE I	CE is less thar s less than 3, er	n 20 nter), enter "20". "3".	ox in	n column 1.			



United States Patent and Trademark Office

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

FILING or GRP ART APPLICATION FIL FEE REC'D TOT CLAIMS IND CLAIMS NUMBER 371(c) DATE UNIT ATTY.DOCKET.NO 02/27/2015 2642 MOC-005 28 14/633,804 1260 4

22235 Malin Haley DiMaggio & Bowen, P.A. 1936 S ANDREWS AVENUE FORT LAUDERDALE, FL 33316

CONFIRMATION NO. 8573 UPDATED FILING RECEIPT



Date Mailed: 07/20/2015

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

Inventor(s)

Malcolm K. Beyer JR., Jupiter, FL; Christopher R. Rice, Redmond, WA;

Applicant(s)

Malcolm K. Beyer JR., Jupiter, FL; Christopher R. Rice, Redmond, WA;

Power of Attorney: The patent practitioners associated with Customer Number 22235

Domestic Priority data as claimed by applicant

This application is a CON of 14/529,978 10/31/2014 which is a CON of 14/027,410 09/16/2013 PAT 8880042 which is a CON of 13/751,453 01/28/2013 PAT 8538393 which is a CIP of 12/761,533 04/16/2010 PAT 8364129 which is a CIP of 11/615,472 12/22/2006 PAT 8126441 which is a CIP of 11/308,648 04/17/2006 PAT 7630724 which is a CIP of 10/711,490 09/21/2004 PAT 7031728

Foreign Applications for which priority is claimed (You may be eligible to benefit from the Patent Prosecution Highway program at the USPTO. Please see http://www.uspto.gov for more information.) - None. Foreign application information must be provided in an Application Data Sheet in order to constitute a claim to foreign priority. See 37 CFR 1.55 and 1.76.

Permission to Access - A proper Authorization to Permit Access to Application by Participating Offices (PTO/SB/39 or its equivalent) has been received by the USPTO.

page 1 of 3

If Required, Foreign Filing License Granted: 03/19/2015

The country code and number of your priority application, to be used for filing abroad under the Paris Convention,

is **US 14/633,804**

Projected Publication Date: Request for Non-Publication Acknowledged

Non-Publication Request: Yes Early Publication Request: No

** SMALL ENTITY **

Title

METHOD TO PROVIDE AD HOC AND PASSWORD PROTECTED DIGITAL AND VOICE NETWORKS

Preliminary Class

455

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

PROTECTING YOUR INVENTION OUTSIDE THE UNITED STATES

Since the rights granted by a U.S. patent extend only throughout the territory of the United States and have no effect in a foreign country, an inventor who wishes patent protection in another country must apply for a patent in a specific country or in regional patent offices. Applicants may wish to consider the filing of an international application under the Patent Cooperation Treaty (PCT). An international (PCT) application generally has the same effect as a regular national patent application in each PCT-member country. The PCT process **simplifies** the filing of patent applications on the same invention in member countries, but **does not result** in a grant of "an international patent" and does not eliminate the need of applicants to file additional documents and fees in countries where patent protection is desired.

Almost every country has its own patent law, and a person desiring a patent in a particular country must make an application for patent in that country in accordance with its particular laws. Since the laws of many countries differ in various respects from the patent law of the United States, applicants are advised to seek guidance from specific foreign countries to ensure that patent rights are not lost prematurely.

Applicants also are advised that in the case of inventions made in the United States, the Director of the USPTO must issue a license before applicants can apply for a patent in a foreign country. The filing of a U.S. patent application serves as a request for a foreign filing license. The application's filing receipt contains further information and guidance as to the status of applicant's license for foreign filing.

Applicants may wish to consult the USPTO booklet, "General Information Concerning Patents" (specifically, the section entitled "Treaties and Foreign Patents") for more information on timeframes and deadlines for filing foreign patent applications. The guide is available either by contacting the USPTO Contact Center at 800-786-9199, or it can be viewed on the USPTO website at http://www.uspto.gov/web/offices/pac/doc/general/index.html.

For information on preventing theft of your intellectual property (patents, trademarks and copyrights), you may wish to consult the U.S. Government website, http://www.stopfakes.gov. Part of a Department of Commerce initiative, this website includes self-help "toolkits" giving innovators guidance on how to protect intellectual property in specific countries such as China, Korea and Mexico. For questions regarding patent enforcement issues, applicants may call the U.S. Government hotline at 1-866-999-HALT (1-866-999-4258).

page 2 of 3

LICENSE FOR FOREIGN FILING UNDER

Title 35, United States Code, Section 184

Title 37, Code of Federal Regulations, 5.11 & 5.15

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This license is to be retained by the licensee and may be used at any time on or after the effective date thereof unless it is revoked. This license is automatically transferred to any related applications(s) filed under 37 CFR 1.53(d). This license is not retroactive.

The grant of a license does not in any way lessen the responsibility of a licensee for the security of the subject matter as imposed by any Government contract or the provisions of existing laws relating to espionage and the national security or the export of technical data. Licensees should apprise themselves of current regulations especially with respect to certain countries, of other agencies, particularly the Office of Defense Trade Controls, Department of State (with respect to Arms, Munitions and Implements of War (22 CFR 121-128)); the Bureau of Industry and Security, Department of Commerce (15 CFR parts 730-774); the Office of Foreign AssetsControl, Department of Treasury (31 CFR Parts 500+) and the Department of Energy.

NOT GRANTED

No license under 35 U.S.C. 184 has been granted at this time, if the phrase "IF REQUIRED, FOREIGN FILING LICENSE GRANTED" DOES NOT appear on this form. Applicant may still petition for a license under 37 CFR 5.12, if a license is desired before the expiration of 6 months from the filing date of the application. If 6 months has lapsed from the filing date of this application and the licensee has not received any indication of a secrecy order under 35 U.S.C. 181, the licensee may foreign file the application pursuant to 37 CFR 5.15(b).

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										Application or Docket Number 14/633,804		
	APPL	LICATION A	S FILE		lumn 2)		SMAL	LE	ENTITY	OR	OTHEF SMALL	
	FOR	NUMBE	R FILE	D NUMBE	ER EXTRA	Ш	RATE(\$)		FEE(\$)		RATE(\$)	FEE(\$)
	IC FEE FR 1.16(a), (b), or (c))	N	/ A	1	V/A		N/A		70		N/A	
	RCH FEE FR 1.16(k), (i), or (m))	N	/A	1	N/A		N/A		300		N/A	
	MINATION FEE FR 1.16(o), (p), or (q))	N	/ A	1	V/A		N/A		360		N/A	
	AL CLAIMS FR 1.16(i))	28	minus	20= *	8		x 40 =	-	320	OR		
	PENDENT CLAIM FR 1.16(h))	^{1S} 4	minus	3 = *	1		x 210 =	=	210			
APPLICATION SIZE FEE (37 CFR 1.16(s)) If the specification and drawings exceed 100 sheets of paper, the application size fee due is \$310 (\$155 for small entity) for each additional 50 sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s).								0.00				
MUL	TIPLE DEPENDE	NT CLAIM PRE	SENT (3	7 CFR 1.16(j))				Ī	0.00			
* If t	ne difference in col	lumn 1 is less th	an zero,	enter "0" in colui	mn 2.	٠.	TOTAL		1260		TOTAL	
	APPLIC	ATION AS A	AMEND	ED - PART I	(Column 3)		SMAL	LE	ENTITY	OR	OTHEF SMALL	
AMENDMENT A		CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA		RATE(\$)		ADDITIONAL FEE(\$)		RATE(\$)	ADDITIONAL FEE(\$)
ME	Total (37 CFR 1.16(i))	*	Minus	**	=	1 1	Х =	-		OR	x =	
END	Independent (37 CFR 1.16(h))	*	Minus	***	=		х =	-		OR	x =	
AM	Application Size Fee	e (37 CFR 1.16(s))			•	1 1						
	FIRST PRESENTA	TION OF MULTIPI	E DEPEN	DENT CLAIM (37 (CFR 1.16(j))			T		OR		
							TOTAL ADD'L FEE	Ţ		OR	TOTAL ADD'L FEE	
		(Column 1)		(Column 2)	(Column 3)			_		1		
NT B		CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA		RATE(\$)		ADDITIONAL FEE(\$)		RATE(\$)	ADDITIONAL FEE(\$)
DMENT	Total (37 CFR 1.16(i))	*	Minus	**	=		Х =	•		OR	x =	
	Independent (37 CFR 1.16(h))	*	Minus	***	=		Х =	-T		OR	x =	
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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
14/633,804	02/27/2015	Malcolm K. Beyer JR.	MOC-005	8573
	7590 08/13/201 Maggio & Bowen , P.A		EXAM	IINER
1936 S ANDRI	EWS AVENUE RDALE, FL 33316	•	OBAYANJU	J, OMONIYI
			ART UNIT	PAPER NUMBER
			2646	
			NOTIFICATION DATE	DELIVERY MODE
			08/13/2015	ELECTRONIC

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

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

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

info@mhdpatents.com

Applicant(s) Application No. 14/633,804 BEYER ET AL. Office Action Summary Examiner Art Unit AIA (First Inventor to File) Status OMONIYI OBAYANJU 2646 Yes -- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTHS FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). **Status** 1) Responsive to communication(s) filed on 07/07/2015. A declaration(s)/affidavit(s) under **37 CFR 1.130(b)** was/were filed on _____. 2a) This action is **FINAL**. 2b) This action is non-final. 3) An election was made by the applicant in response to a restriction requirement set forth during the interview on ; the restriction requirement and election have been incorporated into this action. 4) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims* 5) \boxtimes Claim(s) 1-5,7-17 and 19-30 is/are pending in the application. 5a) Of the above claim(s) is/are withdrawn from consideration. 6) Claim(s) is/are allowed. 7) Claim(s) <u>1-5,7-17 and 19-30</u> is/are rejected. 8) Claim(s) is/are objected to. 9) Claim(s) are subject to restriction and/or election requirement. * If any claims have been determined allowable, you may be eligible to benefit from the Patent Prosecution Highway program at a participating intellectual property office for the corresponding application. For more information, please see http://www.uspto.gov/patents/init_events/pph/index.jsp or send an inquiry to PPHfeedback@uspto.gov. **Application Papers** 10) The specification is objected to by the Examiner. 11) ☐ The drawing(s) filed on <u>07/07/2015</u> is/are: a) ☐ accepted or b) ☐ objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). Certified copies: a) All b) Some** c) None of the: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). ** See the attached detailed Office action for a list of the certified copies not received. Attachment(s) 1) Notice of References Cited (PTO-892) 3) Interview Summary (PTO-413) Paper No(s)/Mail Date. _____. 2) Information Disclosure Statement(s) (PTO/SB/08a and/or PTO/SB/08b) 4) Other: _ Paper No(s)/Mail Date 03/20/2015, 02/27/2015.

U.S. Patent and Trademark Office PTOL-326 (Rev. 11-13) Art Unit: 2646

The present application, filed on or after March 16, 2013, is being examined under the first inventor to file provisions of the AIA.

DETAILED ACTION

Claim Objections

Claims 7 and 19 objected to because of the following informalities: Claims 7 and 19 depends on canceled claims 6 and 18 respectively. Appropriate correction is required. For examination purpose, the Examiner assumed that claims 7 and 19 depends from claims 1 and 13 respectively.

Claim Rejections - 35 USC § 102

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 -

(a)(2) the claimed invention was described in a patent issued under section 151, or in an application for patent published or deemed published under section 122(b), in which the patent or application, as the case may be, names another inventor and was effectively filed before the effective filing date of the claimed invention.

Claims 1-3, 5, 8-15, 17, and 20-30, are rejected under 35 U.S.C. 102(a)(2) as being anticipated by Melen (US Publication No. 20040148090).

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As to claims 1, 13, 27, and 29, Melen teaches a computer-implemented method comprising: receiving at various times (pp0033, real time tracking) from one or more devices respective information comprising a location of the device and sending the location to one or more other devices (fig. 1A and fig. 1B, and fig. 5, #506, receive location of each member), wherein each of the other devices is configured to display a respective symbol representing the location on a respective map (fig. 4, and pp0064, display icon of each car on map 406); receiving from a first device information indicating user selection of one or more of the displayed symbols corresponding to second devices and, based thereon (fig. 5, #509, #510, and pp0063, pp0070, touching icon to car): obtaining a respective contact information for each of the second devices (fig. 5, #511, and pp0045, cellular telephone number of member); and facilitating a respective communication between the first device and each of the second devices using the contact information of the second device (fig. 5, #512, and pp0063, pp0070, make a telephone call to the selected member).

As to claims 2, 14, 28, and 30, Melen teaches wherein a particular communication is a phone call, a short message service message, a voice message, a text message, an electronic mail message, an image, or a video (fig. 5, #512, and pp0063, pp0070, make a telephone call to the selected member).

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As **to claims 3 and 15**, Melen teaches wherein first device and the second devices are part of a same group or within a user-specified geographic area (**pp0004**, **group of members driving to common location**).

As to claims 5 and 17, Melen teaches wherein particular contact information is a phone number or an Internet Protocol address (fig. 5, #511, and pp0045, cellular telephone number of member).

As **to claims 8 and 20,** Melen teaches wherein a particular device is a smart phone, a personal data assistant, a tablet computer, a desktop computer, or a laptop computer (**pp0003, vehicles are equipped with cellular telephones**).

As to claims 9 and 21, Melen teaches further comprising: receiving a request for a map from a third device wherein the request comprises one or more parameters and wherein a parameter specifies a map location (fig. 1B, fig. 4, each vehicle includes navigation system 300, fig. 5) or a zoom indication; obtaining a second map that conforms to the attributes; and sending the second map to the third device location (fig. 1B, fig. 4, each vehicle includes navigation system 300, fig. 5).

As **to claims 10 and 22**, Melen teaches wherein the first device does not have access to the phone numbers or Internet Protocol addresses of the second devices (pp0072, request permission).

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As **to claims 11 and 23**, Melen teaches wherein the map is an aerial photograph, a satellite image, or a chart (**fig. 4**).

As to claims 12 and 24, Melen teaches wherein receiving at various times from a particular device information comprises receiving the information from the particular device at a time based on one or more of: speed of the particular device, distance traveled by the particular device, or time (pp0033, real time tracking and receiving location, and pp0070).

As to claims 25 and 26, Melen teaches further comprising: sending a respective first map to each one of a plurality of devices wherein the device is configured to display the first map (fig. 1B, fig. 4, each vehicle includes navigation system 300, to display the map of fig. 4, and fig. 5).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103 which forms the basis for all obviousness rejections set forth in this Office action:

A patent for a claimed invention may not be obtained, notwithstanding that the claimed invention is not identically disclosed as set forth in section 102 of this title, if the differences between the claimed invention and the prior art are such that the claimed invention as a whole would have been obvious before the effective filing date of the claimed invention to a person having ordinary skill in the art to which the claimed invention pertains. Patentability shall not be negated by the manner in which the invention was made.

Claims 4 and 16, are rejected under 35 U.S.C. 103 as being unpatentable over Melen (US Publication No. 20040148090) in view of Crowley et al. (US Patent No. 7593740).

Page 6

As to claims 4 and 16, Melen teaches the limitations of the independent claims as discussed above. However, fails to explicitly teach wherein the group is a friends or family group.

In an analogous field of endeavor, Crowley teaches wherein the group is a friends or family group (fig. 3, friends near Luna lounge). Thus it would have been obvious to one of ordinary skill in the art before the effective filing data of the claimed invention to combine the teachings of Melen with the teachings Crowley to achieve the goal of efficiently providing a communication system wherein communication are very convenient, very easy to use, and very efficient (Crowley, col. 1, lines 26-28).

Claims 7 and 19, are rejected under 35 U.S.C. 103 as being unpatentable over Melen (US Publication No. 20040148090) in view of Steenstra et al. (US Publication No. 20060047825).

As to claims 7 and 19, Melen teaches the limitations of the independent claims as discussed above. However, fails to explicitly teach wherein the symbol represents a facility or a person's home.

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In an analogous field of endeavor, Steenstra teaches wherein the symbol represents a facility or a person's home (fig. 5, pp0026). Thus it would have been obvious to one of ordinary skill in the art before the effective filing data of the claimed invention to combine the teachings of Melen with the teachings Streenstra to achieve the goal of efficiently and reliably creating and maintaining location based service social network in a communication system (Streenstra, pp0006).

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to OMONIYI OBAYANJU whose telephone number is (571)270-5885. The examiner can normally be reached on Mon - Fri, 7:30 - 5:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, KAMRAN AFSHAR can be reached on 571-272-7796. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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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). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/OMONIYI OBAYANJU/ Primary Examiner, Art Unit 2646

					Application/0	Control No.	Applicant(s)/Pat	ent Under
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				U.S. P	ATENT DOCUM	ENTS		
*		Document Number Date Country Code-Number-Kind Code MM-YYYY Name						Classification
*	Α	US-2004/0148090	07-2004	Melen,	Roger D.			701/200
*	В	US-2006/0047825	03-2006	Steens	tra et al.			709/229
*	С	US-7,593,740	09-2009	Crowle	y et al.			455/456.3
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*A copy of this reference is not being furnished with this Office action. (See MPEP § 707.05(a).) Dates in MM-YYYY format are publication dates. Classifications may be US or foreign.

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

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Notice of References Cited

Part of Paper No. 20150810

Search Notes



Application/Control No.	Applicant(s)/Patent Under Reexamination
14633804	BEYER ET AL.
Examiner	Art Unit
OMONIYI OBAYANJU	2646

CPC- SEARCHED		
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SEARCH NOTES		
Search Notes	Date	Examiner
See Attached East Search History	8/10/2015	00

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

Becejet date: 03/20/2015

14633804 - GALL;, 2646

Doc description: Information Disclosure Statement (IDS) Filed

Approved for use through 07/31/2012. OMB 0651-0031 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

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

INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99) Application Number 14633804 Filing Date 2015-02-27 First Named Inventor BEYER, Jr., Malcolm K. Art Unit 2642 Examiner Name Not Assigned Attorney Docket Number 10963.3835

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			DISCLOSURE	First Named Inventor	BEYE	ER, Jr., Malcolm K.		
STATEMENT BY APPLICANT				Art Unit		2642		
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				Attorney Docket Numb	er	10963.3835		
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	ELISA BATISTA, Your Boss May Know Where You Are, May 31, 2002, http://archive.wired.com/gadgets/wireless/news/2002/05/52852?currentPage=all .							
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Receipt date: 03/20/2015

INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99)

Application Number 14633804 14633804 - GAU: 2646

Filing Date 2015-02-27

First Named Inventor BEYER, Jr., Malcolm K.

Art Unit 2642

Examiner Name Not Assigned

Attorney Docket Number

10963.3835

	CERTIFICATION STATEMENT						
Plea	ase see 37 CFR 1	.97 and 1.98 to make the appropriate selection	on(s):				
	That each item of information contained in the information disclosure statement was first cited in any communication from a foreign patent office in a counterpart foreign application not more than three months prior to the filing of the information disclosure statement. See 37 CFR 1.97(e)(1).						
OR							
	That no item of information contained in the information disclosure statement was cited in a communication from a foreign patent office in a counterpart foreign application, and, to the knowledge of the person signing the certification after making reasonable inquiry, no item of information contained in the information disclosure statement was known to any individual designated in 37 CFR 1.56(c) more than three months prior to the filing of the information disclosure statement. See 37 CFR 1.97(e)(2).						
	See attached cer	rtification statement.					
	The fee set forth	in 37 CFR 1.17 (p) has been submitted here	with.				
×	A certification sta	atement is not submitted herewith.					
SIGNATURE A signature of the applicant or representative is required in accordance with CFR 1.33, 10.18. Please see CFR 1.4(d) for the form of the signature.							
Sign	nature	/barry I. haley/	Date (YYYY-MM-DD)	2015-03-20			
Nan	Name/Print Barry L. Haley Registration Number 25339						

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

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- 6. A record in this system of records may be disclosed, as a routine use, to another federal agency for purposes of National Security review (35 U.S.C. 181) and for review pursuant to the Atomic Energy Act (42 U.S.C. 218(c)).
- 7. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services, or his/her designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements in records management practices and programs, under authority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (i.e., GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.
- A record from this system of records may be disclosed, as a routine use, to the public after either publication of the application pursuant to 35 U.S.C. 122(b) or issuance of a patent pursuant to 35 U.S.C. 151. Further, a record may be disclosed, subject to the limitations of 37 CFR 1.14, as a routine use, to the public if the record was filed in an application which became abandoned or in which the proceedings were terminated and which application is referenced by either a published application, an application open to public inspections or an issued patent.
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EAST Search History

EAST Search History (Prior Art)

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
L1	3	"20060047825"	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/10 08:58
L2	106	"7593740"	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/10 09:00
L3	1	beyer.inv. and (symbol and location and map and contact).clm.	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/10 09:32
L4	34	beyer.inv. and (symbol and location and map and contact)	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/10 09:33
L5	12	(beyer with malcolm).inv. and (symbol and location and map and contact)	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/10 09:34
L6	7	(advanced near3 ground).as. and (symbol and location and map and contact)	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/10 09:37
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L8	20783	455/456.1	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/10 10:00
L9	18188	h04w4/02.cpc.	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/10 10:00
S1	0	"14633804"	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/10 04:44

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	1353	(((track\$3 or monitor\$3 or display\$3 or view\$3) with (location or position) with ((other or different or another or second) near2 (device or terminal or apparatus or equipment or unit or component or ue or mt or station or phone or telephone))) same (map))	DERWENT; IBM_TDB	OR	ON	2015/08/10 04:51
S3	84	(((track\$3 or monitor\$3) with (location or position) with ((other or different or another or second) near2 (device or terminal or apparatus or equipment or unit or component or ue or mt or station or phone or telephone))) same ((display\$3 or view\$3) near5 (map)))	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/10 04:53
S4	11	S3 and (@ad<"20040921" or @pd<"20040921" or @rlad<"20040921")	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/10 04:54
S5	13	(((track\$3 or monitor\$3) with (location or position) with ((other or different or another or second) near2 (vehicl\$5 or car or truck or auto or automobile or plane or aircraft or ship or boat))) same ((display\$3 or view\$3) near5 (map)))	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/10 05:19
S6	6	S5 and (@ad<"20040921" or @pd<"20040921" or @rlad<"20040921")	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/10 05:20
S7	320	(((location or position) with ((other or different or another or second) near2 (vehicl\$5 or car or truck or auto or automobile or plane or aircraft or ship or boat))) same ((display\$3 or view\$3) near5 (map)))	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/10 05:28
S8	117	S7 and (@ad<"20040921" or @pd<"20040921" or @rlad<"20040921")	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/10 05:29
S9	111	S8 not S5	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/10 05:29
S10	181	(((location or position) with ((other or different or another or second) adj2 (vehicl\$5 or car or truck or auto or automobile or plane or aircraft or ship or boat))) same ((display\$3 or view\$3) near5 (map)))	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/10 05:29
S11	47	S10 and (@ad<"20040921" or @pd<"20040921" or @rlad<"20040921")	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/10 05:30
S12	45	S11 not S5	US-PGPUB; USPAT; EPO; JPO;	OR	ON	2015/08/10 05:30

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

BIB DATA SHEET

CONFIRMATION NO. 8573

APPLICANTS INVENTORS Malcolm K. Beyer JR., Jupiter, FL; Christopher R. Rice, Redmond, WA; *** CONTINUING DATA ******************************** This application is a CON of 14/529,978 10/31/2014 which is a CON of 13/751,453 01/28/2013 PAT 8880042 which is a CON of 13/751,453 01/28/2013 PAT 8538393 which is a CIP of 12/761,533 04/16/2010 PAT 8364129 which is a CIP of 11/308,648 04/17/2006 PAT 8126441 which is a CIP of 11/308,648 04/17/2006 PAT 7630724 which is a CIP of 10/711,490 09/21/2004 PAT 7031728 *** FOREIGN APPLICATIONS ************************************	SERIAL NUMBER	FILING OF			CLASS	GRO	OUP ART	UNIT	ATTO	RNEY DOCKET
APPLICANTS INVENTORS Malcolm K. Beyer JR., Jupiter, FL; Christopher R. Rice, Redmond, WA; ****CONTINUING DATA**** This application is a CON of 14/529,978 10/31/2014	14/633,804		_		455		2646			
Malcolm K. Beyer JR., Jupiter, FL; Christopher R. Rice, Redmond, WA; ***CONTINUING DATA **********************************		RUL	E							
Malcolm K. Beyer JR., Jupiter, FL; Christopher R. Rice, Redmond, WA; ***CONTINUING DATA***********************************	APPLICANTS									
Christopher R. Rice, Redmond, WA; ***CONTINUING DATA **********************************		15 1 "								
This application is a CON of 14/529,978 10/31/2014	Malcolm K. Be Christopher R.	rer JR., Jupiter Rice, Redmon	′, ⊢L; d, WA ;							
Foreign Priority claimed	This application is a CON of 14/529,978 10/31/2014									
Acknowledged Yes No Met after Allowance COUNTRY DRAWINGS CLAIMS CLAIMS		D ves D No	1		CTATE OR	C L	IEETC	тот	A I	INDEDENDENT
Acknowledged DBAYANJU/ Examiner's Signature Tinitials FL / 28 4 ADDRESS Malin Haley DiMaggio & Bowen, P.A. 1936 S ANDREWS AVENUE FORT LAUDERDALE, FL 33316 UNITED STATES TITLE METHOD TO PROVIDE AD HOC AND PASSWORD PROTECTED DIGITAL AND VOICE NETWORKS FEES: Authority has been given in Paper No to charge/credit DEPOSIT ACCOUNT No for following: QBAYANJU/ Examiner's Signature Tinitials / 28 4 Additional content of the province of the pro	,	•	☐ Met af Allowa	ter ince						
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BIB (Rev. 05/07).

Becejet date: 02/27/2015

14633804 - GALL; 2646

Doc description: Information Disclosure Statement (IDS) Filed

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INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99) Application Number Filing Date First Named Inventor BEYER, JR., Malcolm K. Art Unit Examiner Name Attorney Docket Number 10963.3835

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Examiner Initial*			Name of Patentee or Applicant of cited Document	Pages,Columns,Lines where Relevant Passages or Relevant Figures Appear		
	1	5898434	A	1999-04-27	SMALL et al.	
	2	6366782	B1	2002-04-02	FUMAROLO et al.	
	3	6292747	B1	2001-09-18	AMRO et al.	
	4	6385465	B1	2002-05-07	YOSHIOKA	
	5	6662016	B1	2003-12-09	BUCKHAM et al.	
	6	6716101	B1	2004-04-06	MEADOWS et al.	
	7	6775560	B2	2004-08-10	KING et al.	
	8	6868333	B2	2005-03-15	MELEN	

Receipt date: 02/27/2015	Application Number			14633804 -	GAU: 2646
INFORMATION BIGGLOOURE	Filing Date				
INFORMATION DISCLOSURE	First Named Inventor	BEYE	YER, JR., Malcolm K.		
STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99)	Art Unit				
(Not for Submission under or of it 1.55)	Examiner Name				
	Attorney Docket Number	er	10963.3835		

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9	6868337	B2	2005-03-15	MURAMATSU	
10	6885874	B2	2005-04-26	GRUBE et al.	
11	7024207	B2	2006-04-04	GORDAY et al.	
12	7031700	B1	2006-04-18	WEAVER et al.	
13	7292935	B2	2007-11-06	YOON	
14	7299075	B2	2007-11-20	GOTTLIEB et al.	
15	7499799	B2	2009-03-03	PARK	
16	6204844	B1	2001-03-20	FUMAROLO et al.	
17	5555286	А	1996-09-10	TENDLER	
18	6542475	B1	2003-04-01	BALA et al.	
19	7593740	B2	2009-09-22	CROWLEY et al.	

ALLS VALEFERENCES CONSIDERED EXCEPT WHERE LINED THROUGH. /O.O./

Receipt date: 02/27/2015	Application Number		1	14633804 -	GAU: 2646
INFORMATION BIOCH COURT	Filing Date				
INFORMATION DISCLOSURE	First Named Inventor	BEYE	R, JR., Malcolm K.		
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	1	20030013461	A1	2003-01-16	MIZUNE et al.					
	2	20030149527	A1	2003-08-07	SIKILA					
	3	20040192299	A1	2004-09-30	WILSON et al.					
	4	20070281689	A1	2007-12-06	ALTMAN et al.					
	5	20080132243	A1	2008-06-05	SPALINK et al.					
	6	20070150444	A1	2007-06-28	CHESNAIS et al.					
	7	20060030339	A1	2006-02-09	ZHOVNIROVSKY et al.					
	8	20060047825	A1	2006-03-02	STREENSTRA et al.					
	9	20030200259	A1	2003-10-23	TSUGE					

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	10		20060031927	A1	2006-02	? -0 9	MIZUNO et a	ıl.				
	11		20040204070	A1	2004-10)-14	AUGUST et a	al.				
	12		20040266456	A1	2004-12	2-30	BOSTROM e	et al				
	13		20030139150	A1	2003-07	'-24	RODRIGUEZ	Z e	t al.			
	14		20010044321	A1	2001-11	-22	AUSEMS et a	al.				
	15		20050130634	A1	2005-06	S-16	GODFREY					
	16		20030093405	A1	2003-05	5-15	MAYER					
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	1	JPI	H085394	JP			1996-01-12		OZAKI et al.			
	2	JPI	H09113288	JP			1997-05-02	,	SATOSHI			

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	3	JP2002245336 JP				2002-08-3	80	SHIMADA et al.				
	4	03074973	wo		A2	2003-09-1	12	SHEHA et al.				
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Examiner Initials*	I I I I I I I I I I I I I I I I I I I								T 5			
	1	Gate5, "Mobile Community Solution: Context-sensitive application suite for mobile communities," published in 2002										
	2	Gate5, "Mobile Guide So in 2002	olution: Co	ontext-se	ensitive a	applications	for P	DA based mobile city and i	travel guides," published			
	3	Batista, "Your Boss May	Know Wh	nere You	ı Are," W	/ired News,	publi	shed May 31, 2002				
	4	Edlund, Therese et al., " Goteborg, Sweden, 200		ervices fo	or truck o	drivers," Ma	ster tl	nesis in Mobile Informatics,	IT University of			
	5	The Gate5 system, which, upon information and belief, was sold and/or publicly used within the U.S. prior to 2004 and at least as early as 2002										
	6 Kim, Ryan, "Find Friends by cell phone/Loopt application's GPS program can beam map location," published November 14, 2006 by SFGate								ion," published			
	7		ocatioNet Press Release: "LocatioNet Releases Ground Breaking Mass Market LBS Application Suite - LocatioNet MyMap," published May 6, 2003									

Receipt	date	e: 02	2/27/2015	Application Number		146	33804 - GAU: 2	646				
'				Filing Date								
			DISCLOSURE	First Named Inventor	BEYE	⊥ ER, JR., Malcolm K.						
			BY APPLICANT	Art Unit								
(Not for	subm	ission	under 37 CFR 1.99)	Examiner Name	Examiner Name							
				Attorney Docket Numb	er	10963.3835						
	8	Locat	oNet LBS Applications: Myl	Map description web page, p	ublish	ed before 2004 upon infor	mation and belief					
	The LocatioNet system which, upon information and belief, was sold and/or publically used within the U.S. prior to 2004 and at least as early as 2003											
	10 Luna, Lynnette, "This Man Knows You Liveand Work and Play," Wireless Review, September 2002; pages 24-32											
	11		ers, Jens et al., "A Multimed 3-4872-9/98, published 199	lia Communication Architect 8	ure for	Handheld Devices," IEEE	Paper					
	12	Memo	ory Map Remote Tracking, a	ivailable at https://web.archiv / 08/10/2015	/e.org/	web/20060202161013/http	o://memory-map.com/					
	13			ration-Based Services Includ Dilities," Lulea Tekniska Univ			n of an Enhanced Friend					
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Receipt date: 02/27/2015	Application Number		14633804 - GAU: 2646
	Filing Date		
INFORMATION DISCLOSURE	First Named Inventor	BEYE	ER, JR., Malcolm K.
STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99)	Art Unit		
(Not for Submission under or of K 1.00)	Examiner Name		
	Attorney Docket Number	er	10963.3835

		CERTIFICATION	STATEMENT								
Plea	ase see 37 CFR 1	.97 and 1.98 to make the appropriate selection	on(s):								
	That each item of information contained in the information disclosure statement was first cited in any communication from a foreign patent office in a counterpart foreign application not more than three months prior to the filing of the information disclosure statement. See 37 CFR 1.97(e)(1).										
OR											
	That no item of information contained in the information disclosure statement was cited in a communication from a foreign patent office in a counterpart foreign application, and, to the knowledge of the person signing the certification after making reasonable inquiry, no item of information contained in the information disclosure statement was known to any individual designated in 37 CFR 1.56(c) more than three months prior to the filing of the information disclosure statement. See 37 CFR 1.97(e)(2).										
	See attached ce	rtification statement.									
	The fee set forth	in 37 CFR 1.17 (p) has been submitted here	with.								
×	X A certification statement is not submitted herewith.										
	SIGNATURE A signature of the applicant or representative is required in accordance with CFR 1.33, 10.18. Please see CFR 1.4(d) for the form of the signature.										
Sigr	nature	/barry I. haley/	Date (YYYY-MM-DD)	2015-02-27							
Nan	ne/Print	Barry L. Haley	Registration Number	25339							

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

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- 7. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services, or his/her designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements in records management practices and programs, under authority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (i.e., GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.
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	Application/Control No.	Applicant(s)/Patent Under Reexamination
Index of Claims	14633804	BEYER ET AL.
	Examiner	Art Unit
	OMONIYI OBAYANJU	2646

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APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
14/633,804	02/27/2015	Malcolm K. Beyer JR.	MOC-005	8573	
	7590 08/25/201 Maggio & Bowen, P.A		EXAM	IINER	
1936 S ANDRI	EWS AVENUE RDALE, FL 33316		OBAYANJU	J, OMONIYI	
			ART UNIT	PAPER NUMBER	
			2646		
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			08/25/2015	ELECTRONIC	

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14/633,804	27 February, 2015	BEYER ET AL.		MOC-005
				EXAMINER

Malin Haley DiMaggio & Bowen, P.A. 1936 S ANDREWS AVENUE FORT LAUDERDALE, FL 33316	EXAMINER		
	KATISCHA R. WANZER		
	ART UNIT	PAPER	
	OPIM	20150820	

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Attached is a communication to applicant explaining that the instant application is being identified as a pre-AIA application despite applicant's statement under 37 CFR 1.55 or 1.78 made in the instant application, either on the Application Data Sheet (ADS) or in an
otherwise filed paper.
PTO-90C (Rev.04-03)

Application Identified as a Pre-AIA Application Despite the 37 CFR 1.55 or 1.78 Statement of Record

The statement under 37 CFR 1.55 or 1.78 ("the 1.55/1.78 statement") and the domestic benefit/national stage information in this application <u>conflict</u> as to whether this application is to be examined under the AIA (First Inventor to File) or pre-AIA (First to Invent) law.

This application, with a filing date on or after March 16, 2013, contains the 1.55/1.78 statement indicating that this application should be examined under the AIA (First Inventor to File). This statement was either (1) on the Application Data Sheet (ADS) by virtue of the 1.55/1.78 statement for AIA (First Inventor to File) Transition Applications check box being selected or (2) in an otherwise filed paper. The 1.55/1.78 statement provided:

This application * * * contains, or contained at any time, a claim to a claimed invention that has an effective filing date on or after March 16, 2013.

However, this application is separately identified in the Domestic Benefit/National Stage Information section of the ADS as a continuation (CON) or divisional (DIV) of an application filed before March 16, 2013, indicating that this application should be examined under pre-AIA (First to Invent) law because it does <u>not</u> contain, or did <u>not</u> contained at any time, a claim to a claimed invention that has an effective filing date on or after March 16, 2013. DUE TO THIS APPLICATION BEING <u>IDENTIFIED AS A CONTINUATION OR DIVISIONAL</u> OF AN APPLICATION FILED BEFORE MARCH 16, 2013, THIS APPLICATION IS BEING IDENTIFIED AS A PRE-AIA (FIRST TO INVENT) APPLICATION DESPITE THE 1.55/1.78 STATEMENT OF RECORD.

Accordingly, this application is/will be examined under pre-AIA (First to Invent) law; all forthcoming Office actions on the merits will be labeled "AIA (First Inventor to File) Status: No" (see upper right box on form PTOL-37/37D and/or PTOL-326/326AE).

Moreover, if applicant has received any Office action on the merits, which identified the instant application as "AIA (First Inventor to File) Status: Yes," said Status information was in error and is hereby corrected to "No" to indicate that that the present application is a pre-AIA (First to Invent) application.

NO RESPONSE TO THIS COMMUNICATION IS REQUIRED <u>UNLESS</u> APPLICANT BELIEVES THAT THE APPLICATION CONTAINS, OR EVER CONTAINED A CLAIM TO A CLAIMED INVENTION HAVING AN EFFECTIVE FILING DATE ON OR AFTER MARCH 16, 2013 AND IS AN AIA (FIRST INVENTOR TO FILE) APPLICATION.

If applicant believes that the application is an AIA (First Inventor to File) application, applicant must file a corrected ADS (with appropriate markings as set forth in 37 CFR 1.76(c)(2)) identifying the instant application as a **continuation-in-part (CIP)** application in the Domestic Benefit/National Stage Information section of the ADS and request in writing that the application

be examined under the AIA (First Inventor to File) because the identification of the application as a CON/DIV application on filing was an error. IN THIS SITUATION, APPLICANT'S RESPONSE IS DUE WITHIN TWO MONTHS OF THE MAILING DATE OF THIS COMMUNICATION; THE RESPONSE PERIOD IS NOT EXTENDABLE UNDER 37 CFR 1.136.

Questions regarding this communication may be directed to a TC AIA Specialist as appropriate.

Technology Center	TC AIA Specialist	Contact Information
1600, 1700, 2900	Kathleen Bragdon	(571) 272-0931
2100, 2400	Christopher Grant	(571) 272-7294
2600, 2800	Cassandra Spyrou	(571) 272-1624
3600, 3700	Tom Hughes	(571) 272-4357

RESCISSION OF PREVIOUS NONPUBLICATION REQUEST

(35 U.S.C. 122(b)(2)(B)(ii))

AND, IF APPLICABLE,

NOTICE OF FOREIGN FILING

(35 U.S.C. 122(b)(2)(B)(iii))

Send completed form to:

Mail Stop PG Pub
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450
FAX: (571) 273-8300

Application Number		14/633,804-Conf. #8573		
Filing Date		February 27, 2015		
First Named Inventor		Malcolm K. Beyer, Jr.		
I LITIE I		PROVIDE AD HOC AND PASSWORD DIGITAL AND VOICE NETWORKS		
Atty Docket Number		MOC-005		
Art Unit		2646		
Exam	iner	O. Obayanju		

A request that the above-identified application not be published under 35 U.S.C. 122(b) (nonpublication request) was included with the above-identified application on filing pursuant to 35 U.S.C. 122(b)(2)(B)(i). I hereby **rescind** the previous nonpublication request.

If a notice of foreign or international filing is or will be required by 35 U.S.C. 122(b)(2)(B)(iii) and 37 CFR 1.213(c), I hereby provide such notice. This notice is being provided no later than forty five (45) days after the date of such foreign or international filing.

If a notice of subsequent foreign or international filing required by 35 U.S.C. 122(b)(2)(B)(iii) and 37 CFR 1.213(c) was not filed within forty five (45) days after the date of filing of the foreign or international application, the application is ABANDONED, and a petition to revive under 37 CFR 1.137(b) is required. See 37 CFR 1.137(f).

/Daniel J. Burns/	November 13, 2015
Signature	Date
Daniel J. Burns	50,222
Typed or printed name	Registration Number, if applicable
(650) 752-3137	
Telephone Number	

This request must be signed in compliance with 37 CFR 1.33(b).

If information or assistance is needed in completing this form, please contact the Pre-Grant Publication Division at (703)605-4283 or by e-mail at PGPub@USPTO.gov.

Corrected Application Data Sheet

Inventor Information 1 Inventor Number:: Name Prefix:: Mr. Given Name:: Malcolm Middle Name:: K. Family Name:: Beyer Name Suffix:: Jr. City of Residence:: Jupiter State or Province of Residence:: FL US Country of Residence:: Street of mailing address:: 92 Lighthouse Drive City of mailing address:: Jupiter State or Province of mailing address:: FL Postal or Zip Code of mailing address:: 33469 2 **Inventor Number::** Name Prefix:: Mr.

Middle Name:: R.

Given Name::

<u>Family Name::</u> <u>Rice</u>

<u>City of Residence::</u> Redmond

State or Province of Residence:: WA

Christopher

Country of Residence:: US

Street of mailing address:: P.O. Box 3583

<u>City of mailing address::</u> Redmond

State or Province of mailing address:: WA

Postal or Zip Code of mailing address:: 98073

Correspondence Information

Correspondence Customer Number:: 22235

Email Address:: info@mhdpatents.com

Application Information

Application Number:: 14/633,804

<u>Filing Date::</u> <u>02/27/15</u>

Application Type:: Regular

Subject Matter:: Utility

CD-ROM or CD-R?:: None

Sequence submission?:: None

Computer Readable Form (CRF)?:: No

Title:: METHOD TO PROVIDE AD HOC

AND PASSWORD PROTECTED

DIGITAL AND VOICE NETWORKS

Attorney Docket Number:: 10963.3835

Request for Early Publication?:: No

Request for Non-Publication?:: Yes No

Corrected 14633804 02/27/2015 11/13/2015

Small Entity?::

Drawing Sheets::

7

Petition included?::

No

Portions or all of the application associated with
this Application Data Sheet may fall under a

Secrecy Order pursuant to 37 CFR 5.2::

Authorization to Permit Access to the Instant No

Application by the Participating Offices::

Representative Information

Representative Customer Number:: 22235

Domestic Priority Information

Prior Application Status:: Pending

Application Number:: <u>14/695,233</u>

Continuity Type:: Continuation of

Prior Application Number:: 14/529,978

Filing Date:: 10/31/2014

Prior Application Status:: Patented

Application Number:: 14/529,978

Continuity Type:: Continuation in part of

Prior Application Number:: 14/027,410

Filing Date:: 09/16/2013

Patent Number:: 8,880,042

Issue Date:: 11/04/2014

Prior Application Status:: Patented

Application Number:: 14/027,410

Continuity Type:: Continuation of

Prior Application Number:: 13/751,453

Filing Date:: 01/28/2013

Patent Number:: 8,538,393

Issue Date:: 09/17/2013

Prior Application Status:: Patented

Application Number:: 13/751,453

Continuity Type:: Continuation in part of

Prior Application Number:: 12/761,533

Filing Date:: 04/16/2010

Patent Number:: 8,364,129

Issue Date:: 01/29/2013

Prior Application Status:: Patented

Application Number:: 12/761,533

Continuity Type:: Continuation in part of

Prior Application Number:: 11/615,472

Filing Date:: 12/22/2006

Corrected 14633804 02/27/2015 11/13/2015

Patent Number:: 8,126,441

Issue Date:: 02/28/2012

Prior Application Status:: Patented

Application Number:: 11/615,472

Continuity Type:: Continuation in part of

Prior Application Number:: 11/308,648

Filing Date:: 04/17/2006

Patent Number:: 7,630,724

Issue Date:: 12/08/2009

Prior Application Status:: Patented

Application Number:: 11/308,648

Continuity Type:: Continuation in part of

Prior Application Number:: 10/711,490

Filing Date:: 09/21/2004

Patent Number:: 7,031,728

Issue Date:: 04/18/2006

Foreign Priority Information

Applicant Information

Assignee Information Including Non-Applicant Assignee Information

Signature:

NOTE: This form must be signed in accordance with 37 CFR 1.33. See 37 CFR 1.4 for signature requirements and certifications.						
Signature /Daniel J. Burns/ Date November 13, 20						
Name Daniel J. Burns Registration Number 50,222						

Electronic Acl	knowledgement Receipt
EFS ID:	24080366
Application Number:	14633804
International Application Number:	
Confirmation Number:	8573
Title of Invention:	METHOD TO PROVIDE AD HOC AND PASSWORD PROTECTED DIGITAL AND VOICE NETWORKS
First Named Inventor/Applicant Name:	Malcolm K. Beyer
Customer Number:	22235
Filer:	Daniel J. Burns/Deanna Bridges
Filer Authorized By:	Daniel J. Burns
Attorney Docket Number:	MOC-005
Receipt Date:	13-NOV-2015
Filing Date:	27-FEB-2015
Time Stamp:	17:01:19
Application Type:	Utility under 35 USC 111(a)

Payment information:

Submitted wi	th Payment	no	no				
File Listin	File Listing:						
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)		
1		MOC-005_Amendment_Respo	156664	yes	15		
'		nse.pdf	73f7c989a57f773e4055a142692bc977f2e8 a2be	, , , , , , , , , , , , , , , , , , ,			

	Multipart Description/PDF files in .zip description				
	Document Description		Start	End	
	Amendment/Req. Reconsideration-After Non-Final Reject		1	1	
	Specification		2	2	
	Claims		3	9	
	Applicant Arguments/Remarks Made in an Amendment		10	15	
Warnings:	ı		1		
Information	:				
2	Examination support document	MOC-005_Priority_Claim_Petiti on.pdf	154729	no	2
			e02906446ca9ae7ed10e6aa84e9757a8080 0277f		
Warnings:					
Information	•				
3	Rescind Nonpublication Request for Pre Grant Pub	MOC-005_Rescission_Nonpubli cation.pdf	110511	. no	1
			e63ccf0436432b2ddf08478b915acdb7ec3 91445		
Warnings:					
Information	:				
4	Application Data Sheet	MOC-005_Corrected_ADS.pdf	63575	no 5	6
			edf1490ae34094f10e96a86ac501547f67d6 738e		
Warnings:					
Information	·				
This is not an U	JSPTO supplied ADS fillable form				
		Total Files Size (in bytes)	48	35479	

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

New Applications Under 35 U.S.C. 111

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

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

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

New International Application Filed with the USPTO as a Receiving Office

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

Docket No.: MOC-005

(PATENT)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of: Malcolm K. Beyer, Jr. et al.

Application No.: 14/633,804 Confirmation No.: 8573

Filed: February 27, 2015 Art Unit: 2646

For: METHOD TO PROVIDE AD HOC AND

PASSWORD PROTECTED DIGITAL AND

VOICE NETWORKS

Examiner: O. Obayanju

AMENDMENT IN RESPONSE TO NON-FINAL OFFICE ACTION UNDER 37 C.F.R. § 1.111

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

INTRODUCTORY COMMENTS

In response to the Office Action dated August 13, 2015, please amend the above-identified U.S. patent application as follows:

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

Amendments to the Claims are reflected in the listing of claims which begins on page 3 of this paper.

Remarks/Arguments begin on page 10 of this paper.

AMENDMENTS TO THE SPECIFICATION

Docket No.: MOC-005

Please amend the first paragraph of the specification under the heading CROSS REFERENCE TO RELATED APPLICATIONS as indicated below. No new matter is added.

[0001] This application is a continuation of co-pending U.S. Patent Application Serial No. 14/529,978 filed on October 31, 2014, which is a continuation-in-part of U.S. Patent Application Serial No. 14/027,410 filed on September 16, 2013, now U.S. Patent No. 8,880,042, issued November 4, 2014, which is a continuation of U.S. Patent Application Serial No. 13/751,453 filed January 28, 2013, now U.S. Patent No. 8,538,393 issued September 17, 2013, which is a continuation-in-part of U.S. Patent Application Serial No. 12/761,533 filed on April 16, 2010, now U.S. Patent No. 8,364,129 issued January 29, 2013, which is a continuation-in-part of U.S. Patent Application Serial No. 11/615,472 filed on December 22, 2006, now U.S. Patent No. 8,126,441 issued on February 28, 2012, which is a continuation-in-part of U.S. Patent Application Serial No. 11/308,648 filed April 17, 2006, now U.S. Patent No. 7,630,724 issued on December 8, 2009, which is a continuation-in-part of U.S. Patent Application Serial No. 10/711,490, filed on September 21, 2004, now U.S. Patent No. 7,031,728 issued on April 18, 2006. All of the proceeding preceding applications are incorporated herein by reference in their entirety.

Application No. 14/633,804 Amendment dated November 13, 2015 Reply to Office Action of August 13, 2015

AMENDMENTS TO THE CLAIMS

This listing of claims replaces all prior versions and listings of claims in the application:

Docket No.: MOC-005

Listing of Claims

(Currently amended) A computer-implemented method comprising:
 <u>with a first device, receiving a message from a second device, wherein the message</u>
 relates to joining a group;

based on receiving the message from the second device, participating in the group, wherein participating in the group includes receiving at various times from one or more devices respective information comprising a location of the device and sending the location to one or more other devices, sending first location information to a server and receiving second location information from the server, the first location information comprising a location of the first device, the second location information comprising a plurality of locations of a respective plurality of second devices included in the group;

wherein each of the other devices is configured to display a respective symbol representing the location on a respective map;presenting, via an interactive display of the first device, an interactive map comprising a plurality of user-selectable symbols corresponding to the plurality of second devices, wherein the symbols are positioned on the map at respective positions corresponding to the locations of the second devices; and

receiving from a first device information indicating user selection of one or more of the displayed symbols corresponding to second devices and, based thereon: obtaining a respective contact information for each of the second devices; and facilitating a respective communication between the first device and each of the second devices using the contact information of the second device-identifying user interaction with the interactive map selecting one or more of the user-selectable symbols corresponding to one or more of the second devices and user interaction with the display specifying an action and, based thereon, sending data to the one or more second devices via the server.

2. (Currently amended) The method of claim 1, wherein a particular communication is the data includes a phone call, a short message service message, a voice message, a text message, an electronic mail message, an image, or a video.

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Application No. 14/633,804 Amendment dated November 13, 2015 Reply to Office Action of August 13, 2015

- 3-4. (Canceled)
- 5. (Currently amended) The method of claim 1, further comprising obtaining, by the first device, respective wherein particular contact information is a phone number or an Internet Protocol address addresses for the second devices.
- 6-7. (Canceled)
- 8. (Currently amended) The method of claim 1, wherein a particular the first device is a personal digital assistant (PDA) or a personal computer (PC) smart phone, a personal data assistant, a tablet computer, a desktop computer, or a laptop computer.
- 9. (Currently amended) The method of claim 1, further comprising:

 receiving-sending, from the first device, a request for a second map, from a third device

 wherein the request comprises one or more parameters and wherein a parameter specifies a map
 location or a zoom indication; and

obtaining a second map that conforms to the attributes; and sending-receiving, from the server, the second map to the third device.

- 10. (Currently amended) The method of claim 1, wherein the first device does not have access to the phone numbers or respective Internet Protocol addresses of the second devices.
- 11. (Currently amended) The method of claim 1, wherein the map is an aerial photograph, a satellite image, or a chart.
- 12. (Currently amended) The method of claim 1, further comprising sending, by the first device, updated location information comprising an updated location of the first device, the updated location information being sent based on passage of a predetermined time interval since sending previous location information comprising a previous location of the first device, displacement of the first device by a predetermined distance relative to a previous location of the

Docket No.: MOC-005

Application No. 14/633,804 Amendment dated November 13, 2015 Reply to Office Action of August 13, 2015

first device, or both. wherein receiving at various times from a particular device information comprises receiving the information from the particular device at a time based on one or more of: speed of the particular device, distance traveled by the particular device, or time.

13. (Currently amended) A system comprising:

one or more computers a first device programmed to perform operations comprising:

receiving a message from a second device, wherein the message relates to joining a group;

based on receiving the message from the second device, participating in the group, wherein participating in the group includes receiving at various times from one or more devices respective information comprising a location of the device and sending the location to one or more other devices, sending first location information to a server and receiving second location information from the server, the first location information comprising a location of the first device, the second location information comprising a plurality of locations of a respective plurality of second devices included in the group;

wherein each of the other devices is configured to display a respective symbol representing the location on a respective map; presenting, via an interactive display of the first device, an interactive map comprising a plurality of user-selectable symbols corresponding to the plurality of second devices, wherein the symbols are positioned on the map at respective positions corresponding to the locations of the second devices; and

receiving from a first device information indicating user selection of one or more of the displayed symbols corresponding to second devices and, based thereon: obtaining a respective contact information for each of the second devices; and facilitating a respective communication between the first device and each of the second devices using the contact information of the second device-identifying user interaction with the interactive map selecting one or more of the user-selectable symbols corresponding to one or more of the second devices and user interaction with the display specifying an action and, based thereon, sending data to the one or more second devices via the server.

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14. (Currently amended) The system of claim 13, wherein a particular communication is a phone call, the data includes a short message service message, a voice message, a text message, an electronic mail message, an image, or a video.

15-16. (Canceled)

17. (Currently amended) The system of claim 13, wherein the operations further comprise obtaining respective wherein particular contact information is a phone number or an-Internet Protocol address addresses for the second devices.

18-19. (Canceled)

- 20. (Currently amended) The system of claim 13, wherein a particular the first device is a personal digital assistant (PDA) or a personal computer (PC) smart phone, a personal data assistant, a tablet computer, a desktop computer, or a laptop computer.
- 21. (Currently amended) The system of claim 13, wherein the operations further comprise: receiving sending a request for a second map, from a third device wherein the request comprises one or more parameters and wherein a parameter specifies a map location or a zoom indication; and

obtaining a second map that conforms to the attributes; and receiving, from the server, sending the second map to the third device.

- 22. (Currently amended) The system of claim 13, wherein the first device does not have access to the phone numbers or espective Internet Protocol addresses of the second devices.
- 23. (Currently amended) The system of claim 13, wherein the map is an aerial photograph, a satellite image, or a chart.
- 24. (Currently amended) The system of claim 13, wherein the operations further comprise sending updated location information comprising an updated location of the first device, the

ACTIVE/84232869.2

Reply to Office Action of August 13, 2015

updated location information being sent based on passage of a predetermined time interval since sending previous location information comprising a previous location of the first device, displacement of the first device by a predetermined distance relative to a previous location of the first device, or both. wherein receiving at various times from a particular device information comprises receiving the information from the particular device at a time based on one or more

of: speed of the particular device, distance traveled by the particular device, or time.

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25-30. (Canceled)

- (New) The method of claim 1, further comprising identifying second user interaction 31. with the interactive map selecting at least one of the user-selectable symbols corresponding to at least one of the second devices and user interaction with the display specifying an action and, based thereon, initiating a phone call or phone conference with the at least one second device.
- 32. (New) The method of claim 1, wherein the message from the second device is a Short Message Service (SMS) message or a text message.
- 33. (New) The method of claim 1, wherein participating in the group further includes sending first status information to the server and receiving second status information from the server, the first status information comprising a battery level of the first device and/or a signal strength of a wireless signal of the first device, the second location information comprising a plurality of battery levels of the respective plurality of second devices included in the group and/or a plurality of signal strengths of wireless signals of the respective plurality of second devices included in the group.
- 34. (New) The method of claim 1, wherein the first device is a smart phone.
- 35. (New) The method of claim 1, further comprising:

with the first device, transmitting a group identifier associated with a second group, the second group including a second plurality of second devices; and

Application No. 14/633,804 Amendment dated November 13, 2015 Reply to Office Action of August 13, 2015

based on transmitting the group identifier associated with the second group, participating in the second group, wherein participating in the second group includes receiving third location information from the server, the third location information comprising a plurality of locations of the respective second plurality of second devices included in the second group.

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- 36. (New) The method of claim 1, wherein the data includes a voice recording.
- 37. (New) The system of claim 13, wherein the operations further comprise identifying second user interaction with the interactive map selecting at least one of the user-selectable symbols corresponding to at least one of the second devices and user interaction with the display specifying an action and, based thereon, initiating a phone call or phone conference with the at least one second device.
- 38. (New) The system of claim 13, wherein the message from the second device is a Short Message Service (SMS) message or a text message.
- 39. (New) The system of claim 13, wherein participating in the group further includes sending first status information to the server and receiving second status information from the server, the first status information comprising a battery level of the first device and/or a signal strength of a wireless signal of the first device, the second location information comprising a plurality of battery levels of the respective plurality of second devices included in the group and/or a plurality of signal strengths of wireless signals of the respective plurality of second devices included in the group.
- 40. (New) The system of claim 13, wherein the first device is a smart phone.
- 41. (New) The system of claim 13, wherein the operations further include: with the first device, transmitting a group identifier associated with a second group, the

second group including a second plurality of second devices; and

based on transmitting the group identifier associated with the second group, participating in the second group, wherein participating in the second group includes receiving third location

Amendment dated November 13, 2015 Reply to Office Action of August 13, 2015

information from the server, the third location information comprising a plurality of locations of the respective second plurality of second devices included in the second group.

42. (New) The system of claim 13, wherein the data includes a voice recording.

REMARKS

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Claims 1-5, 7-17, and 19-30 were pending. In the present Amendment, claims 1-2, 5, 8-14, 17, and 20-24 are amended, claims 3-4, 7, 15-16, 19, and 25-30 are canceled without prejudice or disclaimer, and new claims 31-42 are added.

No new matter is added. Support for the claims amendments and new claims can be found, for example, in the claims as originally filed, and in U.S. Patent No. 7,630,724 (e.g., in the Abstract; in col. 3:32-35, 3:42-51, 3:58-63, 6:1-23, 6:44-59, 9:31-47, 10:56-11:15, 12:12-62, 14:60-67, 15:7-16, and 17:45-51; and in FIG. 4). It is noted that the '724 patent was incorporated by reference into the present application at the time of the present application's filing.

Applicability of Post-AIA Provisions of the Patent Laws to the Present Application

The present application claims the benefit of U.S. Application No. 14/529,978, which contains or contained a claim having an effective filing date on or after March 16, 2013. Accordingly, it is understood that the present application will be examined under the post-AIA, first-to-file provisions of the patent laws. See MPEP 2159.02 (March 2014).

In the Application Data Sheet (ADS) filed on February 27, 2015, prior counsel asserted that the present application (1) claims priority to or the benefit of an application filed before March 16, 2013 and (2) also contains, or contained at any time, a claim to a claimed invention that has an effective filing date on or after March 16, 2013. This assertion is withdrawn. Since the present application claims the benefit of an earlier transition application in which a 37 CFR 1.55 or 37 CFR 1.78 statement has been filed, the Applicant is not required to (and does not) express any opinion as to whether the present application contains (or ever contained) such a claim. See MPEP 2159.04 (March 2014).

Rescission of Nonpublication Request

A Rescission of Previous Nonpublication Request is filed herewith. In addition, it is noted that the Nonpublication Request filed on February 27, 2015, may have been improper, because an international application (PCT/US2005/033384) claiming priority to U.S. Application No. 10/711,490 ("the '490 application") was filed prior to the filing of the present application, and the '490 application is included in the priority claim of the present application.

Docket No.: MOC-005

Amendments to the Specification

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The specification is amended herein to correct an error in the priority claim. In particular, the priority claim has been corrected to indicate that the U.S. Application No. 14/529,978 is a continuation-in-part (rather than a continuation) of U.S. Application No. 14/027,410. The same correction is included in the Corrected Application Data Sheet (ADS) filed herewith. MPEP § 211.03 states that no petition or surcharge is required for correcting a timely submitted benefit claim to correct the indicated relationship between applications from "continuation" to "continuation-in-part." Accordingly, entry of the correction and issuance of an updated Filing Receipt are respectfully requested.

In addition, for the Examiner's benefit, it is noted that a Petition to Accept an Unintentionally Delayed Priority Claim Under 35 U.S.C. § 120 was filed in U.S. Patent No. 8,364,129 ("the '129 patent") on September 21, 2015. The present application claims priority to the '129 patent, and claims priority through the '129 patent to other issued patents identified in the Petition. A copy of the Petition is filed herewith, for the Examiner's reference.

Claim Objections

The Office Action objected to informalities in claims 7 and 19, which have been canceled. Accordingly, these objections are moot.

Claim Rejections Under 35 U.S.C. §§ 102 and 103

In the Office Action, independent claims 1 and 13 were rejected under 35 U.S.C. § 102 as purportedly being anticipated by U.S. Pub. No. 2004/0148090 ("Melen"). Each of the dependent claims was rejected under 35 U.S.C. § 102 as purportedly being anticipated by Melen, or under 35 U.S.C. § 103 as purportedly being obvious over Melen in view of U.S. Patent No. 7,593,740 ("Crowley") or U.S. Pub. No. 2006/0047825 ("Steenstra"). These rejections are respectfully traversed as applied to the claims, as amended.

I. Independent Claim 1 and the Claims Depending Therefrom

As amended, independent claim 1 is directed to a method comprising:

with a first device, receiving a message from a second device, wherein the message relates to joining a group;

Application No. 14/633,804 Amendment dated November 13, 2015 Reply to Office Action of August 13, 2015

based on receiving the message from the second device, participating in the group, wherein participating in the group includes sending first location information to a server and receiving second location information from the server, the first location information comprising a location of the first device, the second location information comprising a plurality of locations of a respective plurality of second devices included in the group;

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presenting, via an interactive display of the first device, an interactive map comprising a plurality of user-selectable symbols corresponding to the plurality of second devices, wherein the symbols are positioned on the map at respective positions corresponding to the locations of the second devices; and

identifying user interaction with the interactive map selecting one or more of the user-selectable symbols corresponding to one or more of the second devices and user interaction with the display specifying an action and, based thereon, sending data to the one or more second devices via the server. (Emphasis added.)

Melen does not teach at least "with a first device, receiving a message from a second device, wherein the message relates to joining a group" and "based on receiving the message from the second device, participating in the group, wherein participating in the group includes sending first location information to a server and receiving second location information from the server," as recited in claim 1. Melen describes "vehicle navigation systems" that are said to be "capable of communicating with one another," establishing a group, and "displaying the location of other vehicle navigation systems in the group" (Abstract). None of Melen's techniques for establishing a group suggests the above-emphasized portion of claim 1.

Regarding the establishment of groups, Melen describes a process 504a:

[0071] FIG. 6A is a flowchart illustrating the step 504a of establishing a group of members according to a first embodiment of the present invention. The step 504a of FIG. 6A establishes the group of members by cooperation of the vehicle navigation system 300a and the vehicle network server 102 and is used with the group interaction system 100a described in FIG. 1A.

[0072] Referring to FIG. 6A, as the process begins 502, the vehicle navigation system 300a receives 604 selection of the members to be included in the group. Such selection of members may be input by using the touch sensitive screen 301 or the input device 302. The vehicle navigation system 300a transmits 606 such selection of group members to the vehicle network server 102. The vehicle network server 102 establishes 608 communications with the selected group members and requests 610 each selected member for permission to add the member to the group. Then, the vehicle network server 102 transmits 612 the results of the requests 610 back to the vehicle navigation system 300a. Thereafter, the vehicle network server 300a adds 614 the members giving permission to the enabled group. This group information may be shared with other

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members of the group. To this end, the vehicle navigation system 300a transmits 616 the established group information to the vehicle navigation system 102, and the vehicle navigation system 102 in turn transmits 618 such established group information to the members of the group, and the process continues with step 506. (Emphasis added.)

In the process 504a, a server 102 communicates with a first navigation system 300 to add the first navigation system 300 to a group at the request of a second navigation system 300, but the first and second navigation systems do not communicate with each other until the server adds the first navigation system 300 to the group. The above-quoted passage of Melen therefore does not teach "with a first device, receiving a message from a second device, wherein the message relates to joining a group" and "based on receiving the message from the second device, participating in the group, wherein participating in the group includes sending first location information to a server and receiving second location information from the server," as recited in claim 1.

Regarding the establishment of groups, Melen also describes a process 504b:

[0073] FIG. 6B is a flowchart illustrating step 504b of establishing a group of members according to a second embodiment of the present invention. The step 504b of FIG. 6B establishes the group of members in the vehicle network server 102 using information downloaded from an external source and downloads the group information to the vehicle navigation systems 300a.

[0074] Referring to FIG. 6B, as the process begins 502, the vehicle network server 102 receives 632 a list of members from an external source. For example, the vehicle network server 102 may downloaded the list of members of the group from an Internet web server via its data communication module 212. As another example, a live operator may manually input the list of members of the group by using the input keys 204. The vehicle network server 102 establishes 634 the group of members for interaction by using the received list of members. Then, the vehicle network server 102 downloads 636 the established group information to the vehicle navigation systems 300a, 300b, 300c in the group, and the process continues with step 506.

In the process 504b, a list of group members is downloaded to a server 102 or keyed into the server, and the group is established by downloading the group information from the server 102 to the navigation systems 300 in the group. The above-quoted passage of Melen therefore does not teach "with a first device, receiving a message from a second device, wherein the message relates to joining a group" and "based on receiving the message from the second device, participating in the group, wherein participating in the group includes sending first location

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information to a server and receiving second location information from the server," as recited in claim 1.

For at least the foregoing reasons, Melen does not teach at least the above-emphasized limitations of claim 1. Claim 1 therefore patentably distinguishes over Melen. Withdrawal of the rejection of claim 1 under 35 U.S.C. § 102 is respectfully requested. Claims 2, 5, and 8-12 depend from claim 1 and are allowable for at least the same reasons. Withdrawal of the rejections of claims 2, 5, and 8-12 is respectfully requested. New claims 31-36 depend from claim 1 and are allowable for at least the same reasons.

II. <u>Independent Claim 13 and the Claims Depending Therefrom</u>

As amended, independent claim 13 is directed to a system comprising a first device programmed to perform operations comprising:

receiving a message from a second device, wherein the message relates to joining a group;

based on receiving the message from the second device, participating in the group, wherein participating in the group includes sending first location information to a server and receiving second location information from the server, the first location information comprising a location of the first device, the second location information comprising a plurality of locations of a respective plurality of second devices included in the group;

presenting, via an interactive display of the first device, an interactive map comprising a plurality of user-selectable symbols corresponding to the plurality of second devices, wherein the symbols are positioned on the map at respective positions corresponding to the locations of the second devices; and

identifying user interaction with the interactive map selecting one or more of the user-selectable symbols corresponding to one or more of the second devices and user interaction with the display specifying an action and, based thereon, sending data to the one or more second devices via the server. (Emphasis added.)

For reasons that should be apparent from the discussion above, Melen does not teach at least the above-emphasized limitations of claim 13. Claim 13 therefore patentably distinguishes over Melen. Withdrawal of the rejection of claim 13 under 35 U.S.C. § 102 is respectfully requested. Claims 14, 17, and 20-24 depend from claim 13 and are allowable for at least the same reasons. Withdrawal of the rejections of claims 14, 17, and 20-24 is respectfully requested. New claims 37-42 depend from claim 13 and are allowable for at least the same reasons.

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CONCLUSION

The pending application is believed to be in condition for allowance. If, in the Examiner's opinion, further communication would expedite the favorable prosecution of the present application, the undersigned would welcome the opportunity to discuss any outstanding issues and to work with the Examiner toward placing the application in condition for allowance.

Respectfully submitted,

Dated: November 13, 2015 / Daniel J. Burns/

Daniel J. Burns

Registration No.: 50,222

Docket No.: MOC-005

Customer Number: 51414 Goodwin Procter LLP Telephone: (650) 752-3100

Patent No.: 8,364,129

Application Serial No.: 12/761,533 Attorney Docket No.: 10963.3822

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Patent No.

: 8,364,129

Issue Date: January 29, 2013

Application No.

: 12/761,533

Filing Date: April 16, 2010

Title

: METHOD TO PROVIDE AD HOC AND PASSWORD

PROTECTED DIGITAL AND VOICE NETWORKS

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

PETITION TO ACCEPT AN UNINTENTIONALLY DELAYED PRIORITY CLAIM UNDER 35 U.S.C. § 120

In connection with the patent identified above, the Commissioner is respectfully petitioned to accept an unintentionally delayed priority claim under 35 U.S.C. § 120, pursuant to pre-AIA 37 C.F.R. § 1.78(a)(3).

The above-identified patent, U.S. Patent No. 8,364,129 ("the '129 patent"), issued on January 29, 2013, from U.S. Patent Application Serial No. 12/761,533 ("the '533 application"), which was filed on April 16, 2010. As originally filed, the '533 application claimed benefit under 35 U.S.C. § 120 as a continuation-in-part of U.S. Patent Application Serial No. 11/615,472, filed December 22, 2006. On May 13, 2014, a Request for Certificate of Correction of the '129 patent was filed, requesting that the first paragraph of the '129 patent be corrected to list the complete continuity data of the '129 patent, and on July 29, 2014, the requested Certificate of Correction was granted. The Certificate of Correction and the Request for Certificate of Correction include the following reference, as required by 35 U.S.C. § 120 and pre-AIA 37 C.F.R. § 1.78(a)(2):

CROSS-REFERENCE TO RELATED APPLICATIONS

This application is a continuation-in-part of U.S. Patent Application Serial No. 11/615,472 filed on December 22, 2006, now U.S. Patent No. 8,126,441 issued February 28, 2012, which is a continuation-in-part of U.S. Patent Application Serial No. 11/308,648 filed April 17, 2006, now U.S. Patent No. 7,630,724 issued December 8, 2009, which is a continuation-in-part of U.S. Patent Application No. 10/711,490 filed September 21, 2004, now U.S. Patent No. 7,031,728 issued April 18, 2006.

Petition to Accept an Unintentionally Delayed Priority Claim

Patent No.: 8,364,129

Application Serial No.: 12/761,533

Attorney Docket No.: 10963.3822

The priority claim deadline under pre-AIA 37 C.F.R. § 1.78(a)(2) was August 16, 2010 (four months from the filing date of the '533 application). The entire delay between the priority claim deadline under pre-AIA 37 C.F.R. § 1.78(a)(2) (i.e., August 16, 2010) and the date of filing the priority claim (i.e., May 13, 2014), was unintentional.

As required under pre-AIA 37 C.F.R. § 1.78(a)(3), submitted herewith are:

- 1. Authorization to charge the amount of \$850 to Deposit Account 13-1130, to cover the fee set forth in pre-AIA 37 C.F.R. § 1.17(t); and
- 2. The foregoing statement that the entire delay between the date the priority claim was due under 37 C.F.R. § 1.78(a)(2) and the date the claim was filed was unintentional.

As indicated above, the reference required by 35 U.S.C. § 120 and pre-AIA 37 C.F.R. § 1.78(a)(2) was previously submitted on Mary 13, 2014, in a Request for Certificate of Correction, which was subsequently granted.

The Commissioner is hereby authorized to charge any additional fees or credit any overpayments to Deposit Account 13-1130.

If the Office believes that a telephone conversation with the undersigned would expedite the granting of this petition, the Office is cordially invited to call the undersigned at (954) 763-3303.

Respectfully submitted,

Date: September 21, 2015

Barry L. Haley, Esq. Reg. No. 25,339

Customer Number 22235
MALIN HALEY DIMAGGIO & BOWEN, P.A.

1936 South Andrews Avenue Fort Lauderdale, Florida 33316 Telephone: (954) 763-3303

Facsimile: (954) 522-6507 E-Mail: info@mhdpatents.com

L. 10000 10963 3822 To PTO 14 Petitionto Accept Unintentionally Delayed Priority Claim.docx

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

P	ATENT APPL		EE DET	ERMINATION		Application	n or Docket Number	Filing Date 02/27/2015 To be Mailed
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			(Column	1)	(Column 2)			
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	SEARCH FEE (37 CFR 1.16(k), (i), (or (m))	N/A		N/A		N/A	
	EXAMINATION FE (37 CFR 1.16(o), (p),		N/A		N/A		N/A	
	ΓAL CLAIMS CFR 1.16(i))		mir	nus 20 = *			X \$ =	
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This collection of information is required by 37 CFR 1.16. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS

ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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



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United States Patent and Trademark Office

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APPLICATION NUMBER

FILING OR 371(C) DATE

FIRST NAMED APPLICANT

ATTY. DOCKET NO./TITLE

14/633,804

1936 S ANDREWS AVENUE

FORT LAUDERDALE, FL 33316

Malin Haley DiMaggio & Bowen, P.A.

02/27/2015

Malcolm K. Beyer JR.

MOC-005

CONFIRMATION NO. 8573 NONPUBLICATION RESCISSION **LETTER**

OC00000078706718

Date Mailed: 11/19/2015

Communication Regarding Rescission Of Nonpublication Request and/or Notice of Foreign Filing

Applicant's rescission of the previously-filed nonpublication request and/or notice of foreign filing is acknowledged. The paper has been reflected in the Patent and Trademark Office's (USPTO's) computer records so that the earliest possible projected publication date can be assigned.

The projected publication date is 02/25/2016.

If applicant rescinded the nonpublication request before or on the date of "foreign filing," then no notice of foreign filing is required.

If applicant foreign filed the application after filing the above application and before filing the rescission, and the rescission did not also include a notice of foreign filing, then a notice of foreign filing (not merely a rescission) is required to be filed within 45 days of the date of foreign filing. See 35 U.S.C. § 122(b)(2)(B)(iii), and Clarification of the United States Patent and Trademark Office's Interpretation of the Provisions of 35 U.S.C. § 122(b)(2)(B)(ii)-(iv), 1272 Off. Gaz. Pat. Office 22 (July 1, 2003).

If a notice of foreign filing is required and is not filed within 45 days of the date of foreign filing, then the application becomes abandoned pursuant to 35 U.S.C. § 122(b)(2)(B)(iii). In this situation, applicant should either file a petition to revive or notify the Office that the application is abandoned. See 37 CFR 1.137(f). Any such petition to revive will be forwarded to the Office of Petitions for a decision. Note that the filing of the petition will not operate to stay any period of reply that may be running against the application.

Questions regarding petitions to revive should be directed to the Office of Petitions at (571) 272-3282.

¹ Note, for purpose of this notice, that "foreign filing" means "filing an application directed to the same invention in another country, or under a multilateral international agreement, that requires publication of applications 18 months after filing".

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

/ctuazon/	



UNITED STATES PATENT AND TRADEMARK OFFICE

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

FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. APPLICATION NO. 14/633,804 02/27/2015 Malcolm K. Beyer JR. MOC-005 8573 7590 12/10/2015 EXAMINER Malin Haley DiMaggio & Bowen, P.A. OBAYANJU, OMONIYI 1936 S ANDREWS AVENUE FORT LAUDERDALE, FL 33316 ART UNIT PAPER NUMBER

NOTIFICATION DATE DELIVERY MODE

2646

12/10/2015 ELECTRONIC

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

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

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

info@mhdpatents.com

Application No. Applicant(s) 14/633,804 BEYER ET AL. Office Action Summary Art Unit AIA (First Inventor to File) Examiner Status OMONIYI OBAYANJU 2646 No -- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTHS FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). **Status** 1) Responsive to communication(s) filed on $\underline{11/13/2015}$. A declaration(s)/affidavit(s) under **37 CFR 1.130(b)** was/were filed on _____. 2a) This action is **FINAL**. 2b) This action is non-final. 3) An election was made by the applicant in response to a restriction requirement set forth during the interview on ; the restriction requirement and election have been incorporated into this action. 4) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims* 5) Claim(s) 1,2,5,8-14,17,20-24 and 31-42 is/are pending in the application. 5a) Of the above claim(s) is/are withdrawn from consideration. 6) Claim(s) is/are allowed. 7) Claim(s) 1,2,5,8-14,17,20-24 and 31-42 is/are rejected. 8) Claim(s) is/are objected to. 9) Claim(s) are subject to restriction and/or election requirement. * If any claims have been determined allowable, you may be eligible to benefit from the Patent Prosecution Highway program at a participating intellectual property office for the corresponding application. For more information, please see http://www.uspto.gov/patents/init_events/pph/index.jsp or send an inquiry to PPHfeedback@uspto.gov. **Application Papers** 10) The specification is objected to by the Examiner. 11) The drawing(s) filed on _____ is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). Certified copies: a) All b) Some** c) None of the: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). ** See the attached detailed Office action for a list of the certified copies not received. Attachment(s) 1) Notice of References Cited (PTO-892) 3) Interview Summary (PTO-413) Paper No(s)/Mail Date. _____. 2) Information Disclosure Statement(s) (PTO/SB/08a and/or PTO/SB/08b)

U.S. Patent and Trademark Office PTOL-326 (Rev. 11-13)

Paper No(s)/Mail Date ___

4) Other:

The present application is being examined under the pre-AIA first to invent provisions.

DETAILED ACTION

Response to Arguments

Applicant's arguments filed 11/13/2015 have been fully considered but they are not persuasive.

In response to applicant's argument that the reference Melen (U.S. Pub. No. 20040148090) fails to show certain amended features of applicant's invention (i.e. with a first device, receiving a message from a second device, wherein the message relates to joining a group). Applicant further argued and/or stated that "the first and second navigation systems do not communicate with each other until the server adds the first navigation system 300 to the group".

Examiner very kindly directs the Applicant to reference Richardson: In fig. 1, and ¶ [0036] and [0038], discussed the concept of group interaction in a communication system. Melen further discussed and/or stated that the navigation systems are capable of establishing groups of members and communicating wirelessly with other navigation systems without the use of a vehicle network server. Therefore, in contrast to the Applicant's argument above, the claim does not uniquely and particularly define the limitations so as to distinguish from the applied prior art. During patent

examination, the claims must be given their broadest reasonable interpretation. See also MPEP §2111. The at least claimed limitation in question is broadly claimed, therefore, is fairly characterized as discussed in **fig. 1**, **and ¶ [0036]**. Therefore it is believed that Melen teaches the claim limitations.

In regards to the amended and/or new dependent claims, arguments are moot and new grounds of rejection are applied as set forth below.

Applicant(s) are reminded that the Examiner is entitled to give the broadest reasonable interpretation to the language of the claim. The Examiner is not limited to Applicant's definition, which is not specifically set fourth in the claims, *In re Tanaka et al.*, 193 USPQ 139, (CCPA) 1977. Therefore, the previous rejection is maintained.

Claim Rejections - 35 USC § 112

The following is a quotation of the first paragraph of 35 U.S.C. 112(a):

(a) IN GENERAL.—The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same, and shall set forth the best mode contemplated by the inventor or joint inventor of carrying out the invention.

The following is a quotation of the first paragraph of pre-AIA 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same, and shall set forth the best mode contemplated by the inventor of carrying out his invention.

Claims 9, 12, 21, 24, 35, and 41, are rejected under 35 U.S.C. 112(a) or 35 U.S.C. 112 (pre-AIA), first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor or a joint inventor, or for pre-AIA the inventor(s), at the time the application was filed, had possession of the claimed invention.

In regards to claims 9 and 21, the claims recited at least "sending, from the first device, a request for a second map, wherein the request specifies a map location; and receiving, from the server, the second map." (Emphasis Added). Upon further review of the Applicant's original specification of file, the limitations stated above were not mentioned, inconsistent, and/or not clearly described so as to be readily understood by one of ordinary skill in the art. The Applicant's specification did not mention anything about second or different map, therefore it is unclear what how the first device request at least a different or second map. Also, it is unclear as to what "a map location" is according to the specification.

In regards to claims 12 and 24, the claims recites at least in part "sending, by the first device, updated location information comprising an updated location of the first device, the updated location information being sent based on passage of a predetermined time interval since sending previous location information comprising a previous location of the first device, displacement of the first device by a predetermined distance relative to a previous location of the first device, or both."

(Emphasis Added). Upon further review of the Applicant's original specification of file,

the limitations stated above were not mentioned, inconsistent, and/or not clearly described so as to be readily understood by one of ordinary skill in the art. The Applicant's original specification merely stated that "The hook application software determines that the stylus (or finger) is pointed close to or at the location of the symbol and puts a circle, square or other indication around the symbol indicating that amplification information concerning the symbol is to be displayed. The operator can hook entered tracks or his own track symbol and add data or change data associated with the indicated symbol. The hook application code then sends a message to the database application code to store the facility or entity's updated data." Thus, the introduction of the newly amended limitations that were not supported and/or clearly described by the specification raises the issue of new matter.

In regards to claims 35 and 41, the claims recites at least in part "with the first device, transmitting a group identifier associated with a second group, the second group including a second plurality of second devices; and based on transmitting the group identifier associated with the second group, participating in the second group, wherein participating in the second group includes receiving third location information from the server, the third location information comprising a plurality of locations of the respective second plurality of second devices included in the second group." (Emphasis Added). The limitations stated above were not mentioned, inconsistent, and/or not clearly described so as to be readily understood by one of ordinary skill in the art. Upon reviewing the Applicant's original specification, the specification stated that "Units in an organization's chain of command typically have

instituted a method to establish voice communications between themselves for they know each other's cellular phone numbers, PTT cellular group identifiers and radio frequencies or channel numbers." However, it's unclear how the claimed limitations above are supported by the specification so as to be readily understood by one of ordinary skill in the art. Also, it is unclear as to which part of the specification discussed the at least limitations of **receiving third location information** from the server, the third location information comprising a plurality of **locations of the respective second**plurality of second devices. Thus, the introduction of the newly amended limitations that were not supported and/or clearly described by the specification raises the issue of new matter.

Therefore, as discussed above, for examination purpose, the Examiner has given the claims its' broadest reasonable interpretation.

Claim Rejections - 35 USC § 102

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 -

(a)(2) the claimed invention was described in a patent issued under section 151, or in an application for patent published or deemed published under section 122(b), in which the patent or application, as the case may be, names another inventor and was effectively filed before the effective filing date of the claimed invention.

Claims 1, 2, 9, 13, 14, 21, 31, 32, 34-38, and 40-42, are rejected under 35 U.S.C. 102(a)(2) as being anticipated by Melen (US Publication No. 20040148090).

As to claims 1 and 13, Melen teaches a computer-implemented method comprising: with a first device, receiving a message from a second device, wherein the message relates to joining a group (fig. 1B, and pp0036, establishing groups of members and communicating wirelessly with other navigation systems, and fig. 5, #504); based on receiving the message from the second device, participating in the group, wherein participating in the group includes sending first location information to a server and receiving second location information from the server (fig. 1A and fig. 1B, and fig. 5, #506, receive location of each member, and pp0038, transmit or receive **GPS information**), the first location information comprising a location of the first device, the second location information comprising a plurality of locations of a respective plurality of second devices included in the group (fig. 1A and fig. 1B, and fig. 5, #506, receive location of each member, and pp0038, transmit or receive GPS **information**); presenting, via an interactive display of the first device, an interactive map comprising a plurality of user-selectable symbols corresponding to the plurality of second devices (fig. 4, and pp0064, display icon of each car on map 406), wherein the symbols are positioned on the map at respective positions corresponding to the locations of the second devices (fig. 4, and pp0064, display icon of each car on map **406**); and identifying user interaction with the interactive map selecting one or more of the user-selectable symbols corresponding to one or more of the second devices and

user interaction with the display specifying an action (**fig. 5**, **#509**, **#510**, **and pp0063**, **pp0070**, **touching icon to car**) and, based thereon, sending data to the one or more second devices via the server (**fig. 5**, **#512**, **and pp0063**, **pp0070**, **make a telephone call to the selected member**, **and pp0053**).

As **to claims 2 and 14**, Melen teaches wherein the data includes a short message service message, a text message, an image, or a video (**fig. 4**, **#404**, **and pp0029**, **pp0070**, **make a telephone call to the selected member**).

As **to claims 9 and 21,** Melen teaches further comprising: sending, from the first device, a request for a second map, wherein the request specifies a map location (**fig. 1B, fig. 4, each vehicle includes navigation system 300, fig. 5**); and receiving the second map (**fig. 1B, fig. 4, each vehicle includes navigation system 300, fig. 5**).

As to claims 31 and 37, Melen teaches further comprising identifying second user interaction with the interactive map selecting at least one of the user-selectable symbols corresponding to at least one of the second devices and user interaction with the display specifying an action (fig. 5, #509, #510, and pp0063, pp0070, touching icon to car) and, based thereon, initiating a phone call or phone conference with the at least one second device (fig. 5, #509, #510, and pp0063, pp0070, touching icon to car, pp0077).

As **to claims 32 and 38**, Melen teaches wherein the message from the second device is a Short Message Service (SMS) message or a text message (**fig. 4**, **#404**, **and pp0029**, **pp0070**, **make a telephone call to the selected member**).

As **to claims 34 and 40**, Melen teaches wherein the first device is a smart phone (**pp0003**, **pp0027**, **cellular telephone communication**).

As to claims 35 and 41, Melen teaches further comprising: with the first device, transmitting a group identifier associated with a second group (fig. 6, establish communication with selected group members by using identification information, transmit group information to members of group), the second group including a second plurality of second devices; and based on transmitting the group identifier associated with the second group, participating in the second group (fig. 6, establish communication with selected group members by using identification information, transmit group information to members of group), wherein participating in the second group includes receiving third location information from the server, the third location information comprising a plurality of locations of the respective second plurality of second devices included in the second group (fig. 6, establish communication with selected group members by using identification information, transmit group information to members of group, fig. 1A and fig. 1B, and fig. 5, #506, receive location of each member, and pp0038, transmit or receive GPS information).

As **to claims 36 and 42**, Melen teaches wherein the data includes a voice recording (**pp0039**, **pp0040**, **voice data**, **voice mail service**).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103 which forms the basis for all obviousness rejections set forth in this Office action:

A patent for a claimed invention may not be obtained, notwithstanding that the claimed invention is not identically disclosed as set forth in section 102 of this title, if the differences between the claimed invention and the prior art are such that the claimed invention as a whole would have been obvious before the effective filing date of the claimed invention to a person having ordinary skill in the art to which the claimed invention pertains. Patentability shall not be negated by the manner in which the invention was made.

Claims 8, 11, 20, and 23, are rejected under 35 U.S.C. 103 as being unpatentable over Melen (US Publication No. 20040148090) in view of Steenstra et al. (US Publication No. 20060047825).

As to **claims 8 and 20**, Melen teaches the limitations of the independent claims as discussed above. However, fails to explicitly teach wherein the first device is a personal digital assistant (PDA) or a personal computer (PC).

In an analogous field of endeavor, Steenstra teaches wherein the first device is a personal digital assistant (PDA) or a personal computer (PC) (fig. 5, pp0019). Thus it would have been obvious to one of ordinary skill in the art before the effective filing data of the claimed invention to combine the teachings of Melen with the teachings Streenstra to achieve the goal of efficiently and reliably creating and maintaining location based service social network in a communication system (Steenstra, pp0006).

As **to claims 11 and 23**, Melen in view of Steenstra teaches wherein the map is a satellite image, (**Steenstra, fig. 5, pp0027**).

Claims 5, 10, 17, and 22, are rejected under 35 U.S.C. 103 as being unpatentable over Melen (US Publication No. 20040148090) in view of Hymes (US Patent No. 8014763).

As **to claims 5 and 17**, Melen teaches the limitations of the independent claims as discussed above. Melen further discussed that users communicate or interact over the internet (**pp0046**). However, Melen fails to explicitly mention obtaining, by the first device, respective internet protocol addresses for the second devices.

In an analogous field of endeavor, Hymes teaches obtaining, by the first device, respective internet protocol addresses for the second devices (fig. 6, group communication col. 16, lines 28-34, whenever one device makes a transmission to another device, regardless of whether that transmission is a broadcast to all nearby devices or a transmission addressed to one particular device, that transmission includes the unique address information of the sending device: a unique identification number (device ID#) and a network address (for example, telephone number, IP address, email address) and col. 29, lines 48-55). Thus it would have been obvious to one of ordinary skill in the art at time invention was made to combine the teachings of Melen with the teachings of Hymes to achieve the goal of

efficiently and reliably improving and facilitating communication among users in communication system (**Hymes, col. 2, lines 1-15**).

As **to claims 10 and 22**, Melen in view of Hymes teaches wherein the first device does not have access to respective Internet Protocol addresses of the second devices (**pp0072**, **request permission**).

Claims 12 and 24 are rejected under 35 U.S.C. 103 as being unpatentable over Melen (US Publication No. 20040148090) in view of Tengler et al. (US Publication No. 20040252050).

As to claims 12 and 24, Melen teaches the limitations of independent claims as discussed above. Melen further teaches real time location tracking (pp0033, real time tracking and receiving location, and pp0070). However, did not explicitly teach sending, by the first device, updated location information comprising an updated location of the first device, the updated location information being sent based on passage of a predetermined time interval since sending previous location information comprising a previous location of the first device, displacement of the first device by a predetermined distance relative to a previous location of the first device, or both.

In an analogous field of endeavor, Tengler teaches sending, by the first device, updated location information comprising an updated location of the first device, the updated location information being sent based on passage of a predetermined time

interval since sending previous location information comprising a previous location of the first device, displacement of the first device by a predetermined distance relative to a previous location of the first device, or both (fig. 1, and pp0023, pp0007, transmitting signal to update positional information of devices at a predetermined spaced time interval). Thus it would have been obvious to one of ordinary skill in the art at time invention was made to combine the teachings of Melen with the teachings Tengler to achieve the goal of efficiently and reliably monitoring and/or tracking the location of plurality of devices in a communication system (Tengler, pp0008).

Claims 33 and 39 are rejected under 35 U.S.C. 103 as being unpatentable over Melen (US Publication No. 20040148090) in view of Levy et al. (US Publication No. 20050130666).

As **to claims 33 and 39**, Melen teaches the limitations of independent claims as discussed above. However, fails to explicitly teach wherein participating in the group further includes sending first status information to the server and receiving second status information from the server, the first status information comprising a battery level of the first device and/or a signal strength of a wireless signal of the first device, the second location information comprising a plurality of battery levels of the respective plurality of second devices included in the group and/or a plurality of signal strengths of wireless signals of the respective plurality of second devices included in the group.

In an analogous field of endeavor, Levy teaches wherein participating in the group further includes sending first status information to the server and receiving second status information from the server, the first status information comprising a battery level of the first device (fig. 1 and pp0042, transmitting the condition of battery level between different mobile unit) and/or a signal strength of a wireless signal of the first device, the second location information comprising a plurality of battery levels of the respective plurality of second devices included in the group and/or a plurality of signal strengths of wireless signals of the respective plurality of second devices included in the group (fig. 1 and pp0042, transmitting the condition of battery level between different mobile unit). Thus it would have been obvious to one of ordinary skill in the art at time invention was made to combine the teachings of Melen with the teachings Levy to achieve the goal of efficiently and reliably exchanging particular conditions of the operational parameters of communication devices in a communication system (Levy, pp0008).

Conclusion

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

A shortened statutory period for reply to this final action is set to expire

THREE MONTHS from the mailing date of this action. In the event a first reply is

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

Any inquiry concerning this communication or earlier communications from the examiner should be directed to OMONIYI OBAYANJU whose telephone number is (571)270-5885. The examiner can normally be reached on Mon - Fri, 7:30 - 5:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, KAMRAN AFSHAR can be reached on 571-272-7796. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/OMONIYI OBAYANJU/ Primary Examiner, Art Unit 2646

Application/Control No. Applicant(s)/Patent Under Reexamination 14/633,804 BEYER ET AL. Notice of References Cited Examiner Art Unit Page 1 of 1 OMONIYI OBAYANJU 2646 **U.S. PATENT DOCUMENTS** Document Number Date Name **CPC Classification US Classification** Country Code-Number-Kind Code MM-YYYY * US-2004/0252050 A1 12-2004 Tengler, Steven C. G01S5/0072 342/357.31 Α US-2005/0130666 A1 06-2005 Levy, Rami C. H04W8/24 455/452.2 В US-8,014,763 B2 09-2011 Hymes; Charles Martin H04M1/26 455/414.2 С US-D US-Ε US-F US-G US-Н US-US-J US-Κ US-L US-М FOREIGN PATENT DOCUMENTS Document Number Date Country Name **CPC Classification** Country Code-Number-Kind Code MM-YYYY Ν 0 Р Q R S Т **NON-PATENT DOCUMENTS** Include as applicable: Author, Title Date, Publisher, Edition or Volume, Pertinent Pages) W

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

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

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Notice of References Cited

Search Notes



Application/Control No.	Applicant(s)/Patent Under Reexamination
14633804	BEYER ET AL.
Examiner	Art Unit
OMONIYI OBAYANJU	2646

CPC- SEARCHED		
Symbol	Date	Examiner
H04W4/02	8/10/2015	00

CPC COMBINATION SETS - SEARCHED				
Symbol Date Examiner				

	US CLASSIFICATION SEARCHE	ED .	
Class	Subclass	Date	Examiner
455	404.2, 456.1	8/10/2015	00

SEARCH NOTES		
Search Notes	Date	Examiner
See Attached East Search History	8/10/2015	00
See Attached East Search History (Updated)	12/8/2015	00

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

EAST Search History

EAST Search History (Prior Art)

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
L6	22	"8014763"	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/12/08 05:14
S1	0	"14633804"	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/10 04:44
S2	1353	(((track\$3 or monitor\$3 or display\$3 or view\$3) with (location or position) with ((other or different or another or second) near2 (device or terminal or apparatus or equipment or unit or component or ue or mt or station or phone or telephone))) same (map))		OR	ON	2015/08/10 04:51
S3	84	(((track\$3 or monitor\$3) with (location or position) with ((other or different or another or second) near2 (device or terminal or apparatus or equipment or unit or component or ue or mt or station or phone or telephone))) same ((display\$3 or view\$3) near5 (map)))	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/10 04:53
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S5	13	(((track\$3 or monitor\$3) with (location or position) with ((other or different or another or second) near2 (vehicl\$5 or car or truck or auto or automobile or plane or aircraft or ship or boat))) same ((display\$3 or view\$3) near5 (map)))	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/10 05:19
S6	6	S5 and (@ad<"20040921" or @pd<"20040921" or @rlad<"20040921")	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/10 05:20
S7	320	(((location or position) with ((other or different or another or second) near2 (vehicl\$5 or car or truck or auto or automobile or plane or aircraft or ship or boat))) same ((display\$3 or view\$3) near5 (map)))	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/10 05:28
S8	117	S7 and (@ad<"20040921" or @pd<"20040921" or @rlad<"20040921")	US-PGPUB; USPAT; EPO; JPO; DERWENT;	OR	ON	2015/08/10 05:29

			IBM_TDB			
S9	111	S8 not S5	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/10 05:29
S10	181	(((location or position) with ((other or different or another or second) adj2 (vehicl\$5 or car or truck or auto or automobile or plane or aircraft or ship or boat))) same ((display\$3 or view\$3) near5 (map)))	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/10 05:29
S11	47	S10 and (@ad<"20040921" or @pd<"20040921" or @rlad<"20040921")	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/10 05:30
S12	45	S11 not S5	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/10 05:30
S13	3	"20060047825"	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/10 08:58
S14	106	"7593740"	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/10 09:00
S15	1	beyer.inv. and (symbol and location and map and contact).clm.	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/10 09:32
S16	34	beyer.inv. and (symbol and location and map and contact)	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/10 09:33
S17	12	(beyer with malcolm).inv. and (symbol and location and map and contact)	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/10 09:34
S18	7	(advanced near3 ground).as. and (symbol and location and map and contact)	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/10 09:37
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S20	20783	455/456.1	US-PGPUB; USPAT; EPO; JPO;	OR	ON	2015/08/10 10:00

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S21	18188	h04w4/02.cpc.	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/10 10:00
S22	0	"14529978"	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/14 03:54
S23	0	"14695233"	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/14 03:55
S24	0	"14695251"	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/14 03:55
S25	0	"14633764"	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/14 03:57
S31	3	"20060047825"	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/17 23:59
S32	0	"14633804"	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/18 00:09
S34	153	"6377210"	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/12/03 03:15
S35	5229	((group or multiple or second or another or other or different) near4 (device or terminal or unit or component or apparatus)) same (battery near2 (status or level or condition))	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/12/03 18:28
S36	1573	S35 and (@ad<"20040921" or @pd<"20040921" or @rlad<"20040921")	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/12/03 18:29
S37	467	((group) near4 (device or terminal or unit or component or apparatus)) same (battery near2 (status or level or condition))	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/12/03 18:29
S38	116	S37 and (@ad< "20040921" or @pd< "20040921" or @rlad< "20040921")	US-PGPUB; USPAT; EPO; JPO;	OR	ON	2015/12/03 18:30

			DERWENT; IBM_TDB			
S39	164	((multiple or second or another or other or different) near2 (device or terminal or unit or component or apparatus)) same ((exchang\$3 or transmit\$4 or send\$3 or obtain\$3 or retreiv\$3 or receive or receiving) near3 (battery near2 (status or level or condition)))	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/12/03 18:43
S40	41	S39 and (@ad<"20040921" or @pd<"20040921" or @rlad<"20040921")	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/12/03 18:44
S41	41	S40 not S38	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/12/03 18:44
S42	119	"7593740"	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/12/08 02:02
S43	0	"14633804"	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/12/08 02:06

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	Application/Control No.	Applicant(s)/Patent Under Reexamination
Index of Claims	14633804	BEYER ET AL.
	Examiner	Art Unit
	OMONIYI OBAYANJU	2646

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

Claims renumbered						DATE						
		00/40/0045	3/10/2015 12/08/2015									1
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U.S. Patent and Trademark Office

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Index of Claims	14633804	BEYER ET AL.
	Examiner	Art Unit
	OMONIYI OBAYANJU	2646

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Final	Original	08/10/2015	12/08/2015							
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	38		✓							
	39		✓							

N Non-Elected

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Appeal

U.S. Patent and Trademark Office Part of Paper No. : 20151204

PTO/AIA/80 (67-12)
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U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
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37 CFR 3 I hereby a	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,							
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Please ch	ange th	e correspondence add	ress for the application	n identified in the altach	red statement	under 37 CFR 3.73(c)to:		
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Signature	C	Tralloh	XXX		~11 17,			
Name	Mai	colm K. Beyer, Jr.		Telephone S				
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STATEMENT UNDER 37 CFR 3.73(c)
Applicant/Patent Owner: Advanced Ground Information Systems, Inc.
Application No./Patent No.: 14/633,804 Filed/Issue Date: February 27, 2015
Titled: METHOD TO PROVIDE AD HOC AND PASSWORD PROTECTED DIGITAL AND VOICE NETWORKS
Advanced Ground Information Systems, Inc. (Name of Assignee) Advanced Ground Information Systems, Inc. (Type of Assignee, e.g., corporation, partnership, university, government agency, etc.)
states that, for the patent application/patent identified above, it is (choose <u>one</u> of options 1, 2, 3 or 4 below):
1. X The assignee of the entire right, title, and interest.
An assignee of less than the entire right, title, and interest (check applicable box): The extent (by percentage) of its ownership interest is
There are unspecified percentages of ownership. The other parties, including inventors, who together own the entire right, title and interest are:
Additional Statement(s) by the owner(s) holding the balance of the interest <u>must be submitted</u> to account for the entire right, title, and interest.
The assignee of an undivided interest in the entirety (a complete assignment from one of the joint inventors was made). The other parties, including inventors, who together own the entire right, title, and interest are:
Additional Statement(s) by the owner(s) holding the balance of the interest <u>must be submitted</u> to account for the entire right, title, and interest.
4. The recipient, via a court proceeding or the like (e.g., bankruptcy, probate), of an undivided interest in the entirety (a complete transfer of ownership interest was made). The certified document(s) showing the transfer is attached.
The interest identified in option 1, 2 or 3 above (not option 4) is evidenced by either (choose one of options A or B below):
A. X An assignment from the inventor(s) of the patent application/patent identified above. The assignment was recorded in the United States Patent and Trademark Office at Reel 037501, or for which a copy thereof is attached.
B. A chain of title from the inventor(s), of the patent application/patent identified above, to the current assignee as follows:
1. From: To:
The document was recorded in the United States Patent and Trademark Office at Reel , Frame , or for which a copy thereof is attached.
2. From: To:
The document was recorded in the United States Patent and Trademark Office at Reel , Frame , or for which a copy thereof is attached.
Reel , Frame , or for which a copy thereof is attached.

[Page 1 of 2]

STATEMENT UNDER 37 CFR 3.73(c)							
3. From:	To:						
The document was recorded in the United States	s Patent and Trademark Office at						
Reel , Frame	, or for which a copy thereof is attached.						
4. From:	To:						
The document was recorded in the United State:	To: s Patent and Trademark Office at						
Reel , Frame , o							
F. F	- .						
5. From: The document was recorded in the United State	Detect and Trademont Office at						
Reel , Frame , o	or for which a copy thereof is attached.						
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From: The document was recorded in the United State.	10:						
Reel , Frame , o	or for which a copy thereof is attached.						
Additional documents in the chain of title are listed	d on a supplemental sheet(s).						
As required by 37 CFR 3.73(c)(1)(i), the documentary evidence was, or concurrently is being, submitted for recordation pursua							
, , , , , , , , , , , , , , , , , , , ,							
[NOTE: A separate copy (i.e., a true copy of the original assignment document(s)) must be submitted to Assignment Division in accordance with 37 CFR Part 3, to record the assignment in the records of the USPTO. See MPEP 302.08]							
The undersigned (whose title is supplied below) is authorized to act on behalf of the assignee.							
/Daniel J. Burns/	January 20, 2016						
Signature	Date						
Daniel J. Burns	50,222						
Printed or Typed Name	Title or Registration Number						

[Page 2 of 2]

Corrected Application Data Sheet

State or Province of Residence::

Inventor Information 1 Inventor Number:: Name Prefix:: Mr. Given Name:: Malcolm Middle Name:: K. Family Name:: Beyer Name Suffix:: Jr. City of Residence:: Jupiter State or Province of Residence:: FL US Country of Residence:: Street of mailing address:: 92 Lighthouse Drive City of mailing address:: Jupiter State or Province of mailing address:: FL Postal or Zip Code of mailing address:: 33469 Inventor Number:: 2 Name Prefix:: Mr. Given Name:: Christopher Middle Name:: R. Family Name:: Rice Redmond City of Residence::

Page # 1 Corrected 14633804 02/27/2015 11/13/2015 01/20/2016

WA

Country of Residence:: US Street of mailing address:: P.O. Box 3583 City of mailing address:: Redmond State or Province of mailing address:: WA Postal or Zip Code of mailing address:: 98073 **Correspondence Information** Correspondence Customer Number:: 22235 051414 Email Address:: info@mhdpatents.com patentbos@goodwinprocter.com **Application Information** 14/633,804 Application Number:: 02/27/15 Filing Date:: Application Type:: Regular Subject Matter:: Utility CD-ROM or CD-R?:: None Sequence submission?:: None Computer Readable Form (CRF)?:: No Title∷ METHOD TO PROVIDE AD HOC AND PASSWORD PROTECTED DIGITAL AND VOICE NETWORKS 10963.3835 MOC-005 Attorney Docket Number::

Page # 2 Corrected 14633804 02/27/2015 11/13/2015 01/20/2016

No

Request for Early Publication?::

Request for Non-Publication?::	No.
request for Mon-rabilications	110

Small Entity?:: No

Drawing Sheets:: 7

Petition included?:: No

Portions or all of the application associated with

this Application Data Sheet may fall under a

Secrecy Order pursuant to 37 CFR 5.2::

Authorization to Permit Access to the Instant No

Application by the Participating Offices::

Representative Information

Representative Customer Number:: 22235 051414

No

Domestic Priority Information

Prior Application Status:: Pending

Application Number:: 14/695,233

Continuity Type:: Continuation of

Prior Application Number:: 14/529,978

Filing Date:: 10/31/2014

Prior Application Status:: Patented

Application Number:: 14/529,978

Continuity Type:: Continuation in part of

Prior Application Number:: 14/027,410

Page # 3 Corrected 14633804 02/27/2015 11/13/2015 01/20/2016

Filing Date:: 09/16/2013 Patent Number:: 8,880,042 Issue Date:: 11/04/2014 Prior Application Status:: Patented Application Number:: 14/027,410 Continuity Type:: Continuation of Prior Application Number:: 13/751,453 01/28/2013 Filing Date:: Patent Number:: 8,538,393 Issue Date:: 09/17/2013 Prior Application Status:: Patented 13/751,453 Application Number:: Continuity Type:: Continuation in part of Prior Application Number:: 12/761,533 Filing Date:: 04/16/2010 Patent Number:: 8,364,129 Issue Date:: 01/29/2013 Prior Application Status:: Patented

12/761,533

11/615,472

Continuation in part of

Application Number::

Prior Application Number::

Continuity Type::

Filing Date:: 12/22/2006 Patent Number:: 8,126,441 Issue Date:: 02/28/2012 Prior Application Status:: Patented Application Number:: 11/615,472 Continuity Type:: Continuation in part of Prior Application Number:: 11/308,648 04/17/2006 Filing Date:: Patent Number:: 7,630,724 Issue Date:: 12/08/2009 Prior Application Status:: Patented 11/308,648 Application Number:: Continuity Type:: Continuation in part of Prior Application Number:: 10/711,490 Filing Date:: 09/21/2004 Patent Number:: 7,031,728 Issue Date:: 04/18/2006 **Foreign Priority Information Applicant Information** Applicant Number:: <u>1</u>

Applicant Type:: Assignee

Organization Name:: Advanced Ground Information

Systems, Inc.

Street of mailing address:: 92 Lighthouse Drive

City of mailing address::

Jupiter

State or Province of mailing address:: FL

Postal or Zip Code of mailing address:: 33469

Assignee Information Including Non-Applicant Assignee Information

Assignee:: 1

Organization Name:: Advanced Ground Information

Systems, Inc.

Street of mailing address:: 92 Lighthouse Drive

City of mailing address:: Jupiter

State or Province of mailing address:: FL

Postal or Zip Code of mailing address:: 33469

Signature:

NOTE: This form must be signed in accordance with 37 CFR 1.33. See 37 CFR 1.4 for signature requirements and certifications.							
Signature /Daniel J. Burns/ Date January 20, 2016							
Name	Name Daniel J. Burns Registration Number 50,222						

Electronic Acknowledgement Receipt					
EFS ID:	24660668				
Application Number:	14633804				
International Application Number:					
Confirmation Number:	8573				
Title of Invention:	METHOD TO PROVIDE AD HOC AND PASSWORD PROTECTED DIGITAL AND VOICE NETWORKS				
First Named Inventor/Applicant Name:	Malcolm K. Beyer				
Customer Number:	22235				
Filer:	Daniel J. Burns/Deanna Bridges				
Filer Authorized By:	Daniel J. Burns				
Attorney Docket Number:	MOC-005				
Receipt Date:	20-JAN-2016				
Filing Date:	27-FEB-2015				
Time Stamp:	13:03:57				
Application Type:	Utility under 35 USC 111(a)				

Payment information:

Submitted with I	Payment	no				
File Listing:						
Document Number	Document Description		File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1	Transmittal Letter		MOC-005 Transmittal.pdf	82545	no	1
'	Transmittal Letter	'	woc oos_nansmittal.pui	ee18b791dd32cd938986f52450369e50874 61291		'
Warnings:						
Information:						

2	Power of Attorney	MOC-005_POA.pdf	1406392	no	1
	Tower of Attorney Moc	Wide 665_1 674.pg	9388dec580c5f5386d2eeed649b5445daca 0a1a6	110	•
Warnings:					
Information:					
3	Assignee showing of ownership per 37	MOC-005_3_73_Statement.pdf	88805	no	2
J	CFR 3.73	moe oos_s_, s_statement.pur	cc6f21981758b2ad7012c2ed61dc6d3ae50 e5772	110	_
Warnings:					
Information:					
4	Application Data Sheet	MOC-005_Corrected_ADS.pdf	63934	no	6
·	, 	,	0f0aae68ad715786d02407497a5cf07a803e bf22		-
Warnings:					
Information:					
This is not an U	SPTO supplied ADS fillable form				
		Total Files Size (in bytes)	16	41676	

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

New Applications Under 35 U.S.C. 111

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

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

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

New International Application Filed with the USPTO as a Receiving Office

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

Docket No.: MOC-005 (PATENT)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

First Named Inventor:

Malcolm K. Beyer, Jr. et al.

Application No.: 14/633,804 Confirmation No.: 8573

Filed: February 27, 2015 Art Unit: 2646

For: METHOD TO PROVIDE AD HOC AND

PASSWORD PROTECTED DIGITAL AND

VOICE NETWORKS

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

TRANSMITTAL LETTER

In connection with the patent application identified above, the following are submitted:

- Statement Under 37 C.F.R 3.73(c)
- Power of Attorney
- Corrected Application Data Sheet

It is hereby requested, under 37 C.F.R. 1.46(c), that the Applicant for the present application be changed to the Assignee, Advanced Ground Information Systems, Inc., as indicated in the enclosed Corrected Application Data Sheet.

The Director is hereby authorized to charge any deficiency in the fees filed, asserted to be filed or which should have been filed herewith to our Deposit Account No. 50-4634, under Order No. MOC-005.

Dated: January 20, 2016 Respectfully submitted,

Electronic signature: /Daniel J. Burns/

Examiner: O. Obayanju

Daniel J. Burns

Registration No.: 50,222

Customer Number 051414 GOODWIN PROCTER LLP Telephone: (650) 752-3137 Facsimile: (650) 853-1038

ACTIVE/84817452.1

Doc description: Request for Continued Examination (RCE)

Request for Continued Examination (RCE)

Approved for use through 07/31/2016. OMB 0651-0031

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

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

	REQ	JEST FC		ED EXAMINATION ED EX	N(RCE)TRANSN -Web)	ЛІТТАL	
Application Number	14/633,804	Filing Date	2015-02-27	Docket Number (if applicable)	MOC-005	Art Unit	2646
First Named Inventor	Malcolm K. Bey	er, Jr.		Examiner Name	O. Obayanju		
Request for C 1995, to any in	ontinued Examina nternational applic	ation (RCE) cation that d	practice under 37 (CFR 1.114 does not a h the requirements of	above-identified appl pply to any utility or pla 35 U.S.C. 371, or to an	nt application filed	
		S	UBMISSION RE	QUIRED UNDER 37	7 CFR 1.114		
in which they	were filed unless	applicant ins		f applicant does not wi	nents enclosed with the ish to have any previou		
	/ submitted. If a fi n even if this box			i, any amendments file	ed after the final Office	action may be cor	sidered as a
Co	nsider the argume	ents in the A	sppeal Brief or Rep	ly Brief previously filed	I on		
Oth	ner 						
⊠ An	nendment/Reply						
Info	ormation Disclosu	re Statemer	nt (IDS)				
Aff	davit(s)/ Declarat	ion(s)					
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			MI	SCELLANEOUS			
				s requested under 37 nder 37 CFR 1.17(i) re	CFR 1.103(c) for a per quired)	riod of months	
Other							
********************				FEES		***************************************	
The Dire	ctor is hereby aut		•	CFR 1.114 when the F lyment of fees, or cred	RCE is filed. iit any overpayments, to)	
	\$	SIGNATUF	RE OF APPLICAN	NT, ATTORNEY, OF	R AGENT REQUIRE	D	
	Practitioner Signant Signature	ature					

Approved for use through 07/31/2016. OMB 0651-0031

Doc description: Request for Continued Examination (RCE)

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

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

	Signature of Registered U.S. Patent Practitioner					
Signature	Signature /Daniel J. Burns/ Date (YYYY-MM-DD) 2016-01-26					
Name	Daniel J. Burns	Registration Number	50222			

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

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

Privacy Act Statement

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

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

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

Electronic Patent Application Fee Transmittal							
Application Number:	146	533804					
Filing Date:	27-	27-Feb-2015					
Title of Invention:	METHOD TO PROVIDE AD HOC AND PASSWORD PROTECTED DIGITAL AND VOICE NETWORKS						
First Named Inventor/Applicant Name:	Malcolm K. Beyer						
Filer:	Daniel J. Burns						
Attorney Docket Number:	MC	OC-005					
Filed as Small Entity							
Filing Fees for Utility under 35 USC 111(a)							
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)		
Basic Filing:							
Pages:							
Claims:							
Miscellaneous-Filing:							
Petition:							
Patent-Appeals-and-Interference:							
Post-Allowance-and-Post-Issuance:							
Extension-of-Time:							

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Miscellaneous:				
Request for Continued Examination	2801	1	600	600
	Tot	al in USD	(\$)	600

Electronic Acl	Electronic Acknowledgement Receipt					
EFS ID:	24730774					
Application Number:	14633804					
International Application Number:						
Confirmation Number:	8573					
Title of Invention:	METHOD TO PROVIDE AD HOC AND PASSWORD PROTECTED DIGITAL AND VOICE NETWORKS					
First Named Inventor/Applicant Name:	Malcolm K. Beyer					
Customer Number:	22235					
Filer:	Daniel J. Burns					
Filer Authorized By:						
Attorney Docket Number:	MOC-005					
Receipt Date:	26-JAN-2016					
Filing Date:	27-FEB-2015					
Time Stamp:	20:06:06					
Application Type:	Utility under 35 USC 111(a)					

Payment information:

Submitted with Payment	yes
Payment Type	Credit Card
Payment was successfully received in RAM	\$600
RAM confirmation Number	5410
Deposit Account	504634
Authorized User	BURNS, DAN

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

Charge any Additional Fees required under 37 CFR 1.21 (Miscellaneous fees and charges)

File Listing	g:				
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1	Amendment/Req. Reconsideration-After	DECDONICETDANIC odf	89722	no	1
'	Non-Final Reject	RESPONSETRANS.pdf	4e23650907a8a111a66d8d4074670efb33f df2e3	no	
Warnings:	<u>'</u>	'		'	
Information:					
2	Cl. t.v.	DECDONICECT ATMC . If	101517		
2	Claims	RESPONSECLAIMS.pdf	8821065317e1a853aa913e941890757a705 341c7	no	6
Warnings:	<u>I</u>				
Information:					
			95874		3
3	Miscellaneous Incoming Letter	INTERVIEWAGENDA.pdf	a22eac51869a62222f45cb73deaddd82de5	no	
Warnings:	<u> </u>		cf7be		
Information:					
			144409		
4	Miscellaneous Incoming Letter	INTERVIEWAGENDA_EMAIL.pdf	aa446370100b567388c66258411d2f761b9 7045b	no	1
Warnings:	·				
Information:					
5	Applicant Arguments/Remarks Made in	DECDONICEA DOLLE wild	120920	no	8
5	an Amendment	RESPONSEARGUE.pdf	8609b732f9ddc2e59361c90d0481755fdb8 bcb90		
Warnings:		'			
Information:					
6	Request for Continued Examination	RCE.pdf	92638	no.	2
6	(RCE)	rce.pai	5f63e9864becf5b5cef406a6cc1e90e1a85e 97c3	no	3
Warnings:		'			
This is not a USI	PTO supplied RCE SB30 form.				
Information:					
_	5 W 1 L (CD2)		30675		
7	Fee Worksheet (SB06)	fee-info.pdf	45a1574eeb99187e8729dc13796cefbd1f8 14e88	no	2
Warnings:	l			<u> </u>	<u> </u>
Information:					
		Total Files Size (in bytes)	. 67	75755	

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

New Applications Under 35 U.S.C. 111

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

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

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

New International Application Filed with the USPTO as a Receiving Office

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

Docket No.: MOC-005

(PATENT)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

First Named Inventor: Malcolm K. Beyer, Jr.

Application No.: 14/633,804 Confirmation No.: 8573

Filed: February 27, 2015 Art Unit: 2646

For: METHOD TO PROVIDE AD HOC AND

PASSWORD PROTECTED DIGITAL AND

VOICE NETWORKS

Examiner: O. Obayanju

AMENDMENT FILED WITH REQUEST FOR CONTINUED EXAMINATION (RCE)

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

INTRODUCTORY COMMENTS

In response to the Final Office Action dated December 10, 2015, please amend the above-identified U.S. patent application as follows:

Amendments to the Claims are reflected in the listing of claims which begins on page 2 of this paper.

Remarks/Arguments begin on page 8 of this paper.

AMENDMENTS TO THE CLAIMS

This listing of claims replaces all prior versions and listings of claims in the application:

Docket No.: MOC-005

Listing of Claims

1. (Currently amended) A computer-implemented method comprising:

with a first device, receiving a message from a second device, wherein the message relates to joining a group;

based on receiving the message from the second device, participating in the group, wherein participating in the group includes sending first location information to a server and receiving second location information from the server, the first location information comprising a location of the first device, the second location information comprising a plurality of locations of a respective plurality of second devices included in the group;

presenting, via an interactive display of the first device, an interactive map comprising a plurality of user-selectable symbols corresponding to the plurality of second devices, wherein the symbols are positioned on the map at respective positions corresponding to the locations of the second devices; and

identifying user interaction with the interactive map selecting one or more of the user-selectable symbols corresponding to one or more of the second devices and user interaction with the display specifying an action and, based thereon, sending using an Internet Protocol to send data to the one or more second devices via the server,

wherein the first device does not have access to respective Internet Protocol addresses of the second devices.

- 2. (Previously presented) The method of claim 1, wherein the data includes a short message service message, a text message, an image, or a video.
- 3-7. (Canceled)
- 8. (Previously presented) The method of claim 1, wherein the first device is a personal digital assistant (PDA) or a personal computer (PC).

Docket No.: MOC-005

9. (Previously presented) The method of claim 1, further comprising: sending, from the first device, a request for a second map, wherein the request specifies a map location; and

receiving, from the server, the second map.

- 10. (Canceled)
- 11. (Previously presented) The method of claim 1, wherein the map is a satellite image.
- 12. (Previously presented) The method of claim 1, further comprising sending, by the first device, updated location information comprising an updated location of the first device, the updated location information being sent based on passage of a predetermined time interval since sending previous location information comprising a previous location of the first device, displacement of the first device by a predetermined distance relative to a previous location of the first device, or both.
- 13. (Currently amended) A system comprising:
 - a first device programmed to perform operations comprising:

receiving a message from a second device, wherein the message relates to joining a group;

based on receiving the message from the second device, participating in the group, wherein participating in the group includes sending first location information to a server and receiving second location information from the server, the first location information comprising a location of the first device, the second location information comprising a plurality of locations of a respective plurality of second devices included in the group;

presenting, via an interactive display of the first device, an interactive map comprising a plurality of user-selectable symbols corresponding to the plurality of second

devices, wherein the symbols are positioned on the map at respective positions corresponding to the locations of the second devices; and

identifying user interaction with the interactive map selecting one or more of the user-selectable symbols corresponding to one or more of the second devices and user interaction with the display specifying an action and, based thereon, sending using an Internet Protocol to send data to the one or more second devices via the server.

Docket No.: MOC-005

wherein the first device does not have access to respective Internet Protocol addresses of the second devices.

- 14. (Previously presented) The system of claim 13, wherein the data includes a short message service message, a text message, an image, or a video.
- 15-19. (Canceled)
- 20. (Previously presented) The system of claim 13, wherein the first device is a personal digital assistant (PDA) or a personal computer (PC).
- 21. (Previously presented) The system of claim 13, wherein the operations further comprise: sending a request for a second map, wherein the request specifies a map location; and receiving, from the server, the second map.
- 22. (Canceled)
- 23. (Previously presented) The system of claim 13, wherein the map is a satellite image.
- 24. (Previously presented) The system of claim 13, wherein the operations further comprise sending updated location information comprising an updated location of the first device, the updated location information being sent based on passage of a predetermined time interval since sending previous location information comprising a previous location of the first device,

Docket No.: MOC-005

displacement of the first device by a predetermined distance relative to a previous location of the first device, or both.

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25-30. (Canceled)

- 31. (Previously presented) The method of claim 1, further comprising identifying second user interaction with the interactive map selecting at least one of the user-selectable symbols corresponding to at least one of the second devices and user interaction with the display specifying an action and, based thereon, initiating a phone call or phone conference with the at least one second device.
- 32. (Previously presented) The method of claim 1, wherein the message from the second device is a Short Message Service (SMS) message or a text message.
- 33. (Previously presented) The method of claim 1, wherein participating in the group further includes sending first status information to the server and receiving second status information from the server, the first status information comprising a battery level of the first device and/or a signal strength of a wireless signal of the first device, the second location information comprising a plurality of battery levels of the respective plurality of second devices included in the group and/or a plurality of signal strengths of wireless signals of the respective plurality of second devices included in the group.
- 34. (Previously presented) The method of claim 1, wherein the first device is a smart phone.
- 35. (Previously presented) The method of claim 1, further comprising: with the first device, transmitting a group identifier associated with a second group, the second group including a second plurality of second devices; and

based on transmitting the group identifier associated with the second group, participating in the second group, wherein participating in the second group includes receiving third location

information from the server, the third location information comprising a plurality of locations of the respective second plurality of second devices included in the second group.

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- 36. (Previously presented) The method of claim 1, wherein the data includes a voice recording.
- 37. (Previously presented) The system of claim 13, wherein the operations further comprise identifying second user interaction with the interactive map selecting at least one of the user-selectable symbols corresponding to at least one of the second devices and user interaction with the display specifying an action and, based thereon, initiating a phone call or phone conference with the at least one second device.
- 38. (Previously presented) The system of claim 13, wherein the message from the second device is a Short Message Service (SMS) message or a text message.
- 39. (Previously presented) The system of claim 13, wherein participating in the group further includes sending first status information to the server and receiving second status information from the server, the first status information comprising a battery level of the first device and/or a signal strength of a wireless signal of the first device, the second location information comprising a plurality of battery levels of the respective plurality of second devices included in the group and/or a plurality of signal strengths of wireless signals of the respective plurality of second devices included in the group.
- 40. (Previously presented) The system of claim 13, wherein the first device is a smart phone.
- 41. (Previously presented) The system of claim 13, wherein the operations further include: with the first device, transmitting a group identifier associated with a second group, the second group including a second plurality of second devices; and

based on transmitting the group identifier associated with the second group, participating in the second group, wherein participating in the second group includes receiving third location

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information from the server, the third location information comprising a plurality of locations of the respective second plurality of second devices included in the second group.

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- 42. (Previously presented) The system of claim 13, wherein the data includes a voice recording.
- 43. (New) The method of claim 1, further comprising: using a Global Positioning Satellite (GPS) receiver of the first device to obtain data indicative of the location of the first device, wherein sending the first location information to the server comprises using the Internet Protocol (IP) to send the first location information to the server.
- 44. (New) The system of claim 13, wherein the first device includes a Global Positioning Satellite (GPS) receiver, and wherein the operations further include: using the GPS receiver to obtain data indicative of the location of the first device, wherein sending the first location information to the server comprises using the Internet Protocol (IP) to send the first location information to the server.

Docket No.: MOC-005 (PATENT)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

First Named Inventor: Malcolm K. Beyer, Jr.

Application No.: 14/633,804 Confirmation No.: 8573

Filed: February 27, 2015 Art Unit: 2646

For: Method to Provide Ad Hoc and Password

Protected Digital and Voice Networks

Examiner: O. Obayanju

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

PROPOSED INTERVIEW AGENDA

Applicant thanks Examiner Obayanju for agreeing to conduct a telephone interview with Applicant's undersigned representative (Daniel J. Burns) and Applicant's attorney (Samuel S. Stone) on January 21, 2016 at 3:00 PM EST. During the interview, the participants would appreciate discussing the rejection of claim 1 as purportedly being anticipated by Melen. In particular, the participants would appreciate discussing how the Examiner is interpreting Melen as purportedly teaching the portion of claim 1 that recites

with a first device, receiving a message from a second device, wherein the message relates to joining a group;

<u>based on receiving the message from the second device</u>, participating in the group, wherein participating in the group includes <u>sending first location</u> <u>information to a server</u> and receiving second location information from the server. (Emphasis added.)

During the interview, the participants may refer to the following portions of Melen:

- Melen appears to describe a system that "enables its user to establish a group with which to interact while simultaneously tracking the location of the vehicle navigation systems in the group" (Melen, paragraph [0010]).
- Melen appears to describe two implementations of a group interaction system 100. See #100a and #100b in FIGS. 1A and 1B of Melen.

ACTIVE/84832758.1

Application No.: 14/940,485 2 Docket No.: COI-004

• The first "group interaction system 100a establishes the group of members for wireless communication or other types of interaction using various methods such as those described in FIGS. 6A and 6B. For example, the group may be established in the navigation systems 300a, 300b, 300c by manual input by its users. The group may also be input and stored on a web server (not shown) on the Internet 112 and downloaded from the web site to the vehicle network server 102 via wired data communication 120. The vehicle network server 102 in turn provides the group information to the respective navigation systems 300a, 300b, 300c via the communications service provider 104a." (Melen, paragraph [0031].) Also, in the first system 100a, "all communication or interaction among the selected members [of a group] is accomplished through [a] vehicle network server 102" (Melen, paragraph [0027]).

- According to Melen, "[in] contrast to the group interaction system 100a shown in FIG. 1A that uses a vehicle network server 102, the group interaction system 100b in FIG. 1B is modified to be a peer-to-peer system enabling wireless communication without the use of a vehicle network server 102" (Melen, paragraph [0034]). Melen further states, the "navigation systems 300d, 300e, 300f [of system 100b] are different from the navigation systems 300a, 300b, 300c in FIG. 1A, in that they are capable of establishing groups of members and communicating wirelessly with other navigation systems without the use of a vehicle network server. That is, the navigation systems 300d, 300e, 300f are capable peer-to-peer wireless communication 140, 146, 150 among selected members within the group without the use of a vehicle network server." (Melen, paragraph [0036].) According to Melen, the system 100b "establishes the enabled group for wireless communication or other types of interaction using various methods such as those described in FIGS. 6A and 6B. For example, the group may be established in the navigation systems 300d, 300e, 300f by manual input by its users." (Melen, paragraph [0041].)
- In FIG. 5, Melen illustrates a method for interacting with members of a group (Melen, paragraph [0068]). The method includes a step 504 in which a group of members is established (Melen, paragraph [0068]). Melen appears to describe two implementations of the step 504 for establishing groups. See 504a and 504b in FIGS. 6A and 6B.
- Melen's step 504a for establishing groups is illustrated in FIG. 6A and described in paragraphs [0071] and [0072]. "The step 504a of FIG. 6A establishes the group of members by cooperation of the vehicle navigation system 300a and the vehicle network server 102 and is used with the group interaction system 100a described in FIG. 1B" (Melen, paragraph [0071]). In step 504a, the "vehicle navigation system 300a transmits [a] selection of group members to the vehicle network server 102," and the "vehicle network server 102 establishes 608 communications with the selected group members and requests 610 each selected member for permission to add the member to the group" (Melen, paragraph [0072]).
- Melen's step 504b for establishing groups is illustrated in FIG. 6B and described in paragraphs [0073] and [0074]. "The step 504b of FIG. 6B establishes the group of

members in the vehicle network server 102 using information downloaded from an external source and downloads the group information to the vehicle navigation systems 300a" (Melen, paragraph [0073]).

• Melen describes other techniques for establishing a group in paragraph [0075].

Dated: January 20, 2016 Respectfully submitted,

Electronic signature: /Daniel J. Burns/ Daniel J. Burns Registration No.: 50,222 GOODWIN PROCTER LLP (650) 752-3100

Moores, Michael

To: Burns, Dan

Subject: RE: Proposed Interview Agenda for U.S. App. No. 14/633,804

From: Stone, Samuel S.

Sent: Wednesday, January 20, 2016 10:20 PM

To: omoniyi.obayanju@uspto.gov

Cc: Burns, Dan

Subject: Proposed Interview Agenda for U.S. App. No. 14/633,804

Dear Examiner Obayanju,

Thank you for your courtesy in granting a telephone interview today (Thursday, January 21, 2016), in Application Serial No. 14/633,804. A proposed agenda for the interview is attached.

Regards,

Sam

Sent by Samuel S. Stone on behalf of:

Daniel J. Burns
Goodwin Procter LLP
T: (650) 752-3100
dburns@goodwinprocter.com

Docket No.: MOC-005

REMARKS

Administrative Overview

Prior to the Office Action of December 10, 2015, claims 1-2, 5, 8-14, 17, 20-24, and 31-42 were pending. In the Office Action:

- claims 9, 12, 21, 24, 35, and 41 were rejected under 35 U.S.C. § 112 as purportedly failing to comply with the written description requirement;
- claims 1, 2, 9, 13, 14, 21, 31, 32, 34-38, and 40-42 were rejected under 35 U.S.C.
 § 102 as purportedly being anticipated by U.S. Pub. No. 2004/0148090 ("Melen");
- claims 8, 11, 20, and 23 were rejected under 35 U.S.C. § 103 as purportedly being obvious over Melen in view of U.S. Pub. No. 2006/0047825 ("Steenstra");
- claims 5, 10, 17, and 22 were rejected under 35 U.S.C. § 103 as purportedly being obvious over Melen in view of U.S. Patent No. 8,014,763 ("Hymes");
- claims 12 and 24 were rejected under 35 U.S.C. § 103 as purportedly being obvious over Melen in view of U.S. Pub. No. 2004/0252050 ("Tengler"); and
- claims 33 and 39 were rejected under 35 U.S.C. § 103 as purportedly being obvious over Melen in view of U.S. Pub. No. 2005/0130666 ("Levy").

In the present Amendment, claims 5, 10, 17, and 22 are canceled without prejudice or disclaimer. Claims 1 and 13 are amended to recite the subject matter of previously-pending claims 10 and 22, respectively, and are further amended to recite "using an Internet Protocol to send data." Claims 43 and 44 are added.

No new matter is added. Support for the claim amendments can be found, for example, in U.S. Patent No. 7,630,724 (e.g., in col. 10:57 - col. 11:15, col. 12:63 - col. 13:26; and col. 16:42-59). Support for the new claims can be found, for example, in the '724 patent (e.g., in col. 4:52-65). It is noted that the '724 patent was incorporated by reference into the present application at the time of the present application's filing.

Applicability of Post-AIA Provisions of the Patent Laws to the Present Application

The Office Action (p. 2) states that "[t]he present application is being examined under the pre-AIA first to invent provisions" of the patent laws. For the reasons stated in the Response

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filed on November 13, 2015, it is understood that the present application will be examined under the post-AIA, first-to-file provisions of the patent laws.

Interview Summary

Applicant thanks Examiner Obayanju for conducting a telephonic interview on January 21, 2016. The participants included Examiner Obayanju, Applicant's undersigned representative (Daniel J. Burns), and Applicant's attorney (Samuel S. Stone). The interview was held pursuant to a Proposed Interview Agenda that was emailed to the Examiner on January 21, 2016. Copies of the Interview Agenda and the email message are submitted herewith. A summary of the interview is provided below.

During the interview, the participants discussed the rejections of claims 1 and 32 under 35 U.S.C. § 102 as purportedly being anticipated by Melen. Applicant's representatives referred to the portions of Melen identified in the Proposed Interview Agenda, and pointed out that those portions of Melen do not teach or suggest the limitations of claim 1, nor the limitations of claim 32. No agreement was reached with respect to claim 1. Regarding claim 32, the Examiner agreed that the claim was not anticipated by Melen.

Claim Rejections Under 35 U.S.C. § 112

Claims 9, 12, 21, 24, 35, and 41 were rejected under 35 U.S.C. § 112 as purportedly failing to comply with the written description requirement. Reconsideration is respectfully requested. Since the application describes the subject matter of each of the claims in sufficient detail that one of ordinary skill in the art can reasonably conclude that the inventors had possession of the claimed subject matter at the time of the application's filing, each of the claims satisfies the written description requirement.

In particular, the Office Action alleges that there is insufficient written description support for sending "a request for a second map, wherein the request specifies a map location," as recited in claims 9 and 21. Support for the subject matter of claims 9 and 21 is found, for example, in U.S. Patent No. 7,630,724, which was incorporated by reference into the present application at the time of the present application's filing. For example, the '724 patent states that "[t]he cell phone device application software, however, can also provide the user the ability to

request a specific geo-referenced map or chart, aerial photograph or satellite image from a remote image server by pointing at the specific location desired for the map" ('724 patent, col. 18:57 - col. 19:7). Based on at least the foregoing passage of the '724 patent, one of ordinary skill in the art can reasonably conclude that the inventors had possession of the subject matter of claims 9 and 21. Accordingly, withdrawal of the rejections of claims 9 and 21 under 35 U.S.C. § 112 is respectfully requested.

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In addition, the Office Action alleges that there is insufficient written description support for sending "updated location information comprising an updated location of the first device, the updated location information being sent based on passage of a predetermined time interval since sending previous location information comprising a previous location of the first device, displacement of the first device by a predetermined distance relative to a previous location of the first device, or both," as recited in claims 12 and 24. Support for the subject matter of claims 12 and 24 is found, for example, in U.S. Patent No. 7,630,724, which, as noted above, was incorporated by reference into the present application at the time of the application's filing. The '724 patent describes:

GPS phones for the management of a group of people through the use of a communications net and, specifically, to provide each user with a cellular/PDA/GPS/phone that has software application programs and databases that permit all the users to continuously know each other's locations and status, to rapidly call and communicate voice, high speed internet data, photographs and video clips among the users by touching display screen symbols and to enable the users to easily access data concerning other users and other database information. ('724 patent, col. 1:6-17.)

A plurality of cellular phone/WiFi/PDA/GPS devices each having application software and databases to provide a communication network having: a) the ability to selectively poll each of the other PDA/GPS phone devices with each participant to start reporting its position and status information directly to all or selected users equipped with the same cellular phone/PDA communication/ GPS devices in the communications net so that each of the devices that the data is transmitted to is provided a display of the location, status and other information of the other users; b) the ability of each of the cellular phone/PDA devices to report to another device at an operator selected time rate or at a rate based on distance traveled ('724 patent, col. 2:48-60.)

The present cell phone/PDA/GPS device to create the communication network wherein all of the participants have the same communication device described

herein also includes the ability of a specific operator device to provide polling in which other cellular phones using SMS, internet or WiFi report periodically based on criteria such as time, speed, distance traveled, or a combination of a time, speed and distance traveled. The operator can manually poll any or all of the cell phone devices that are used by all of the participants in the communication network having the same device as described herein for the invention. The receiving cellular phone application code responds to the polling device with the receiving cellular phone's location and status which could include battery level, GPS status, signal strength and entered track data. Optionally, the phone operators can set their phones to report automatically, based on time or distance traveled intervals or another criteria. ('724 patent, col. 9:31-47.)

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Based on at least the foregoing passages of the '724 patent, one of ordinary skill in the art can reasonably conclude that the inventors had possession of the subject matter of claims 12 and 24. Accordingly, withdrawal of the rejections of claims 12 and 24 under 35 U.S.C. § 112 is respectfully requested.

In addition, the Office Action alleges that there is insufficient written description support for "with the first device, transmitting a group identifier associated with a second group, the second group including a second plurality of second devices; and based on transmitting the group identifier associated with the second group, participating in the second group, wherein participating in the second group includes receiving third location information from the server, the third location information comprising a plurality of locations of the respective second plurality of second devices included in the second group," as recited in claims 35 and 41. Support for the subject matter of claims 35 and 41 is found, for example, in U.S. Patent No. 7,630,724, which, as noted above, was incorporated by reference into the present application at the time of the application's filing. For example, the '724 patent states that "[t]here are several ways that the network can be established including: ... for each phone to have a group identification that is transmitted in its initial message which relates it to a particular group who are their own net, only those with that identifier (i.e. singles, coin collectors, etc.) are permitted to join that net" ('724 patent, col. 14:60-61 and col. 15:10-15). Based on at least the foregoing passages of the '724 patent, one of ordinary skill in the art can reasonably conclude that the inventors had possession of the subject matter of claims 35 and 41. Accordingly, withdrawal of the rejections of claims 35 and 41 under 35 U.S.C. § 112 is respectfully requested.

Claim Rejections Under 35 U.S.C. §§ 102 and 103

In the Office Action, independent claims 1 and 13 were rejected under 35 U.S.C. § 102 as purportedly being anticipated by Melen, and previously-pending dependent claims 10 and 22 were rejected under 35 U.S.C. § 103 as purportedly being obvious over Melen in view of Hymes. Without acceding to the rejections, claims 1 and 13 are amended to recite the subject matter of previously-pending claims 10 and 22, respectively, and are further amended to recite "using an Internet Protocol to send data." The rejections of claims 10 and 22 are respectfully traversed as applied to claims 1 and 13, as amended. Even assuming (without conceding) that Melen and Hymes could have been properly combined, the proposed combination of Melen and Hymes does not teach or suggest all the limitations of any of the claims.

I. <u>Independent Claim 1 and the Claims Depending Therefrom</u>

As amended, independent claim 1 is directed to a method comprising:

with a first device, receiving a message from a second device, wherein the message relates to joining a group;

based on receiving the message from the second device, participating in the group, wherein participating in the group includes sending first location information to a server and receiving second location information from the server, the first location information comprising a location of the first device, the second location information comprising a plurality of locations of a respective plurality of second devices included in the group;

presenting, via an interactive display of the first device, an interactive map comprising a plurality of user-selectable symbols corresponding to the plurality of second devices, wherein the symbols are positioned on the map at respective positions corresponding to the locations of the second devices; and

identifying user interaction with the interactive map selecting one or more of the user-selectable symbols corresponding to one or more of the second devices and user interaction with the display specifying an action and, based thereon, <u>using an Internet</u> <u>protocol to send data to the one or more second devices via the server</u>,

wherein the first device does not have access to respective Internet Protocol addresses of the second devices. (Emphasis added.)

Melen does not teach at least "with a first device, ... using an Internet protocol to send data to the one or more second devices via the server, wherein the first device does not have access to respective Internet Protocol addresses of the second devices," as recited in claim 1. Melen describes "vehicle navigation systems" that are said to be "capable of communicating ACTIVE/84854759.1

with one another," establishing a group, and "displaying the location of other vehicle navigation systems in the group" (Abstract). In addition, paragraph [0072] of Melen, which was cited by the Office Action in the rejection of previously-pending claim 10, states:

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Referring to FIG. 6A, as the process begins 502, the vehicle navigation system 300a receives 604 selection of the members to be included in the group. Such selection of members may be input by using the touch sensitive screen 301 or the input device 302. The vehicle navigation system 300a transmits 606 such selection of group members to the vehicle network server 102. The vehicle network server 102 establishes 608 communications with the selected group members and requests 610 each selected member for permission to add the member to the group. Then, the vehicle network server 102 transmits 612 the results of the requests 610 back to the vehicle navigation system 300a. Thereafter, the vehicle network server 300a adds 614 the members giving permission to the enabled group. This group information may be shared with other members of the group. To this end, the vehicle navigation system 300a transmits 616 the established group information to the vehicle navigation system 102, and the vehicle navigation system 102 in turn transmits 618 such established group information to the members of the group, and the process continues with step 506.

As can be seen, the cited portion of Melen does not teach or suggest "with a first device, ... using an Internet protocol to send data to the one or more second devices via the server, wherein the first device does not have access to respective Internet Protocol addresses of the second devices," as recited in claim 1.

Hymes does not cure the deficiencies of Melen at least with respect to the above-emphasized portions of claim 1. Rather, Hymes appears to describe "sending information from [a] first electronic device indicating an intent to conditionally communicate with the recipient only upon an expression of interest from the recipient in communicating with a user of the first electronic device," (Abstract), which does not teach or suggest "with a first device, … using an Internet protocol to send data to the one or more second devices via the server, wherein the first device does not have access to respective Internet Protocol addresses of the second devices," as recited in claim 1.

For at least the foregoing reasons, Melen and Hymes (individually or in combination) do not teach at least the above-emphasized limitations of claim 1. Claim 1 therefore patentably distinguishes over the cited art. Withdrawal of the rejection of claim 1 is respectfully requested. Claims 2, 8, 9, 11, 12, 31-36, and 43 depend from claim 1 and are allowable for at least the same reasons.

II. Independent Claim 13 and the Claims Depending Therefrom

As amended, independent claim 13 is directed to a system comprising a first device programmed to perform operations comprising:

receiving a message from a second device, wherein the message relates to joining a group;

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based on receiving the message from the second device, participating in the group, wherein participating in the group includes sending first location information to a server and receiving second location information from the server, the first location information comprising a location of the first device, the second location information comprising a plurality of locations of a respective plurality of second devices included in the group;

presenting, via an interactive display of the first device, an interactive map comprising a plurality of user-selectable symbols corresponding to the plurality of second devices, wherein the symbols are positioned on the map at respective positions corresponding to the locations of the second devices; and

identifying user interaction with the interactive map selecting one or more of the user-selectable symbols corresponding to one or more of the second devices and user interaction with the display specifying an action and, based thereon, <u>using an Internet</u> Protocol to send data to the one or more second devices via the server,

wherein the first device does not have access to respective Internet Protocol addresses of the second devices. (Emphasis added.)

For reasons that should be apparent from the discussion above, Melen and Hymes (individually or in combination) do not teach or suggest at least the above-emphasized limitations of claim 13. Claim 13 therefore patentably distinguishes over the cited art. Withdrawal of the rejection of claim 13 is respectfully requested. Claims 14, 20, 21, 23, 24, 37-42, and 44 depend from claim 13 and are allowable for at least the same reasons.

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CONCLUSION

By responding in the foregoing remarks only to particular positions taken by the

Examiner, Applicant does not acquiesce with other positions that have not been explicitly

addressed. In addition, Applicant's arguments for the patentability of a claim should not be

understood as implying that no other reasons for the patentability of that claim exist. Finally,

Applicant's decision to amend or cancel any claim should not be understood as implying that

Applicant agrees with any positions taken by the Examiner with respect to that claim or other

claims.

The pending application is believed to be in condition for allowance. If, in the

Examiner's opinion, further communication would expedite the favorable prosecution of the

present application, the undersigned would welcome the opportunity to discuss any outstanding

issues and to work with the Examiner toward placing the application in condition for allowance.

A Request for Continued Examination and the corresponding fees are submitted

herewith. No other fees are believed to be necessary for entry and consideration of this paper.

The Commissioner, however, is hereby authorized to charge any deficiency in the fees filed,

asserted to be filed, or which should have been filed herewith to our Deposit Account No. 50-

4634, with reference to Order No. MOC-005.

Respectfully submitted,

Dated: January 26, 2016

/Daniel J. Burns/ Daniel J. Burns

Registration No.: 50,222

Customer Number: 51414 Goodwin Procter LLP

Telephone: (650) 752-3100

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

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02/02/2016

FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. APPLICATION NO. 14/633,804 02/27/2015 Malcolm K. Beyer JR. MOC-005 8573 7590 02/02/2016 EXAMINER Malin Haley DiMaggio & Bowen, P.A. OBAYANJU, OMONIYI 1936 S ANDREWS AVENUE FORT LAUDERDALE, FL 33316 ART UNIT PAPER NUMBER 2646 NOTIFICATION DATE DELIVERY MODE

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

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

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

info@mhdpatents.com

	Application No.	Applicant(s)
Applicant-Initiated Interview Summary	14/633,804	BEYER ET AL.
Apprount initiated interview Cultimary	Examiner	Art Unit
	OMONIYI OBAYANJU	2646
All participants (applicant, applicant's representative, PTO	personnel):	
(1) <u>OMONIYI OBAYANJU</u> .	(3) <i>Sam Stone</i> .	
(2) <u>Dan Burns (50,222)</u> .	(4)	
Date of Interview: 21 January 2016.		
Type: Telephonic Video Conference Personal [copy given to: applicant [applicant's representative]	
Exhibit shown or demonstration conducted: Yes If Yes, brief description: <u>NA</u> .	⊠ No.	
Issues Discussed 101 112 112 102 103 Othe (For each of the checked box(es) above, please describe below the issue and detail		
Claim(s) discussed: 1.		
Identification of prior art discussed: Melen.		
Substance of Interview (For each issue discussed, provide a detailed description and indicate if agreement reference or a portion thereof, claim interpretation, proposed amendments, arguments.)		dentification or clarification of a
The Applicant initiated an interview to discuss the rejection However, no agreement was reached.	on file. The Examiner provide	d further clarification.
Applicant recordation instructions: The formal written reply to the last C section 713.04). If a reply to the last Office action has already been filed, a thirty days from this interview date, or the mailing date of this interview sun interview	pplicant is given a non-extendable pe	riod of the longer of one month or
Examiner recordation instructions : Examiners must summarize the subthe substance of an interview should include the items listed in MPEP 713, general thrust of each argument or issue discussed, a general indication of general results or outcome of the interview, to include an indication as to we	04 for complete and proper recordation in the complete and proper recordation in the complete and proper records and the complete and proper recordation and the complete and the comple	on including the identification of the dregarding patentability and the
Attachment		
/OMONIYI OBAYANJU/ Primary Examiner, Art Unit 2646		

U.S. Patent and Trademark Office PTOL-413 (Rev. 8/11/2010)

Summary of Record of Interview Requirements

Manual of Patent Examining Procedure (MPEP), Section 713.04, Substance of Interview Must be Made of Record

A complete written statement as to the substance of any face-to-face, video conference, or telephone interview with regard to an application must be made of record in the application whether or not an agreement with the examiner was reached at the interview.

Title 37 Code of Federal Regulations (CFR) § 1.133 Interviews

Paragraph (b)

In every instance where reconsideration is requested in view of an interview with an examiner, a complete written statement of the reasons presented at the interview as warranting favorable action must be filed by the applicant. An interview does not remove the necessity for reply to Office action as specified in §§ 1.111, 1.135. (35 U.S.C. 132)

37 CFR §1.2 Business to be transacted in writing.

All business with the Patent or Trademark Office should be transacted in writing. The personal attendance of applicants or their attorneys or agents at the Patent and Trademark Office is unnecessary. The action of the Patent and Trademark Office will be based exclusively on the written record in the Office. No attention will be paid to any alleged oral promise, stipulation, or understanding in relation to which there is disagreement or doubt.

The action of the Patent and Trademark Office cannot be based exclusively on the written record in the Office if that record is itself incomplete through the failure to record the substance of interviews.

It is the responsibility of the applicant or the attorney or agent to make the substance of an interview of record in the application file, unless the examiner indicates he or she will do so. It is the examiner's responsibility to see that such a record is made and to correct material inaccuracies which bear directly on the question of patentability.

Examiners must complete an Interview Summary Form for each interview held where a matter of substance has been discussed during the interview by checking the appropriate boxes and filling in the blanks. Discussions regarding only procedural matters, directed solely to restriction requirements for which interview recordation is otherwise provided for in Section 812.01 of the Manual of Patent Examining Procedure, or pointing out typographical errors or unreadable script in Office actions or the like, are excluded from the interview recordation procedures below. Where the substance of an interview is completely recorded in an Examiners Amendment, no separate Interview Summary Record is required.

The Interview Summary Form shall be given an appropriate Paper No., placed in the right hand portion of the file, and listed on the "Contents" section of the file wrapper. In a personal interview, a duplicate of the Form is given to the applicant (or attorney or agent) at the conclusion of the interview. In the case of a telephone or video-conference interview, the copy is mailed to the applicant's correspondence address either with or prior to the next official communication. If additional correspondence from the examiner is not likely before an allowance or if other circumstances dictate, the Form should be mailed promptly after the interview rather than with the next official communication.

The Form provides for recordation of the following information:

- Application Number (Series Code and Serial Number)
- Name of applicant
- Name of examiner
- Date of interview
- Type of interview (telephonic, video-conference, or personal)
- -Name of participant(s) (applicant, attorney or agent, examiner, other PTO personnel, etc.)
- An indication whether or not an exhibit was shown or a demonstration conducted
- An identification of the specific prior art discussed
- An indication whether an agreement was reached and if so, a description of the general nature of the agreement (may be by
 attachment of a copy of amendments or claims agreed as being allowable). Note: Agreement as to allowability is tentative and does
 not restrict further action by the examiner to the contrary.
- -The signature of the examiner who conducted the interview (if Form is not an attachment to a signed Office action)

It is desirable that the examiner orally remind the applicant of his or her obligation to record the substance of the interview of each case. It should be noted, however, that the Interview Summary Form will not normally be considered a complete and proper recordation of the interview unless it includes, or is supplemented by the applicant or the examiner to include, all of the applicable items required below concerning the substance of the interview.

A complete and proper recordation of the substance of any interview should include at least the following applicable items:

- 1) A brief description of the nature of any exhibit shown or any demonstration conducted,
- 2) an identification of the claims discussed.
- 3) an identification of the specific prior art discussed,
- 4) an identification of the principal proposed amendments of a substantive nature discussed, unless these are already described on the Interview Summary Form completed by the Examiner.
- 5) a brief identification of the general thrust of the principal arguments presented to the examiner,

(The identification of arguments need not be lengthy or elaborate. A verbatim or highly detailed description of the arguments is not required. The identification of the arguments is sufficient if the general nature or thrust of the principal arguments made to the examiner can be understood in the context of the application file. Of course, the applicant may desire to emphasize and fully describe those arguments which he or she feels were or might be persuasive to the examiner.)

- 6) a general indication of any other pertinent matters discussed, and
- 7) if appropriate, the general results or outcome of the interview unless already described in the Interview Summary Form completed by the examiner

Examiners are expected to carefully review the applicant's record of the substance of an interview. If the record is not complete and accurate, the examiner will give the applicant an extendable one month time period to correct the record.

Examiner to Check for Accuracy

If the claims are allowable for other reasons of record, the examiner should send a letter setting forth the examiner's version of the statement attributed to him or her. If the record is complete and accurate, the examiner should place the indication, "Interview Record OK" on the paper recording the substance of the interview along with the date and the examiner's initials.



United States Patent and Trademark Office

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

APPLICATION NUMBER

FILING OR 371(C) DATE

FIRST NAMED APPLICANT

ATTY. DOCKET NO./TITLE

14/633,804

02/27/2015

Malcolm K. Beyer JR.

MOC-005

CONFIRMATION NO. 8573 POA ACCEPTANCE LETTER

51414 GOODWIN PROCTER LLP PATENT ADMINISTRATOR **53 STATE STREET EXCHANGE PLACE** BOSTON, MA 02109-2881



Date Mailed: 02/03/2016

NOTICE OF ACCEPTANCE OF POWER OF ATTORNEY

This is in response to the Power of Attorney filed 01/20/2016.

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

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

/mabebe/



22235

United States Patent and Trademark Office

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

APPLICATION NUMBER

FILING OR 371(C) DATE

FIRST NAMED APPLICANT

ATTY. DOCKET NO./TITLE

14/633,804

Malin Haley DiMaggio & Bowen, P.A.

1936 S ANDREWS AVENUE FORT LAUDERDALE, FL 33316 02/27/2015

Malcolm K. Beyer JR.

MOC-005

CONFIRMATION NO. 8573 POWER OF ATTORNEY NOTICE



Date Mailed: 02/03/2016

NOTICE REGARDING CHANGE OF POWER OF ATTORNEY

This is in response to the Power of Attorney filed 01/20/2016.

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

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

/mabebe/		



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Alexandria, Virginia	22313-1450
www.uspto.gov	

APPLICATION	FILING or	GRP ART				
NUMBER	371(c) DATE	UNIT	FIL FEE REC'D	ATTY.DOCKET.NO	TOT CLAIMS	IND CLAIMS
14/633,804	02/27/2015	2646	1260	MOC-005	28	4

51414 GOODWIN PROCTER LLP PATENT ADMINISTRATOR 53 STATE STREET EXCHANGE PLACE BOSTON, MA 02109-2881 CONFIRMATION NO. 8573
CORRECTED FILING RECEIPT

Date Mailed: 02/03/2016

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

Inventor(s)

Malcolm K. Beyer JR., Jupiter, FL; Christopher R. Rice, Redmond, WA;

Applicant(s)

Advanced Ground Information Systems, Inc., Jupiter, FL;

Assignment For Published Patent Application

Advanced Ground Information Systems, Inc., Jupiter, FL

Power of Attorney: The patent practitioners associated with Customer Number 051414

Domestic Priority data as claimed by applicant

This application is a CON of $14/529,978\ 10/31/2014$ which is a CON of $14/027,410\ 09/16/2013$ PAT 8880042 which is a CON of $13/751,453\ 01/28/2013$ PAT 8538393 which is a CIP of $12/761,533\ 04/16/2010$ PAT 8364129 which is a CIP of $11/615,472\ 12/22/2006$ PAT 8126441 which is a CIP of $11/308,648\ 04/17/2006$ PAT 7630724 which is a CIP of $10/711,490\ 09/21/2004$ PAT 7031728

Foreign Applications for which priority is claimed (You may be eligible to benefit from the **Patent Prosecution Highway** program at the USPTO. Please see http://www.uspto.gov for more information.) - None.

Foreign application information must be provided in an Application Data Sheet in order to constitute a claim to foreign priority. See 37 CFR 1.55 and 1.76.

Permission to Access Application via Priority Document Exchange: Yes

page 1 of 4

Permission to Access Search Results: No

Applicant may provide or rescind an authorization for access using Form PTO/SB/39 or Form PTO/SB/69 as appropriate.

If Required, Foreign Filing License Granted: 03/19/2015

The country code and number of your priority application, to be used for filing abroad under the Paris Convention,

is **US 14/633,804**

Projected Publication Date: 02/25/2016

Non-Publication Request: No Early Publication Request: No

** SMALL ENTITY **

Title

METHOD TO PROVIDE AD HOC AND PASSWORD PROTECTED DIGITAL AND VOICE NETWORKS

Preliminary Class

455

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

PROTECTING YOUR INVENTION OUTSIDE THE UNITED STATES

Since the rights granted by a U.S. patent extend only throughout the territory of the United States and have no effect in a foreign country, an inventor who wishes patent protection in another country must apply for a patent in a specific country or in regional patent offices. Applicants may wish to consider the filing of an international application under the Patent Cooperation Treaty (PCT). An international (PCT) application generally has the same effect as a regular national patent application in each PCT-member country. The PCT process **simplifies** the filing of patent applications on the same invention in member countries, but **does not result** in a grant of "an international patent" and does not eliminate the need of applicants to file additional documents and fees in countries where patent protection is desired.

Almost every country has its own patent law, and a person desiring a patent in a particular country must make an application for patent in that country in accordance with its particular laws. Since the laws of many countries differ in various respects from the patent law of the United States, applicants are advised to seek guidance from specific foreign countries to ensure that patent rights are not lost prematurely.

Applicants also are advised that in the case of inventions made in the United States, the Director of the USPTO must issue a license before applicants can apply for a patent in a foreign country. The filing of a U.S. patent application serves as a request for a foreign filing license. The application's filing receipt contains further information and guidance as to the status of applicant's license for foreign filing.

Applicants may wish to consult the USPTO booklet, "General Information Concerning Patents" (specifically, the section entitled "Treaties and Foreign Patents") for more information on timeframes and deadlines for filing foreign patent applications. The guide is available either by contacting the USPTO Contact Center at 800-786-9199, or it can be viewed on the USPTO website at http://www.uspto.gov/web/offices/pac/doc/general/index.html.

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For information on preventing theft of your intellectual property (patents, trademarks and copyrights), you may wish to consult the U.S. Government website, http://www.stopfakes.gov. Part of a Department of Commerce initiative, this website includes self-help "toolkits" giving innovators guidance on how to protect intellectual property in specific countries such as China, Korea and Mexico. For questions regarding patent enforcement issues, applicants may call the U.S. Government hotline at 1-866-999-HALT (1-866-999-4258).

LICENSE FOR FOREIGN FILING UNDER Title 35, United States Code, Section 184

Title 37, Code of Federal Regulations, 5.11 & 5.15

GRANTED

The applicant has been granted a license under 35 U.S.C. 184, if the phrase "IF REQUIRED, FOREIGN FILING LICENSE GRANTED" followed by a date appears on this form. Such licenses are issued in all applications where the conditions for issuance of a license have been met, regardless of whether or not a license may be required as set forth in 37 CFR 5.15. The scope and limitations of this license are set forth in 37 CFR 5.15(a) unless an earlier license has been issued under 37 CFR 5.15(b). The license is subject to revocation upon written notification. The date indicated is the effective date of the license, unless an earlier license of similar scope has been granted under 37 CFR 5.13 or 5.14.

This license is to be retained by the licensee and may be used at any time on or after the effective date thereof unless it is revoked. This license is automatically transferred to any related applications(s) filed under 37 CFR 1.53(d). This license is not retroactive.

The grant of a license does not in any way lessen the responsibility of a licensee for the security of the subject matter as imposed by any Government contract or the provisions of existing laws relating to espionage and the national security or the export of technical data. Licensees should apprise themselves of current regulations especially with respect to certain countries, of other agencies, particularly the Office of Defense Trade Controls, Department of State (with respect to Arms, Munitions and Implements of War (22 CFR 121-128)); the Bureau of Industry and Security, Department of Commerce (15 CFR parts 730-774); the Office of Foreign AssetsControl, Department of Treasury (31 CFR Parts 500+) and the Department of Energy.

NOT GRANTED

No license under 35 U.S.C. 184 has been granted at this time, if the phrase "IF REQUIRED, FOREIGN FILING LICENSE GRANTED" DOES NOT appear on this form. Applicant may still petition for a license under 37 CFR 5.12, if a license is desired before the expiration of 6 months from the filing date of the application. If 6 months has lapsed from the filing date of this application and the licensee has not received any indication of a secrecy order under 35 U.S.C. 181, the licensee may foreign file the application pursuant to 37 CFR 5.15(b).

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The United States represents the largest, most dynamic marketplace in the world and is an unparalleled location for business investment, innovation, and commercialization of new technologies. The U.S. offers tremendous resources and advantages for those who invest and manufacture goods here. Through SelectUSA, our nation works to promote and facilitate business investment. SelectUSA provides information assistance to the international investor

page 3 of 4

community; serves as an ombudsman for existing and potential investors; advocates on behalf of U.S. cities, states, and regions competing for global investment; and counsels U.S. economic development organizations on investment attraction best practices. To learn more about why the United States is the best country in the world to develop technology, manufacture products, deliver services, and grow your business, visit http://www.SelectUSA.gov or call +1-202-482-6800.



UNITED STATES PATENT AND TRADEMARK OFFICE

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

APPLICATION NO. FILING DATE FIRST NAMED INVENTOR 14/633,804 02/27/2015 Malcolm K. Beyer JR.							
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.			
14/633,804	02/27/2015	Malcolm K. Beyer JR.	MOC-005	8573			
51414 GOODWIN PR	7590 02/19/201 ROCTER LLP	EXAMINER					
	MINISTRATOR	OBAYANJU, OMONIYI					
EXCHANGE I	PLACE		ART UNIT PAPER NUMBER				
BOSTON, MA	. 02109-2881		2646				
			NOTIFICATION DATE	DEL MEDITA (ODE			
			NOTIFICATION DATE	DELIVERY MODE			
			02/19/2016	ELECTRONIC			

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

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

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

PATENTBOS@GOODWINPROCTER.COM PSOUSA-ATWOOD@GOODWINPROCTER.COM GLENN.WILLIAMS@GOODWINPROCTER.COM

Application No. Applicant(s) 14/633,804 BEYER ET AL. Office Action Summary Art Unit AIA (First Inventor to File) Examiner Status OMONIYI OBAYANJU 2646 No -- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTHS FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). **Status** 1) Responsive to communication(s) filed on 01/26/2016. A declaration(s)/affidavit(s) under **37 CFR 1.130(b)** was/were filed on _____. 2a) This action is **FINAL**. 2b) This action is non-final. 3) An election was made by the applicant in response to a restriction requirement set forth during the interview on ; the restriction requirement and election have been incorporated into this action. 4) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims* 5) \times Claim(s) 1,2,8,9,11-14,20,21,23,24 and 31-44 is/are pending in the application. 5a) Of the above claim(s) is/are withdrawn from consideration. 6) Claim(s) is/are allowed. 7) Claim(s) 1,2,8,9,11-14,20,21,23,24 and 31-44 is/are rejected. 8) Claim(s) is/are objected to. 9) Claim(s) are subject to restriction and/or election requirement. * If any claims have been determined allowable, you may be eligible to benefit from the Patent Prosecution Highway program at a participating intellectual property office for the corresponding application. For more information, please see http://www.uspto.gov/patents/init_events/pph/index.jsp or send an inquiry to PPHfeedback@uspto.gov. **Application Papers** 10) The specification is objected to by the Examiner. 11) The drawing(s) filed on _____ is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). Certified copies: a) All b) Some** c) None of the: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). ** See the attached detailed Office action for a list of the certified copies not received. Attachment(s) 1) Notice of References Cited (PTO-892) 3) Interview Summary (PTO-413) Paper No(s)/Mail Date. _____. 2) Information Disclosure Statement(s) (PTO/SB/08a and/or PTO/SB/08b)

U.S. Patent and Trademark Office PTOL-326 (Rev. 11-13)

Paper No(s)/Mail Date ___

4) Other:

The present application is being examined under the pre-AIA first to invent provisions.

DETAILED ACTION

Continued Examination Under 37 CFR 1.114

A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 01/26/2016 has been entered.

Response to Arguments

Applicant's arguments with respect to independent claims 1 and 13 have been considered but are moot because the arguments do not apply to any of the references being used in the current rejection.

However, first, the Applicant's stated that during the interview, "Regarding claim 32, the Examiner agreed that the claim was not anticipated by Melen."

In response and/or on record the Examiner did not agree that claim 32 was not anticipated by Melen during the interview. The Examiner believe that this was a typo on the Applicant's part.

Furthermore, the Applicant amended and argued that the secondary prior art reference (Hymes) does not teach at least in part "with a first device, ... using an Internet protocol to send data to the one or more second devices via the server, wherein the first device does not have access to respective Internet Protocol addresses of the second devices,".

In response the Examiner respectfully disagrees with the Applicant's arguments. Hymes in fig. 1, fig. 6, and col. 14, lines 5-13, col. 16, lines 52-54, discussed the concept of a group user communicating with each other in communication system. Hymes further stated that "The means of transmission between devices is transparent to users and may be either direct (device to device) or indirect via a wireless connection to a network such as the internet, cable networks, satellite networks, telephone networks, cellular telephone networks; or some combination." Hymes further stated that "the invention can facilitate communication between people that are in physical proximity to each other. Some embodiments do this by providing a user with the following capabilities: (1) the ability to communicate electronically (text, voice, image, or video) to specific other individuals (or vehicles automobiles, motorcycles, etc.) in his or her environment that have been identified visually, but for whom contact information (telephone number, email address, etc.) may not be known"

Thus, in regards to the at least claimed limitation in question, the claim limitation has not been particularly and/or uniquely defined so as to be distinguished from the applied prior art i.e. ... using an Internet protocol to send data (Hymes, col. 16, lines 52-54, communications over the internet)..., wherein the first device does not have access

to respective Internet Protocol addresses of the second devices (Hymes, col. 14, lines 5-13, user does not know the email address of the other user).

Therefore, it would have been obvious to one of ordinary skill in the art at time invention was made to combine the teachings of Melen with the teachings of Hymes to achieve the goal of efficiently and reliably improving and facilitating communication among users in communication system.

Claim Rejections - 35 USC § 103

The following is a quotation of pre-AIA 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.

Claims 1, 2, 9, 13, 14, 21, 31, 32, 34-38, and 40-44, rejected under pre-AIA 35 U.S.C. 103(a) as being unpatentable over Melen (US Publication No. 20040148090) in view of Hymes (US Patent No. 8014763).

As to claims 1 and 13, Melen teaches a computer-implemented method comprising: with a first device, receiving a message from a second device, wherein the message relates to joining a group (fig. 1B, and pp0036, establishing groups of members and communicating wirelessly with other navigation systems, and fig. 5, #504); based on receiving the message from the second device, participating in the

group, wherein participating in the group includes sending first location information to a server and receiving second location information from the server (fig. 1A and fig. 1B, and fig. 5, #506, receive location of each member, and pp0038, transmit or receive **GPS information**), the first location information comprising a location of the first device, the second location information comprising a plurality of locations of a respective plurality of second devices included in the group (fig. 1A and fig. 1B, and fig. 5, #506, receive location of each member, and pp0038, transmit or receive GPS **information**); presenting, via an interactive display of the first device, an interactive map comprising a plurality of user-selectable symbols corresponding to the plurality of second devices (fig. 4, and pp0064, display icon of each car on map 406), wherein the symbols are positioned on the map at respective positions corresponding to the locations of the second devices (fig. 4, and pp0064, display icon of each car on map **406**); and identifying user interaction with the interactive map selecting one or more of the user-selectable symbols corresponding to one or more of the second devices and user interaction with the display specifying an action (fig. 5, #509, #510, and pp0063, pp0070, touching icon to car) and, based thereon, sending data to the one or more second devices via the server (fig. 5, #512, and pp0063, pp0070, make a telephone call to the selected member, and pp0053). However, Melen fails to explicitly teach using an Internet Protocol to send data, and wherein the first device does not have access to respective Internet Protocol addresses of the second devices.

Page 5

In an analogous field of endeavor, Hymes teaches using an Internet Protocol to send data (fig. 1, fig. 6, col. 16, lines 52-54, communications over the internet).

and wherein the first device does not have access to respective Internet Protocol addresses of the second devices (fig. 1, fig. 6, col. 14, lines 5-13, user does not know the email address of the other user). Thus it would have been obvious to one of ordinary skill in the art at time invention was made to combine the teachings of Melen with the teachings of Hymes to achieve the goal of efficiently and reliably improving and facilitating communication among users in communication system (Hymes, col. 2, lines 1-15)

As to claims 2 and 14, Melen teaches wherein the data includes a short message service message, a text message, an image, or a video (fig. 4, #404, and pp0029, pp0070, make a telephone call to the selected member).

As **to claims 9 and 21,** Melen teaches further comprising: sending, from the first device, a request for a second map, wherein the request specifies a map location (**fig. 1B, fig. 4, each vehicle includes navigation system 300, fig. 5**); and receiving the second map (**fig. 1B, fig. 4, each vehicle includes navigation system 300, fig. 5**).

As to claims 31 and 37, Melen teaches further comprising identifying second user interaction with the interactive map selecting at least one of the user-selectable symbols corresponding to at least one of the second devices and user interaction with the display specifying an action (fig. 5, #509, #510, and pp0063, pp0070, touching icon to car) and, based thereon, initiating a phone call or phone conference with the at

least one second device (fig. 5, #509, #510, and pp0063, pp0070, touching icon to car, pp0077).

As **to claims 32 and 38**, Melen teaches wherein the message from the second device is a Short Message Service (SMS) message or a text message (**fig. 4**, **#404**, **and pp0029**, **pp0070**, **make a telephone call to the selected member**).

As to claims 34 and 40, Melen teaches wherein the first device is a smart phone (pp0003, pp0027, cellular telephone communication).

As to claims 35 and 41, Melen teaches further comprising: with the first device, transmitting a group identifier associated with a second group (fig. 6, establish communication with selected group members by using identification information, transmit group information to members of group), the second group including a second plurality of second devices; and based on transmitting the group identifier associated with the second group, participating in the second group (fig. 6, establish communication with selected group members by using identification information, transmit group information to members of group), wherein participating in the second group includes receiving third location information from the server, the third location information comprising a plurality of locations of the respective second plurality of second devices included in the second group (fig. 6, establish communication with selected group members by using identification information, transmit group

Application/Control Number: 14/633,804 Page 8

Art Unit: 2646

information to members of group, fig. 1A and fig. 1B, and fig. 5, #506, receive location of each member, and pp0038, transmit or receive GPS information).

As **to claims 36 and 42**, Melen teaches wherein the data includes a voice recording (**pp0039**, **pp0040**, **voice data**, **voice mail service**).

As to claims 43 and 44, Melen in view of Hymes teaches the limitations of the independent claims as discussed above. Melen further teaches further comprising: using a Global Positioning Satellite (GPS) receiver of the first device to obtain data indicative of the location of the first device, wherein sending the first location information to the server comprises to send the first location information to the server (fig. 1B, fig. 5, #512, pp0002, pp0028). Hymes further teaches using the Internet Protocol (IP) (fig. 1, fig. 6, col. 16, lines 52-54, communications over the internet)

Claims 8, 11, 20, and 23, are rejected under 35 U.S.C. 103 as being unpatentable over Melen (US Publication No. 20040148090) in view of Hymes (US Patent No. 8014763) and further in view of Steenstra et al. (US Publication No. 20060047825).

As to **claims 8 and 20**, Melen in view of Hymes teaches the limitations of the independent claims as discussed above. However, fails to explicitly teach wherein the first device is a personal digital assistant (PDA) or a personal computer (PC).

In an analogous field of endeavor, Steenstra teaches wherein the first device is a personal digital assistant (PDA) or a personal computer (PC) (fig. 5, pp0019). Thus it would have been obvious to one of ordinary skill in the art before the effective filing data of the claimed invention to combine the teachings of Melen and Hymes with the teachings Streenstra to achieve the goal of efficiently and reliably creating and maintaining location based service social network in a communication system (Steenstra, pp0006).

As to claims 11 and 23, Melenin view of Hymes and further in view of Steenstra teaches wherein the map is a satellite image, (Steenstra, fig. 5, pp0027).

Claims 12 and 24 are rejected under 35 U.S.C. 103 as being unpatentable over Melen (US Publication No. 20040148090) in view of Hymes (US Patent No. 8014763) and further in view of Tengler et al. (US Publication No. 20040252050).

As to claims 12 and 24, Melen in view of Hymes teaches the limitations of independent claims as discussed above. Melen further teaches real time location tracking (pp0033, real time tracking and receiving location, and pp0070). However, did not explicitly teach sending, by the first device, updated location information comprising an updated location of the first device, the updated location information being sent based on passage of a predetermined time interval since sending previous location information comprising a previous location of the first device, displacement of

the first device by a predetermined distance relative to a previous location of the first device, or both.

In an analogous field of endeavor, Tengler teaches sending, by the first device, updated location information comprising an updated location of the first device, the updated location information being sent based on passage of a predetermined time interval since sending previous location information comprising a previous location of the first device, displacement of the first device by a predetermined distance relative to a previous location of the first device, or both (fig. 1, and pp0023, pp0007, transmitting signal to update positional information of devices at a predetermined spaced time interval). Thus it would have been obvious to one of ordinary skill in the art at time invention was made to combine the teachings of Melen and Hymes with the teachings Tengler to achieve the goal of efficiently and reliably monitoring and/or tracking the location of plurality of devices in a communication system (Tengler, pp0008).

Claims 33 and 39 are rejected under 35 U.S.C. 103 as being unpatentable over Melen (US Publication No. 20040148090) in view of Hymes (US Patent No. 8014763) and further in view of Levy et al. (US Publication No. 20050130666).

As **to claims 33 and 39**, Melen in view of Hymes teaches the limitations of independent claims as discussed above. However, fails to explicitly teach wherein participating in the group further includes sending first status information to the server

and receiving second status information from the server, the first status information comprising a battery level of the first device and/or a signal strength of a wireless signal of the first device, the second location information comprising a plurality of battery levels of the respective plurality of second devices included in the group and/or a plurality of signal strengths of wireless signals of the respective plurality of second devices included in the group.

In an analogous field of endeavor, Levy teaches wherein participating in the group further includes sending first status information to the server and receiving second status information from the server, the first status information comprising a battery level of the first device (fig. 1 and pp0042, transmitting the condition of battery level between different mobile unit) and/or a signal strength of a wireless signal of the first device, the second location information comprising a plurality of battery levels of the respective plurality of second devices included in the group and/or a plurality of signal strengths of wireless signals of the respective plurality of second devices included in the group (fig. 1 and pp0042, transmitting the condition of battery level between different mobile unit). Thus it would have been obvious to one of ordinary skill in the art at time invention was made to combine the teachings of Melen and Hymes with the teachings Levy to achieve the goal of efficiently and reliably exchanging particular conditions of the operational parameters of communication devices in a communication system (Levy, pp0008).

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to OMONIYI OBAYANJU whose telephone number is (571)270-5885. The examiner can normally be reached on Mon - Fri, 7:30 - 5:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, KAMRAN AFSHAR can be reached on 571-272-7796. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/OMONIYI OBAYANJU/ Primary Examiner, Art Unit 2646

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Index of Claims	14633804	BEYER ET AL.
	Examiner	Art Unit
	OMONIYI OBAYANJU	2646

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

Claims	renumbered	in the same	order as pr	esented by a	pplicant		□ СРА	□ т.с).	R.1.47	
CL	AIM	DATE									
Final	Original	08/10/2015	12/08/2015	02/12/2016							
	1	✓	✓	✓							
	2	✓	✓	✓							
	3	✓	-	-							
	4	✓	-	-							
	5	✓	✓	-							
	6	-	-	-							
	7	✓	-	-							
	8	✓	✓	✓							
	9	✓	✓	✓							
	10	✓	✓	-							
	11	✓	✓	✓							
	12	✓	✓	✓							
	13	✓	✓	✓							
	14	✓	✓	✓							
	15	✓	-	-							
	16	~	-	-							
	17	✓	✓	-							
	18	-	-	-							
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	26	✓	-	-							
	27	✓	-	-							
	28	✓	-	-							
	29	✓	-	-							
	30	✓	-	-							
	31		✓	✓							
	32		✓	✓							
	33		√	✓							
	34		✓	✓							
	35		✓	✓							
	36		✓	✓							

U.S. Patent and Trademark Office

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Index of Claims	14633804	BEYER ET AL.
	Examiner	Art Unit
	OMONIYI OBAYANJU	2646

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✓ Rejected - Cancelled N Non-Elected A Appeal												
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Final Original 08/10/2015 12/08/2015 02/12/2016												
	37		✓	✓								
	38		✓	✓								
	39		✓	✓								
	- 40		/	/								

✓

Search Notes



Application/Control No.	Applicant(s)/Patent Under Reexamination
14633804	BEYER ET AL.
Examiner	Art Unit
OMONIYI OBAYANJIJ	2646

CPC- SEARCHED		
Symbol	Date	Examiner
H04W4/02	8/10/2015	00

CPC COMBINATION SETS - SEARC	CHED	
Symbol	Date	Examiner

US CLASSIFICATION SEARCHED			
Class	Subclass	Date	Examiner
455	404.2, 456.1	8/10/2015	00

SEARCH NOTES		
Search Notes	Date	Examiner
See Attached East Search History	8/10/2015	00
See Attached East Search History (Updated)	12/8/2015	00

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



United States Patent and Trademark Office

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APPLICATION NUMBER

FILING OR 371(C) DATE

FIRST NAMED APPLICANT

ATTY. DOCKET NO./TITLE

14/633,804

02/27/2015

Malcolm K. Beyer JR.

MOC-005 **CONFIRMATION NO. 8573**

PUBLICATION NOTICE

51414 GOODWIN PROCTER LLP PATENT ADMINISTRATOR 53 STATE STREET **EXCHANGE PLACE** BOSTON, MA 02109-2881



Title:METHOD TO PROVIDE AD HOC AND PASSWORD PROTECTED DIGITAL AND VOICE NETWORKS

Publication No.US-2016-0057598-A1

Publication Date: 02/25/2016

NOTICE OF PUBLICATION OF APPLICATION

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

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

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

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

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

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



UNITED STATES PATENT AND TRADEMARK OFFICE

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

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
14/633,804	02/27/2015	Malcolm K. Beyer JR.	MOC-005	8573
	51414 7590 06/02/2016 GOODWIN PROCTER LLP		EXAM	IINER
PATENT ADMINISTRATOR 53 STATE STREET			OBAYANJU, OMONIYI	
EXCHANGE P	EXCHANGE PLACE BOSTON, MA 02109-2881		ART UNIT	PAPER NUMBER
BOSTON, MA			2646	
			NOTIFICATION DATE	DELIVERY MODE
			06/02/2016	ELECTRONIC

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

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

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

PATENTBOS@GOODWINPROCTER.COM PSOUSA-ATWOOD@GOODWINPROCTER.COM GLENN.WILLIAMS@GOODWINPROCTER.COM

	Application No.	Applicant(s)		
Applicant-Initiated Interview Summary	14/633,804	BEYER ET AL.		
, pp. cana. a	Examiner	Art Unit		
	OMONIYI OBAYANJU	2646		
All participants (applicant, applicant's representative, PTO p	personnel):			
(1) <u>OMONIYI OBAYANJU</u> .	(3) <i>Dan Burns (50,222)</i> .			
(2) <u>Same Stone</u> .	(4)			
Date of Interview: 26 May 2016.				
Type:	applicant's representative]			
Exhibit shown or demonstration conducted: Yes If Yes, brief description: <u>NA</u> .	☑ No.			
Issues Discussed 101 112 102 103 Other (For each of the checked box(es) above, please describe below the issue and detailed				
Claim(s) discussed: 1.				
Identification of prior art discussed: Melen and Hymes.				
Substance of Interview (For each issue discussed, provide a detailed description and indicate if agreement reference or a portion thereof, claim interpretation, proposed amendments, arguments.)		entification or clarification of a		
The Applicant initiated an interview to discuss the rejection Applicant will consider our discussion while preparing the re- reached.				
Applicant recordation instructions: The formal written reply to the last Office action must include the substance of the interview. (See MPEP section 713.04). If a reply to the last Office action has already been filed, applicant is given a non-extendable period of the longer of one month or thirty days from this interview date, or the mailing date of this interview summary form, whichever is later, to file a statement of the substance of the interview				
Examiner recordation instructions : Examiners must summarize the substance of any interview of record. A complete and proper recordation of the substance of an interview should include the items listed in MPEP 713.04 for complete and proper recordation including the identification of the general thrust of each argument or issue discussed, a general indication of any other pertinent matters discussed regarding patentability and the general results or outcome of the interview, to include an indication as to whether or not agreement was reached on the issues raised.				
☐ Attachment				
/OMONIYI OBAYANJU/ Primary Examiner, Art Unit 2646				
	1			

U.S. Patent and Trademark Office PTOL-413 (Rev. 8/11/2010)

Summary of Record of Interview Requirements

Manual of Patent Examining Procedure (MPEP), Section 713.04, Substance of Interview Must be Made of Record

A complete written statement as to the substance of any face-to-face, video conference, or telephone interview with regard to an application must be made of record in the application whether or not an agreement with the examiner was reached at the interview.

Title 37 Code of Federal Regulations (CFR) § 1.133 Interviews

Paragraph (b)

In every instance where reconsideration is requested in view of an interview with an examiner, a complete written statement of the reasons presented at the interview as warranting favorable action must be filed by the applicant. An interview does not remove the necessity for reply to Office action as specified in §§ 1.111, 1.135. (35 U.S.C. 132)

37 CFR §1.2 Business to be transacted in writing.

All business with the Patent or Trademark Office should be transacted in writing. The personal attendance of applicants or their attorneys or agents at the Patent and Trademark Office is unnecessary. The action of the Patent and Trademark Office will be based exclusively on the written record in the Office. No attention will be paid to any alleged oral promise, stipulation, or understanding in relation to which there is disagreement or doubt.

The action of the Patent and Trademark Office cannot be based exclusively on the written record in the Office if that record is itself incomplete through the failure to record the substance of interviews.

It is the responsibility of the applicant or the attorney or agent to make the substance of an interview of record in the application file, unless the examiner indicates he or she will do so. It is the examiner's responsibility to see that such a record is made and to correct material inaccuracies which bear directly on the question of patentability.

Examiners must complete an Interview Summary Form for each interview held where a matter of substance has been discussed during the interview by checking the appropriate boxes and filling in the blanks. Discussions regarding only procedural matters, directed solely to restriction requirements for which interview recordation is otherwise provided for in Section 812.01 of the Manual of Patent Examining Procedure, or pointing out typographical errors or unreadable script in Office actions or the like, are excluded from the interview recordation procedures below. Where the substance of an interview is completely recorded in an Examiners Amendment, no separate Interview Summary Record is required.

The Interview Summary Form shall be given an appropriate Paper No., placed in the right hand portion of the file, and listed on the "Contents" section of the file wrapper. In a personal interview, a duplicate of the Form is given to the applicant (or attorney or agent) at the conclusion of the interview. In the case of a telephone or video-conference interview, the copy is mailed to the applicant's correspondence address either with or prior to the next official communication. If additional correspondence from the examiner is not likely before an allowance or if other circumstances dictate, the Form should be mailed promptly after the interview rather than with the next official communication.

The Form provides for recordation of the following information:

- Application Number (Series Code and Serial Number)
- Name of applicant
- Name of examiner
- Date of interview
- Type of interview (telephonic, video-conference, or personal)
- Name of participant(s) (applicant, attorney or agent, examiner, other PTO personnel, etc.)
- An indication whether or not an exhibit was shown or a demonstration conducted
- An identification of the specific prior art discussed
- An indication whether an agreement was reached and if so, a description of the general nature of the agreement (may be by
 attachment of a copy of amendments or claims agreed as being allowable). Note: Agreement as to allowability is tentative and does
 not restrict further action by the examiner to the contrary.
- The signature of the examiner who conducted the interview (if Form is not an attachment to a signed Office action)

It is desirable that the examiner orally remind the applicant of his or her obligation to record the substance of the interview of each case. It should be noted, however, that the Interview Summary Form will not normally be considered a complete and proper recordation of the interview unless it includes, or is supplemented by the applicant or the examiner to include, all of the applicable items required below concerning the substance of the interview.

A complete and proper recordation of the substance of any interview should include at least the following applicable items:

- 1) A brief description of the nature of any exhibit shown or any demonstration conducted,
- 2) an identification of the claims discussed.
- 3) an identification of the specific prior art discussed,
- 4) an identification of the principal proposed amendments of a substantive nature discussed, unless these are already described on the Interview Summary Form completed by the Examiner.
- 5) a brief identification of the general thrust of the principal arguments presented to the examiner,
 - (The identification of arguments need not be lengthy or elaborate. A verbatim or highly detailed description of the arguments is not required. The identification of the arguments is sufficient if the general nature or thrust of the principal arguments made to the examiner can be understood in the context of the application file. Of course, the applicant may desire to emphasize and fully describe those arguments which he or she feels were or might be persuasive to the examiner.)
- 6) a general indication of any other pertinent matters discussed, and
- 7) if appropriate, the general results or outcome of the interview unless already described in the Interview Summary Form completed by the examiner

Examiners are expected to carefully review the applicant's record of the substance of an interview. If the record is not complete and accurate, the examiner will give the applicant an extendable one month time period to correct the record.

Examiner to Check for Accuracy

If the claims are allowable for other reasons of record, the examiner should send a letter setting forth the examiner's version of the statement attributed to him or her. If the record is complete and accurate, the examiner should place the indication, "Interview Record OK" on the paper recording the substance of the interview along with the date and the examiner's initials.

Docket No.: MOC-005 (PATENT)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

First Named Inventor: Malcolm K. Beyer, Jr.

Application No.: 14/633,804 Confirmation No.: 8573

Filed: February 27, 2015 Art Unit: 2646

For: METHOD TO PROVIDE AD HOC AND

PASSWORD PROTECTED DIGITAL AND

VOICE NETWORKS

AND

Examiner: O. Obayanju

AMENDMENT AND RESPONSE TO NON-FINAL OFFICE ACTION

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

INTRODUCTORY COMMENTS

In response to the Office Action dated February 19, 2016, in connection with the patent application identified above, the following Amendment and Response is respectfully submitted, along with a request for a one-month extension of time. The Commissioner is hereby authorized to charge excess claim fees and extension of time fees to the credit card identified in this filing, and no additional fees are believed to be required. If any such fees are due, however, the Commissioner is hereby also authorized to charge such fees to our Deposit Account No. 50-4634, with reference to Order No. MOC-005.

Please amend the above-identified U.S. patent application as follows:

Amendments to the Claims are reflected in the listing of claims which begins on page 2 of this paper.

Remarks/Arguments begin on page 11 of this paper.

ACTIVE/85959701.1

AMENDMENTS TO THE CLAIMS

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This listing of claims replaces all prior versions and listings of claims in the application:

Listing of Claims

1. (Currently amended) A computer-implemented method comprising:

with a first device, receiving a message from a second device, wherein the message relates to joining a group;

based on receiving the message from the second device, participating in the group, wherein participating in the group includes sending first location information to a server and receiving second location information from the server, the first location information comprising a location of the first device, the second location information comprising a plurality of locations of a respective plurality of second devices included in the group;

presenting, via an interactive display of the first device, [[an]]a first interactive, georeferenced map comprising and a plurality of user-selectable symbols corresponding to the plurality of second devices, wherein the symbols are positioned on the first georeferenced map at respective positions corresponding to the locations of the second devices, and wherein the first georeferenced map includes data relating positions on the first georeferenced map to spatial coordinates; [[and]]

sending, from the first device to the server, a request for a second georeferenced map different from the first georeferenced map, wherein the request specifies a map location;

receiving, from the server, the second georeferenced map, wherein the second georeferenced map includes the requested location and data relating positions on the second georeferenced map to spatial coordinates;

presenting, via the interactive display of the first device, the second georeferenced map and the plurality of user-selectable symbols corresponding to the plurality of second devices, wherein the symbols are positioned on the second georeferenced map at respective positions corresponding to the locations of the second devices; and

identifying user interaction with the interactive [[map]] <u>display</u> selecting one or more of the user-selectable symbols corresponding to one or more of the second devices <u>and positioned</u> on the second georeferenced map and user interaction with the display specifying an action and,

based thereon, using an Internet Protocol to send data to the one or more second devices via the server,

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wherein the first device does not have access to respective Internet Protocol addresses of the second devices.

- 2. (Previously presented) The method of claim 1, wherein the data includes a short message service message, a text message, an image, or a video.
- 3-7. (Canceled)
- 8. (Previously presented) The method of claim 1, wherein the first device is a personal digital assistant (PDA) or a personal computer (PC).
- 9-10. (Canceled)
- 11. (Currently amended) The method of claim 1, wherein the second map is a satellite image.
- 12. (Previously presented) The method of claim 1, further comprising sending, by the first device, updated location information comprising an updated location of the first device, the updated location information being sent based on passage of a predetermined time interval since sending previous location information comprising a previous location of the first device, displacement of the first device by a predetermined distance relative to a previous location of the first device, or both.
- 13. (Currently amended) A system comprising:
 - a first device programmed to perform operations comprising:
 - receiving a message from a second device, wherein the message relates to joining a group;

based on receiving the message from the second device, participating in the group, wherein participating in the group includes sending first location information to a

server and receiving second location information from the server, the first location information comprising a location of the first device, the second location information comprising a plurality of locations of a respective plurality of second devices included in the group;

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presenting, via an interactive display of the first device, [[an]]a first interactive, georeferenced map comprising and a plurality of user-selectable symbols corresponding to the plurality of second devices, wherein the symbols are positioned on the first georeferenced map at respective positions corresponding to the locations of the second devices, and wherein the first georeferenced map includes data relating positions on the first georeferenced map to spatial coordinates; [[and]]

sending, from the first device to the server, a request for a second georeferenced map different from the first georeferenced map, wherein the request specifies a map location;

receiving, from the server, the second georeferenced map, wherein the second georeferenced map includes the requested location and data relating positions on the second georeferenced map to spatial coordinates;

map and the plurality of user-selectable symbols corresponding to the plurality of second devices, wherein the symbols are positioned on the second georeferenced map at respective positions corresponding to the locations of the second devices; and

identifying user interaction with the interactive [[map]] <u>display</u> selecting one or more of the user-selectable symbols corresponding to one or more of the second devices <u>and positioned on the second georeferenced map</u> and user interaction with the display specifying an action and, based thereon, using an Internet Protocol to send data to the one or more second devices via the server.

wherein the first device does not have access to respective Internet Protocol addresses of the second devices.

14. (Previously presented) The system of claim 13, wherein the data includes a short message service message, a text message, an image, or a video.

Application No. 14/633,804 Reply to Office Action of February 19, 2016 5

Docket No.: MOC-005

15-19. (Canceled)

20. (Previously presented) The system of claim 13, wherein the first device is a personal digital assistant (PDA) or a personal computer (PC).

21-22. (Canceled)

- 23. (Currently amended) The system of claim 13, wherein the <u>second</u> map is a satellite image.
- 24. (Previously presented) The system of claim 13, wherein the operations further comprise sending updated location information comprising an updated location of the first device, the updated location information being sent based on passage of a predetermined time interval since sending previous location information comprising a previous location of the first device, displacement of the first device by a predetermined distance relative to a previous location of the first device, or both.

25-30. (Canceled)

- 31. (Currently amended) The method of claim 1, further comprising identifying second user interaction with the interactive [[map]]display selecting at least one of the user-selectable symbols corresponding to at least one of the second devices and user interaction with the display specifying an action and, based thereon, initiating a phone call or phone conference with the at least one second device.
- 32. (Previously presented) The method of claim 1, wherein the message from the second device is a Short Message Service (SMS) message or a text message.
- 33. (Currently amended) The method of claim 1, wherein participating in the group further includes sending first status information to the server and receiving second status information

from the server, the first status information comprising a battery level of the first device, and/or a signal strength of a wireless signal of the first device, a status of a Global Positioning Satellite (GPS) receiver of the first device, or a combination thereof, the second location information comprising a plurality of battery levels of the respective plurality of second devices included in the group, and/or a plurality of signal strengths of wireless signals of the respective plurality of second devices included in the group, a plurality of statuses of GPS receivers of the respective plurality of second devices included in the group, or a combination thereof.

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- 34. (Previously presented) The method of claim 1, wherein the first device is a smart phone.
- 35. (Previously presented) The method of claim 1, further comprising: with the first device, transmitting a group identifier associated with a second group, the second group including a second plurality of second devices; and

based on transmitting the group identifier associated with the second group, participating in the second group, wherein participating in the second group includes receiving third location information from the server, the third location information comprising a plurality of locations of the respective second plurality of second devices included in the second group.

- 36. (Previously presented) The method of claim 1, wherein the data includes a voice recording.
- 37. (Currently amended) The system of claim 13, wherein the operations further comprise identifying second user interaction with the interactive [[map]]display selecting at least one of the user-selectable symbols corresponding to at least one of the second devices and user interaction with the display specifying an action and, based thereon, initiating a phone call or phone conference with the at least one second device.
- 38. (Previously presented) The system of claim 13, wherein the message from the second device is a Short Message Service (SMS) message or a text message.

- (Currently amended) The system of claim 13, wherein participating in the group further includes sending first status information to the server and receiving second status information from the server, the first status information comprising a battery level of the first device, and/or a signal strength of a wireless signal of the first device, a status of a Global Positioning Satellite (GPS) receiver of the first device, or a combination thereof, the second location information comprising a plurality of battery levels of the respective plurality of second devices included in the group, and/or a plurality of signal strengths of wireless signals of the respective plurality of second devices included in the group, a plurality of statuses of GPS receivers of the respective plurality of second devices included in the group, or a combination thereof.
- 40. (Previously presented) The system of claim 13, wherein the first device is a smart phone.
- 41. (Previously presented) The system of claim 13, wherein the operations further include: with the first device, transmitting a group identifier associated with a second group, the second group including a second plurality of second devices; and

based on transmitting the group identifier associated with the second group, participating in the second group, wherein participating in the second group includes receiving third location information from the server, the third location information comprising a plurality of locations of the respective second plurality of second devices included in the second group.

- 42. (Previously presented) The system of claim 13, wherein the data includes a voice recording.
- 43. (Previously presented) The method of claim 1, further comprising: using a Global Positioning Satellite (GPS) receiver of the first device to obtain data indicative of the location of the first device, wherein sending the first location information to the server comprises using the Internet Protocol (IP) to send the first location information to the server.
- 44. (Previously presented) The system of claim 13, wherein the first device includes a Global Positioning Satellite (GPS) receiver, and wherein the operations further include: using the GPS

receiver to obtain data indicative of the location of the first device, wherein sending the first location information to the server comprises using the Internet Protocol (IP) to send the first location information to the server.

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45. (New) The method of claim 1, further comprising identifying, by the first device, user interaction with the display selecting a particular user-selectable symbol positioned on the second georeferenced map and corresponding to a particular second device, wherein identifying the user interaction selecting the particular user-selectable symbol comprises:

detecting user selection of a portion of the interactive display corresponding to a position on the second georeferenced map;

based at least in part on coordinates of the selected position on the second georeferenced map and on the data relating positions on the second georeferenced map to spatial coordinates, determining spatial coordinates of a location represented by the selected position on the second georeferenced map; and

identifying the particular user-selectable symbol based, at least in part, on the spatial coordinates represented by the selected position.

46. (New) The method of claim 45, wherein identifying the particular user-selectable symbol based, at least in part, on the spatial coordinates represented by the selected position comprises:

searching a database of entities for an entity located nearest to the spatial coordinates represented by the selected position, wherein the entities represented by data in the database include the second devices, wherein the database data include locations of the respective entities, and wherein the database is searchable by location; and

based on a result of searching the database, identifying the particular second device as the entity located nearest to the spatial coordinates represented by the selected position, wherein the particular user-selectable symbol corresponds to the particular second device.

47. (New) The method of claim 46, wherein the entity is a first entity, and wherein the method further comprises performing by the first device:

receiving user input via user interaction with the interactive display of the first device, the user input specifying a location and a symbol corresponding to a second entity other than the first device and the second devices; and

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based on the user input, adding the user-specified symbol to the interactive display at a position on the second georeferenced map corresponding to the user-specified location of the second entity.

- 48. (New) The method of claim 47, further comprising performing by the first device: transmitting the user-specified symbol and location of the second entity to the second devices for addition of the user-specified symbol to respective interactive displays of the second devices at respective positions on respective georeferenced maps corresponding to the user-specified location of the second entity.
- 49. (New) The method of claim 48, wherein the user input further specifies information associated with the second entity, and wherein the method further comprises performing, by the first device: transmitting the user-specified information associated with the second entity to the second devices.
- 50. (New) The method of claim 49, further comprising performing by the first device: adding data representing the spatial coordinates of the location of the second entity and data representing the information associated with the second entity to the database.
- 51. (New) The method of claim 47, wherein the portion of the interactive display is a first portion, wherein the position of the symbol corresponding to the particular second device is a first position, and wherein receiving the user input specifying the location of the second entity comprises:

detecting user selection of a second portion of the interactive display corresponding to a second position on the second georeferenced map; and

based at least in part on coordinates of the second position on the second georeferenced map and on the data relating positions on the second georeferenced map to spatial coordinates,

determining spatial coordinates of a location represented by the second position on the second georeferenced map, wherein the location represented by the second position is the location of the second entity.

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- 52. (New) The method of claim 46, wherein the database is stored on the first device.
- 53. (New) The method of claim 46, wherein the database is stored on the server.
- 54. (New) The method of claim 1, wherein the spatial coordinates comprise latitude and longitude coordinates.
- 55. (New) The method of claim 1, further comprising performing, by the first device: identifying user interaction with the interactive display selecting a particular user-selectable symbol corresponding to a particular second device and user interaction with the display specifying an action and, based thereon, initiating voice-over-IP (VOIP) communication with the particular second device.

REMARKS

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Administrative Overview

Prior to the Office Action of February 19, 2016, claims 1, 2, 8, 9, 11-14, 20, 21, 23, 24, and 31-44 were pending. In the Office Action:

- the independent claims (i.e., claims 1 and 13) were rejected under 35 U.S.C. § 103 as purportedly being obvious over U.S. Pub. No. 2004/0148090 ("Melen") in view of U.S. Patent No. 8,014,763 ("Hymes"); and
- each of the dependent claims was rejected under 35 U.S.C. § 103 as purportedly being obvious over Melen / Hymes alone or in combination with other secondary references.

In the present Amendment, claims 9 and 21 are canceled without prejudice or disclaimer, claims 1, 11, 13, 23, 31, 33, 37, and 39 are amended, and claims 45-55 are added. No new matter is added.

Support for the claim amendments and for new claims 45-51 and 54 can be found, for example, in U.S. Patent No. 7,630,724 ("the '724 patent") in col. 5, lines 51-67; col. 7, line 48 – col. 8, line 48; col. 9, lines 41-45; col. 10, lines 23-56; and col. 18, line 57 – col. 19, line 7. Support for new claims 52 and 53 can be found, for example, in the '724 patent in col. 10, lines 9-22. Support for new claim 55 can be found, for example, in the '724 patent in col. 2, lines 64-67; and col. 11, lines 2-7. It is noted that the '724 patent was incorporated by reference into the present application at the time of the present application's filing.

Applicability of Post-AIA Provisions of the Patent Laws to the Present Application

The Office Action (p. 2) states that "[t]he present application is being examined under the pre-AIA first to invent provisions" of the patent laws. For the reasons stated in the Response filed on November 13, 2015, it is understood that the present application will be examined under the post-AIA, first-to-file provisions of the patent laws.

Interview Summary

Applicant thanks Examiner Obayanju for conducting a telephonic interview on May 26, 2016. The participants included Examiner Obayanju, Applicant's undersigned representative

(Daniel J. Burns), Applicant's legal representative (Samuel S. Stone), and the first named inventor (Malcolm K. Beyer, Jr.). The interview was held pursuant to a Proposed Interview Agenda that was emailed to the Examiner on May 26, 2016. Copies of the Interview Agenda and the email message are submitted herewith. A summary of the interview is provided below.

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During the interview, the participants discussed the rejections of claims 1 and 9 under 35 U.S.C. § 103 as purportedly being obvious over Melen and Hymes. Applicant's representatives pointed out that the proposed combination of Melen and Hymes would render Melen's navigation system unsuitable for its intended purpose. In addition, Applicant's representatives pointed out that Melen and Hymes do not teach or suggest the subject matter of previously-pending claim 9. On these points, no agreement was reached. The participants discussed clarifying amendments to claim 9, and the Examiner encouraged Applicant's representatives to submit amendments to the independent claims based on claim 9 along with further clarifying amendments. Accordingly, the independent claims are amended herein based on previously-pending claim 9, and are further amended to clarify distinctions between the claimed subject matter and the cited references.

Overview of Some Embodiments

At the time the invention was made, conventional mobile device interfaces for locating and communicating with entities (e.g., users, businesses, homes, etc.) were generally cumbersome to use. See '724 patent, col. 1, line 53 – col. 2, line 4. For example, to view contact information for an entity at a particular location, a conventional mobile device may have required a user to access a user interface that displays a map of georeferenced entities and select the entity of interest. See '724 patent, col. 1, lines 53-60. To use the contact information (e.g., a telephone number) to initiate a phone call to the entity, the conventional mobile device may have required the user to access another user interface and manually enter the entity's phone number. See '724 patent, col. 1, lines 60-63. To use the contact information to send data to the entity, the conventional mobile device may have required the user to access yet another user interface and manually enter the entity's contact information. See '724 patent, col. 1, line 64 – col. 2, line 4. Furthermore, to enter and share the location of an entity not shown on the map of georeferenced entities, the mobile device might require a user to manually enter coordinates of the new entity

using yet another user interface. See '724 patent, col. 2, lines 5-9. Needless to say, this process of switching between different user interfaces to communicate with other users and to view, enter, and share georeferenced information is quite inconvenient. Likewise, the processes of manually entering contact information to initiate communication and manually entering geographical coordinates to share the location of an entity are cumbersome.

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The present application describes, among other things, some embodiments of a mobile device that presents a user interface through which a user can view, enter, and share georeferenced information (e.g., georeferenced information associated with other users or entities), and can communicate with other users. See, e.g., '724 patent: FIG. 1; col. 1, lines 6-17; col. 2, line 48 – col. 3, line 10; and col. 3, lines 24-28 and 36-52. For example, the user interface may permit a user to view the locations of other users (see '724 patent, col. 2, lines 48-57), which may be represented by symbols displayed on a map at positions corresponding to the users' locations (see '724 patent, col. 6, lines 44-49). Each user's location may be updated based on the passage of time and/or based on the user's movement (see '724 patent: col. 14, line 66 – col. 15, line 6; and col. 9, lines 34-38). In some embodiments, the user interface permits a user to initiate phone calls with other users or send data (e.g., text messages, images, or video) to other users by selecting the symbol(s) corresponding to the other user(s) (see '724 patent, col. 3, lines 42-52). The user interface may also permit a user to view the locations of other entities (e.g., restaurants, gas stations, hospitals, fire departments, etc.) and to access information about those entities (see '724 patent: col. 8, lines 23-48; and col. 20, lines 1-19). In some embodiments, the user interface permits a user to enter an additional georeferenced entity (e.g., vehicle, event, site, etc.) and share the location of the added entity with other users by touching the displayed map at a position corresponding to the location of the entity (see '724 patent: col. 10, lines 23-57). Thus, the present application describes, among other things, a device that coordinates the retrieval of information associated with real-world entities and the communication of information between such entities through an easy-to-use but powerful user interface in which the entities are represented by interactive symbols displayed on a georeferenced map at positions corresponding to the entities' locations.

In some embodiments, the mobile device uses the georeferenced map to facilitate the selection of symbols corresponding to other entities and/or to facilitate the addition of new

georeferenced entities to the user interface. For example, when a user touches a portion of a georeferenced map at a particular position on the display, the device may use the georeferenced map to determine spatial coordinates (e.g., latitude and longitude) of the location represented by the selected portion of the map ('724 patent, col. 7, lines 48-51). The device may then search a database of entities to identify the entity in the database that is located closest to the location selected by the user ('724 patent: col. 7, lines 51-52; and col. 8, lines 32-38). To facilitate such searches, the database of entities may be searchable by entity location ('724 patent, col. 7, line 65 – col. 8, line 1). Alternatively, when entering a new entity into the database, a user may specify the entity's location simply by touching the corresponding position on the georeferenced map, rather than manually providing an address or a set of spatial coordinates ('724 patent, col. 10, lines 23-56). In some embodiments, the mobile device obtains the georeferenced map from a server ('724 patent, col. 18, line 57 – col. 19, line 7).

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The foregoing discussion of some embodiments is provided merely to assist the Examiner in appreciating various aspects of the subject matter described in the present application. However, not all of the description provided above necessarily applies to each of the independent claims pending in the application. Therefore, the Examiner is requested to not rely upon the foregoing summary in interpreting any of the claims or in determining whether they patentably distinguish over the prior art of record, but rather is requested to rely only upon the language of the claims themselves and the arguments specifically related thereto provided below.

Claim Rejections Under 35 U.S.C. § 103

In the Office Action, the independent claims (i.e., claims 1 and 13) were rejected under 35 U.S.C. § 103 as purportedly being obvious over Melen in view of Hymes. These rejections are respectfully traversed as applied to the claims as amended. Even assuming (without conceding) that Melen and Hymes could have been properly combined, the proposed combination of Melen and Hymes does not teach or suggest all the limitations of either of the independent claims.

I. <u>Independent Claim 1 and the Claims Depending Therefrom</u>

As amended, independent claim 1 is directed to a method comprising:

with a first device, receiving a message from a second device, wherein the message relates to joining a group;

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based on receiving the message from the second device, participating in the group, wherein participating in the group includes sending first location information to a server and receiving second location information from the server, the first location information comprising a location of the first device, the second location information comprising a plurality of locations of a respective plurality of second devices included in the group;

presenting, via an interactive display of the first device, a first interactive, georeferenced map and a plurality of user-selectable symbols corresponding to the plurality of second devices, wherein the symbols are positioned on the first georeferenced map at respective positions corresponding to the locations of the second devices, and wherein the first georeferenced map includes data relating positions on the first georeferenced map to spatial coordinates;

sending, from the first device to the server, a request for a second georeferenced map different from the first georeferenced map, wherein the request specifies a map location;

receiving, from the server, the second georeferenced map, wherein the second georeferenced map includes the requested location and data relating positions on the second georeferenced map to spatial coordinates;

presenting, via the interactive display of the first device, the second georeferenced map and the plurality of user-selectable symbols corresponding to the plurality of second devices, wherein the symbols are positioned on the second georeferenced map at respective positions corresponding to the locations of the second devices; and

identifying user interaction with the interactive display selecting one or more of the user-selectable symbols corresponding to one or more of the second devices and positioned on the second georeferenced map and user interaction with the display specifying an action and, based thereon, using an Internet Protocol to send data to the one or more second devices via the server.

wherein the first device does not have access to respective Internet Protocol addresses of the second devices. (Emphasis added.)

Melen does not teach or suggest at least "sending, from the first device to the server, a request for a second georeferenced map different from the first georeferenced map," and "receiving, from the server, the second georeferenced map, wherein the second georeferenced map includes the requested location and data relating positions on the second georeferenced map to spatial coordinates," as recited in claim 1. Melen describes a group of vehicle navigation

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systems that are said to be capable of "communicating with other vehicle navigation systems of a group and receiving location information of the other vehicle navigation systems in the group" and "displaying the location of the vehicle navigations systems in the group on a map" ([0008]). According to Melen, the navigation system may store the map on a CD, DVD, hard disk, or in flash memory ([0055]; see also [0002]). However, Melen does not teach or suggest that the navigation system obtains the map from a server. Thus, the cited portions of Melen do not teach or suggest "sending, from the first device to the server, a request for a second georeferenced map different from the first georeferenced map," and "receiving, from the server, the second georeferenced map, wherein the second georeferenced map includes the requested location and data relating positions on the second georeferenced map to spatial coordinates," as recited in claim 1.

Hymes does not cure the deficiencies of Melen at least with respect to the aboveemphasized portions of claim 1. Rather, Hymes appears to describe "sending information from [a] first electronic device indicating an intent to conditionally communicate with the recipient only upon an expression of interest from the recipient in communicating with a user of the first electronic device" (Abstract). In addition, Hymes describes a set of "perceptual addressing" techniques whereby a first user is said to establish a communications channel with a second user who the first user "can see in his or her environment but for whom no contact information is known" (col. 14, lines 24-27). In one of the perceptual addressing techniques described by Hymes, a user views a "floor map" sent from a data processing system (DPS), which displays the positions of other users such that each user is represented by a symbol (col. 67, lines 7-17). However, Hymes does not teach or suggest that the floor map is a georeferenced map that includes data relating positions on the second georeferenced map to spatial coordinates. Thus, the above-referenced portions of Hymes does not teach or suggest "sending, from the first device to the server, a request for a second georeferenced map different from the first georeferenced map," and "receiving, from the server, the second georeferenced map, wherein the second georeferenced map includes the requested location and data relating positions on the second georeferenced map to spatial coordinates," as recited in claim 1.

For at least the foregoing reasons, the cited portions of Melen and Hymes (individually or in combination) do not teach at least the subject matter of the above-emphasized portions of

claim 1. Claim 1 therefore patentably distinguishes over the cited art. Withdrawal of the rejection of claim 1 is respectfully requested. Claims 2, 8, 11, 12, 31-36, 43, and 45-55 depend from claim 1 and are allowable for at least the same reasons.

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II. Independent Claim 13 and the Claims Depending Therefrom

As amended, independent claim 13 is directed to a system comprising a first device programmed to perform operations comprising:

receiving a message from a second device, wherein the message relates to joining a group;

based on receiving the message from the second device, participating in the group, wherein participating in the group includes sending first location information to a server and receiving second location information from the server, the first location information comprising a location of the first device, the second location information comprising a plurality of locations of a respective plurality of second devices included in the group;

presenting, via an interactive display of the first device, a first interactive, georeferenced map and a plurality of user-selectable symbols corresponding to the plurality of second devices, wherein the symbols are positioned on the first georeferenced map at respective positions corresponding to the locations of the second devices, and wherein the first georeferenced map includes data relating positions on the first georeferenced map to spatial coordinates;

sending, from the first device to the server, a request for a second georeferenced map different from the first georeferenced map, wherein the request specifies a map location;

receiving, from the server, the second georeferenced map, wherein the second georeferenced map includes the requested location and data relating positions on the second georeferenced map to spatial coordinates;

presenting, via the interactive display of the first device, the second georeferenced map and the plurality of user-selectable symbols corresponding to the plurality of second devices, wherein the symbols are positioned on the second georeferenced map at respective positions corresponding to the locations of the second devices; and

identifying user interaction with the interactive display selecting one or more of the user-selectable symbols corresponding to one or more of the second devices and positioned on the second georeferenced map and user interaction with the display specifying an action and, based thereon, using an Internet Protocol to send data to the one or more second devices via the server.

wherein the first device does not have access to respective Internet Protocol addresses of the second devices. (Emphasis added.)

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For reasons that should be apparent from the discussion above, the cited portions of Melen and Hymes (individually or in combination) do not teach or suggest at least the subject matter of the above-emphasized portions of claim 13. Claim 13 therefore patentably distinguishes over the cited art. Withdrawal of the rejection of claim 13 is respectfully requested. Claims 14, 20, 23, 24, 37-42, and 44 depend from claim 13 and are allowable for at least the same reasons.

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CONCLUSION

By responding in the foregoing remarks only to particular positions taken by the

Examiner, Applicant does not acquiesce with other positions that have not been explicitly

addressed. In addition, Applicant's arguments for the patentability of a claim should not be

understood as implying that no other reasons for the patentability of that claim exist. Finally,

Applicant's decision to amend or cancel any claim should not be understood as implying that

Applicant agrees with any positions taken by the Examiner with respect to that claim or other

claims.

The pending application is believed to be in condition for allowance. If, in the

Examiner's opinion, further communication would expedite the favorable prosecution of the

present application, the undersigned would welcome the opportunity to discuss any outstanding

issues and to work with the Examiner toward placing the application in condition for allowance.

Respectfully submitted,

Dated: June 3, 2016

/Daniel J. Burns/ Daniel J. Burns

Registration No.: 50,222

Customer Number: 51414 Goodwin Procter LLP

Telephone: (650) 752-3100

PTO/AIA/22 (03-13)
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PETITION FOR EXTENSION OF TIME	Docket Number (Optional) MOC-005						
Application Number 14/633,804	4-Conf. #8573	Filed	Feb	ruary 27, 2015			
For METHOD TO PROVIDE AD HOC AND PASSWORD PROTECTED DIGITAL AND VOICE NETWORKS							
Art Unit 2646		Exam	iner	O. Obayanju			
This is a request under the provisions of 37 C	FR 1.136(a) to extend the	ne period	for filing a reply in the ab	ove-identified application.			
The requested extension and fee are as folio	ws (check time period	desired a	and enter the appropriate	fee below):			
X One month (37 CFR 1.17(a)(1))	<u>Fee</u> <u>Small E</u> \$200 \$10		Micro Entity Fee \$50	\$100.00			
Two months (37 CFR 1.17(a)(2))	\$600 \$30	00	\$150	\$			
Three months (37 CFR 1.17(a)(3))	\$1,400 \$70	00	\$350	\$			
Four months (37 CFR 1.17(a)(4))	\$2,200 \$1,1	00	\$550	\$			
Five months (37 CFR 1.17(a)(5))	\$3,000 \$1,5	500	\$750	\$			
x Applicant asserts small entity stat	us. See 37 CFR 1.27.						
Applicant certifies micro entity sta Form PTO/SB/15A or B or equivalent m		re been su	bmitted previously.				
A check in the amount of the fee i	s enclosed.						
X Payment by credit card.							
The Director has already been au	thorized to charge fees	in this a	pplication to a Deposit Ad	ecount.			
X The Director is hereby authorized	to charge any fees whi	ch may l	oe required, or credit any	overpayment, to			
Deposit Account Number	07-1700						
X Payment made via EFS-Web.							
WARNING: Information on this form may beco credit card information and authorization on P		formatio	n should not be included o	n this form. Provide			
I am the							
applicant.							
attorney or agent of record. Reg	stration number		·				
x attorney or agent acting under 3	7 CFR 1.34. Registrati	on numb	per <u>50,222</u>	··			
/Daniel J. Burns/ June 3, 2016							
Signature			Dat	e			
Daniel J. Bu			(650) 752				
Typed or printed name Telephone Number							
NOTE: This form must be signed in accordance w multiple forms if more than one signature is require		rr 1.4 to	n signature requirements an	u cermications, Submit			
* Total of1 forms are submitted.							

Electronic Patent Application Fee Transmittal								
Application Number:	14633804							
Filing Date:	27-	Feb-2015						
Title of Invention:	METHOD TO PROVIDE AD HOC AND PASSWORD PROTECTED DIGITAL AND VOICE NETWORKS							
First Named Inventor/Applicant Name:	Malcolm K. Beyer							
Filer:	Da	niel J. Burns/Samue	l Stone					
Attorney Docket Number:	МС	OC-005						
Filed as Small Entity								
Filing Fees for Utility under 35 USC 111(a)								
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)			
Basic Filing:								
Pages:								
Claims:								
Claims in excess of 20		2202	7	40	280			
Miscellaneous-Filing:								
Petition:								
Patent-Appeals-and-Interference:								
Post-Allowance-and-Post-Issuance:								

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)		
Extension-of-Time:						
Extension - 1 month with \$0 paid	2251	1	100	100		
Miscellaneous:						
	Total in USD (\$) 380			380		

Electronic Acknowledgement Receipt				
EFS ID:	25938274			
Application Number:	14633804			
International Application Number:				
Confirmation Number:	8573			
Title of Invention:	METHOD TO PROVIDE AD HOC AND PASSWORD PROTECTED DIGITAL AND VOICE NETWORKS			
First Named Inventor/Applicant Name:	Malcolm K. Beyer			
Customer Number:	51414			
Filer:	Daniel J. Burns/Samuel Stone			
Filer Authorized By:	Daniel J. Burns			
Attorney Docket Number:	MOC-005			
Receipt Date:	03-JUN-2016			
Filing Date:	27-FEB-2015			
Time Stamp:	21:18:27			
Application Type:	Utility under 35 USC 111(a)			

Payment information:

Submitted with Payment	yes
Payment Type	Credit Card
Payment was successfully received in RAM	\$380
RAM confirmation Number	6391
Deposit Account	
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The Director of the USPTO is hereby authorized to charge indicated fees and credit any overpayment as follows:

File Listing Document			File Size(Bytes)/	Multi	Pages	
Number	Document Description	File Name	Message Digest	Part /.zip	(if appl.	
1	Examination support document	MOC-005_Agenda.pdf	183227	no	2	
·	Данникон зарроп зосинен	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	0e59a117a4f891ff097aaf212fbc02955b259 a6f			
Warnings:						
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2		MOC-005_Amendment.pdf	134018	yes	19	
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	Document De	scription	Start Er		nd	
	Amendment/Req. Reconsiderati	1	1			
	Claims	2	10			
	Applicant Arguments/Remarks	Made in an Amendment	11	19		
Warnings:			1			
Information:						
3	Extension of Time	MOC-005_EOT.pdf	97656	no	1	
	Extension of Time	moe oos_compan	9dfb999c95a7a86de5452750dde6d616a17 15f13	110		
Warnings:						
Information:						
4	Fee Worksheet (SB06)	fee-info.pdf	32618	no	2	
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New Applications Under 35 U.S.C. 111

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

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

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

New International Application Filed with the USPTO as a Receiving Office

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

Stone, Samuel S.

From: Stone, Samuel S.

Sent:Thursday, May 26, 2016 11:48 AMTo:'omoniyi.obayanju@uspto.gov'

Cc: Burns, Dan; 'Cap Beyer'

Subject: Proposed Interview Agendas for U.S. App. Nos. 14/695,233 and 14/633,804

Attachments: Agenda - 14-695233.docx; Agenda - 14-633804.docx

Importance: High

Dear Examiner Obayanju,

Thank you for your courtesy in granting a telephone interview today (Thursday, May 26, 2016, at 2pm EDT), in Application Serial Nos. 14/695,233 and 14/633,804. Proposed interview agendas for the two applications are attached. The agendas include the phone number of our conference bridge; please dial into the conference bridge for the interview.

Regards, Sam

Sent by Samuel S. Stone on behalf of:

Daniel J. Burns Goodwin Procter LLP T: (650) 752-3100 dburns@goodwinprocter.com

Docket No.: MOC-005 (PATENT)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

First Named Inventor: Malcolm K. Beyer, Jr.

Application No.: 14/633,804 Confirmation No.: 8573

Filed: February 27, 2015 Art Unit: 2646

For: Method to Provide Ad Hoc and Password Examiner: O. Obayanju

Protected Digital and Voice Networks

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

PROPOSED INTERVIEW AGENDA

Applicant thanks Examiner Obayanju for agreeing to conduct a telephone interview with Applicant's undersigned representative (Daniel J. Burns), Applicant's legal representative (Samuel S. Stone), and the first named inventor (Malcolm K. Beyer, Jr.) on May 26, 2016 at 2:00 PM EST, regarding the above-identified application and related Application Serial No. 14/695,233. Applicant respectfully invites the Examiner to call Applicant's representatives at 1-877-659-4128 (access code 5701624) at the scheduled time.

With regard to Application Serial No. 14/633,804, Applicant's representatives would appreciate discussing the Office Action's assertion that it would have been obvious to one of ordinary skill in the art to combine the teachings of Melen and Hymes in the manner proposed in the rejection of claim 1. In addition, Applicant's representatives would appreciate discussing how the Examiner is interpreting Melen as teaching "sending, from the first device, a request for a second map, wherein the request specifies a map location; and receiving, from the server, the second map" as recited in claim 9.

Dated: May 25, 2016 Respectfully submitted,

Electronic signature: /Daniel J. Burns/

Daniel J. Burns

Registration No.: 50,222 GOODWIN PROCTER LLP

(650) 752-3100

ACTIVE/85912033.1

PATENT APPLICATION FEE DETERMINATION RECORD Substitute for Form PTO-875							on or Docket Number 4/633,804	Filing Date 02/27/2015	To be Mailed
	ENTITY: LARGE SMALL MICRO								
	APPLICATION AS FILED – PART I (Column 1) (Column 2)								
			(Column *						
느	FOR		NUMBER FIL	.ED	NUMBER EXTRA		RATE (\$)	F	EE (\$)
Ш	BASIC FEE (37 CFR 1.16(a), (b),	or (c))	N/A		N/A		N/A		
	SEARCH FEE (37 CFR 1.16(k), (i), (ii)	or (m))	N/A		N/A		N/A		
	EXAMINATION FE (37 CFR 1.16(o), (p),		N/A		N/A		N/A		
	TAL CLAIMS CFR 1.16(i))		mir	nus 20 = *			X \$ =		
IND	EPENDENT CLAIM	IS	m	inus 3 = *			X \$ =		
(37 CFR 1.16(h)) If the specification and drawings exceed 100 sheets of paper, the application size fee due is \$310 (\$155 for small entity) for each additional 50 sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s).									
	MULTIPLE DEPEN	IDENT CLAIM F	PRESENT (3	7 CFR 1.16(j))					
* If t	he difference in colu	umn 1 is less th	an zero, ente	r "0" in column 2.			TOTAL		
		(Column 1)		APPLICAT (Column 2)	ION AS AMEN		ART II		
AMENDMENT	06/03/2016	CLAIMS REMAINING AFTER AMENDMEN	Т	HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EX	(TR A	RATE (\$)	ADDITIO	ONAL FEE (\$)
)ME	Total (37 CFR 1.16(i))	* 34	Minus	** 28	= 6		× \$40 =		240
EN	Independent (37 CFR 1.16(h))	* 3	Minus	***4	= 0		x \$210 =		0
AM	Application Si	ize Fee (37 CFF	R 1.16(s))						
	FIRST PRESEN	NTATION OF MUL	TIPLE DEPEN	DENT CLAIM (37 CFF	R 1.16(j))				
							TOTAL ADD'L FEE		240
		(Column 1)		(Column 2)	(Column 3	3)			
		CLAIMS REMAINING AFTER AMENDMEN		HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EX	(TR A	RATE (\$)	ADDITIO	ONAL FEE (\$)
ENT	Total (37 CFR 1.16(i))	*	Minus	**	=		X \$ =		
ENDM	Independent (37 CFR 1.16(h))	*	Minus	***	=		X \$ =		
IEN I	Application Size Fee (37 CFR 1.16(s))								
AM	FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(j))								
							TOTAL ADD'L FEE		
** If	'If the entry in column 1 is less than the entry in column 2, write "0" in column 3. * If the "Highest Number Previously Paid For" IN THIS SPACE is less than 20, enter "20". ** If the "Highest Number Previously Paid For" IN THIS SPACE is less than 3, enter "3". The "Highest Number Previously Paid For" (Total or Independent) is the highest number found in the appropriate box in column 1.								

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

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Ur	Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it contains a valid OMB control number.						
Substitute for form 1449/PTO				Complete if Known			
				Application Number	14/633,804		
IN	NFORMATION	1 DI	SCLOSURE	Filing Date	02/27/2015		
STATEMENT BY APPLICANT				First Named Inventor	Malcolm K. Beyer		
				Art Unit	2646		
	(Use as many sheets as necessary)			Examiner Name	O. Obayanju		
Sheet	1	of	2	Attorney Docket Number	MOC-005		

	U.S. PATENT DOCUMENTS								
Examiner Initials*	Cite No.1	Document Number Number-Kind Code ² (<i>if known</i>)	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear				
	A1	US-6,377,210	04-23-2002	Moore					
	A2	US-6,434,403	08-13-2002	Ausems et al.					
	A3	US-6,490,521	12-03-2002	Wiener					
	A4	US-6,518,957	02-11-2003	Lehtinen et al.					
	A5	US-6,549,768	04-15-2003	Fraccaroli					
	A6	US-6,882,856	04-19-2005	Alterman et al.					
	A7	US-7,330,112	02-12-2008	Emigh et al.					
	A8	US-7,486,648	02-03-2009	Baranowski					
	A9	US-8,014,763	09-06-2011	Hymes					
	A10	US-8,139,514	03-20-2012	Weber et al.					
	A11	US-2004/0054428	03-18-2004	Sheha et al.					
	A12	US-2004/0137884	07-15-2004	Engstrom et al.					
	A13	US-2004/0143391	07-22-2004	King et al.					
	A14	US-2004/0148090	07-29-2004	Melen					
	A15	US-2004/0252050	12-16-2004	Tengler et al.					
	A16	US-2005/0060069	03-17-2005	Breed et al.					
	A17	US-2005/0227705	10-13-2005	Rousu et al.					
	A18	US-2010/0052945	03-04-2010	Breed					

FOREIGN PATENT DOCUMENTS									
Examiner Initials*	Cite No.1	Foreign Patent Document Country Code ³ -Number ⁴ -Kind Code ⁵ (if known)	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages Or Relevant Figures Appear				
	B1	JP-2000-357296-A	12-26-2000	Matsushita Electric Ind Co Ltd		×			
	B2	JP-2002-277256-A	09-25-2002	Mazda Motor Corp.		х			

Examiner	Date	
Signature	Considered	

*EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant. Applicant's unique citation designation number (optional). See Kinds Codes of USPTO Patent Documents at www.uspto.gov.or MPEP 901.04. Enter Office that issued the document, by the two-letter code (WIPO Standard ST.3). For Japanese patent documents, the indication of the year of the reign of the Emperor must precede the serial number of the patent document. Kind of document by the appropriate symbols as indicated on the document under WIPO Standard ST.16 if possible. Applicant is to place a check mark here if English language Translation is attached. This collection of information is required by 37 CFR 1.97 and 198. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 2 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

Approved for use through 07/31/2016. OMB 0651-0031

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Substitute	Substitute for form 1449/PTO		Complete if Known		
				Application Number	14/633,804
INFORMATION DISCLOSURE			CLOSURE	Filing Date	02/27/2015
STA	STATEMENT BY APPLICANT		First Named Inventor	Malcolm K. Beyer	
	(Use as many sheets as necessary)			Art Unit	2646
(Ose as many sneets as necessary)		Examiner Name	O. Obayanju		
Sheet	2		2	Attorney Docket Number	MOC-005

NON PATENT LITERATURE DOCUMENTS					
Examiner Initials*	Cite No. ¹				
	C1	Garmin rino 110 2-way Radio & Personal Navigator; Owner's Manual and Reference Guide; Apr. 2003; 88pgs			
	C2	Int'l Preliminary Report on Patentability (IPRP); for Int'l Patent App. No. PCT/JP2004/000250 dated 7/5/2005; 4pgs			
	С3	Life360's Rule 50(a) Motion for Judgment as a Matter of Law; AGIS, Inc. v. Life360, Inc. (S.D. Fl.); 3/12/2015; 27pgs			
	C4	Plaintiff Advanced Ground Information Systems, Inc.'s Motions In Limine; AGIS, Inc. v. Life360, Inc. (S.D. Fl.); 2/19/2015; 54pgs			
	C5	PRNewswire, "Trimble GPS Technology Enables Seiko Epson Communication Device and Wireless Data Service," Nov. 8, 1999, accessed on the internet at: http://www.prnewswire.com/news-releases/trimble-gps-technology-enables-seiko-epson-communication-device-and-wireless-data-service-77056402.html; downloaded Jun. 16, 2016; 4pgs.			

Examiner	Date	
Signature	Considered	

^{*}EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant, 1 Applicant's unique citation designation number (optional). 2 Applicant is to place a check mark here if English language Translation is attached. This collection of information is required by 37 CFR 1.98. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 2 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT 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 (1-800-786-9199) and select option 2.

PATENT ABSTRACTS OF JAPAN

(11)Publication number:

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(21)Application number: 11-168694

(71)Applicant: MATSUSHITA ELECTRIC IND CO

LTD

(22)Date of filing:

15.06.1999

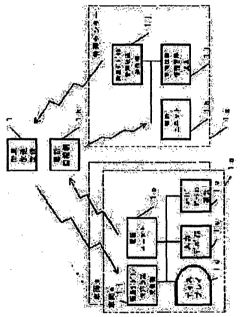
(72)Inventor: UNOKI TAKASHI

(54) METHOD AND DEVICE FOR PROVIDING VEHICLE POSITION INFORMATION

(57)Abstract:

PROBLEM TO BE SOLVED: To provide each vehicle with position information of plural other vehicles to enable them to confirm positions of each other.

SOLUTION: Position information of each vehicle is collected by a car navigation device of the vehicle. This information is transmitted to a management center 1g by a telephone unit 1e. The management center 1g receives it by a telephone unit 1h. Position information on plural vehicles are managed by a vehicle position information management device 1i. These position information are delivered to each vehicle from the management center 1g by a satellite digital sound broadcasting transmitter 1j and received by a satellite digital sound broadcasting receiver 1f at the vehicle side. Marks are displayed in pertinent geographic positions on a digital map of a display device 1d on a vehicle so that the active state can be recognized. Each vehicle can confirm positions of plural vehicle including the vehicle itself and other vehicles. A vehicle mark on the digital map is selected to automatically telephone the pertinent vehicle, and speech and data transmission are performed.



LEGAL STATUS

[Date of request for examination]

05.12.2001

[Date of sending the examiner's decision of

25.02.2003

rejection]

[Kind of final disposal of application other than the examiner's decision of rejection or

application converted registration]

[Date of final disposal for application]

[Patent number]

3454754

[Date of registration]

25.07.2003

[Number of appeal against examiner's decision of 2003-05004

rejection]

[Date of requesting appeal against examiner's

27.03.2003

decision of rejection]

[Date of extinction of right]

Copyright (C); 1998,2003 Japan Patent Office

(ENGLISH TRANSLATION)

Japanese Laid-open Patent

Laid-open Number: 2000-357296

Laid-open Date: December 26, 2000

Application Number: Hei 11-168694
Filing Date: June 15, 1999

Applicant: Matsushita Electric Industrial Co., Ltd.

(54) [Title of the Invention] Vehicle position information providing system and vehicle position information providing method

(57) [Summary]

[Object] To provide each vehicle with position information on a plurality of other vehicles to enable them to confirm positions of one another.

[Solving Means] A car navigation device of each vehicle is used to collect own-vehicle position information. This information is transmitted to a management center through a telephone unit thereof. This is received by the management center through a telephone unit thereof. Position information on a plurality of vehicles is managed by a vehicle position information management system. The position information is distributed to each vehicle from the management center through a satellite digital audio broadcast transmitter, and received by the vehicle through a satellite digital audio broadcast receiver thereof. Marks are displayed in corresponding geographic positions on a digital map of a display device on a vehicle such that the active state can be grasped. Each vehicle can confirm

positions of a plurality of vehicles including the own vehicle and the other vehicles. A vehicle mark on the digital map is selected to automatically call the corresponding vehicle by telephone, allowing voice communications and data transmission.

[Scope of Claims]

[Claim 1] A vehicle position information providing system, characterized by comprising: vehicles each provided with means for collecting own-vehicle position information, means for transmitting the own-vehicle position information to a management center, and an on-vehicle display device for displaying marks in corresponding positions of the plurality of vehicles on a digital map; and the management center provided with vehicle position information distributing means for distributing the vehicle position information to each of the vehicles.

[Claim 2] The vehicle position information providing system in accordance with claim 1, characterized in that: the vehicle position information distributing means is provided with means for adding a group identification number to position information to be distributed from the management center to each of the vehicles; and each of the vehicles is provided with means for identifying the group identification number and displaying only information on vehicles belonging to a group.

[Claim 3] The vehicle position information providing system in accordance with claim 1, characterized in that the vehicle position information distributing means is provided with means for adding a cellular telephone number of a telephone mounted to the vehicle to position information to be distributed from the management center to each of the vehicles.

[Claim 4] The vehicle position information providing system in accordance with claim 1, characterized in that the system is provided with means for, in response to selection of a vehicle mark on the digital map displayed on the on-vehicle display device, calling the corresponding vehicle by telephone to start voice communications.

[Claim 5] The vehicle position information providing system in accordance with claim 1, characterized in that the system is also provided with means for, in response to selection of a vehicle mark on the digital map displayed on the on-vehicle display device, calling the corresponding vehicle by telephone to transmit data such as a text message and route guidance to a destination.

[Claim 6] The vehicle position information providing system in accordance with claim 1, characterized in that the vehicle position information distributing means includes means for distributing the position information on the plurality of vehicles to each of the vehicles from the management center via a satellite digital audio broadcasting system.

[Claim 7] A vehicle position information providing method, characterized by comprising: collecting own-vehicle position information in each of vehicles; transmitting the own-vehicle position information to the management center; distributing the position information on a plurality of vehicles to each of the vehicles from the management center; and in each of the vehicles, displaying

marks in corresponding positions of the plurality of vehicles on a digital map of an on-vehicle display device.

[Claim 8] The vehicle position information providing method in accordance with claim 7, characterized by further comprising: adding a group identification number to the position information to be distributed from the management center to each of the vehicles; and in each of the vehicles, identifying the group identification number and displaying only information on vehicles belonging to a corresponding group.

[Claim 9] The vehicle position information providing method in accordance with claim 7, characterized by further comprising adding a cellular telephone number to the position information to be distributed from the management center to each of the vehicles. [Claim 10] The vehicle position information providing method in accordance with claim 7, characterized by further comprising, in response to selection of a vehicle mark on the digital map displayed on the on-vehicle display device, calling the corresponding vehicle by telephone to start voice communications.

[Claim 11] The vehicle position information providing method in accordance with claim 7, characterized by further comprising, in response to selection of a vehicle mark on the digital map displayed on the on-vehicle display device, calling the corresponding vehicle by telephone to transmit various data such as a text message and route guidance to a destination.

[Claim 12] The vehicle position information providing method in accordance with claim 7, characterized by further comprising distributing the position information on the plurality of vehicles to each of the vehicles from the management center through a satellite digital audio broadcast.

[Detailed Description of the Invention]

[Technical Field to which the Invention belongs] The present invention relates to a vehicle position information providing system, and more particularly to a vehicle position information providing system for managing dynamic states of respective vehicles by collecting own-vehicle position information from respective managing vehicles into one place by means of mobile communication, by displaying their own-vehicle position information as marks by use of a map display device, and by other such operations.

[0002]

[Prior Art] An on-vehicle device such as a car navigation system has a function of calculating a position of the own vehicle by using a GPS, a vehicle speed, a gyro, and a map matching technique. Position information calculated on this vehicle is transmitted to a management center by means of mobile communication such as a cellular telephone. In the management center, a map display device is used to display each vehicle as a mark on a map and thereby manage dynamic states of vehicles. Examples of such a vehicle position information

management system includes one disclosed in JP 5-67113 A. Fig. 6 shows an example of a conventional vehicle dynamic state management system.

[0003] An automobile 10 receives navigation radio waves containing tracking data and time from a plurality of GPS satellites 2 and measures an own-vehicle position. The automobile 10 is also equipped with a travel management recorder (VDR) 13 and collects travel management data. The travel management data and own-vehicle position data are transmitted to an office 20 by a mobile radio transmitter/receiver 12. In the office 20, the vehicle position and travel data are received and the vehicle position is displayed on a display device 24. Further, based on those data, an instruction and data necessary for delivery operation by automobile are obtained by a workstation 22 and transmitted to the automobile 10 via a mobile radio base station 21. In the automobile 10, the instruction and data received by the on-vehicle mobile radio transmitter/receiver 12 are displayed on an on-vehicle display device 14. Accordingly, the delivery operation can be performed according to the instruction from the office, making it possible to improve delivery operation efficiency.

[0004]

[Problem to be solved by the Invention] However, in the conventional vehicle dynamic state management system, own-vehicle position information on each vehicle is displayed on a display device on

a side of a fixed station such as an office or a management center, but cannot be displayed on a vehicle side. Therefore, vehicles cannot confirm positions of one another. For example, there is a problem in that it is impossible to perform patrolling with efficiency, to perform delivery operation with efficiency, and while driving, confirm the positions of one another among vehicles whose users are friends with one another.

[0005] The present invention has an object to solve the above problem, and to provide a vehicle with position information on a plurality of vehicles so as to allow the vehicles to confirm positions of one another.

[0006]

[Means for solving the Problem] In order to achieve the above object, according to the present invention, a vehicle position information providing system is configured to include: vehicles each provided with means for collecting own-vehicle position information, means for transmitting the own-vehicle position information to a management center, and an on-vehicle display device for displaying marks in corresponding positions of a plurality of vehicles on a digital map; and the management center provided with vehicle position information distributing means for distributing the position information on a plurality of vehicles to each of the vehicles. [0007] The above configuration makes it possible to provide each of the vehicles with the position information on a plurality of

other vehicles and allows the vehicles to confirm the positions of one another.

[0008] Further, the vehicle position information distributing means is provided with means for adding a group identification number to the position information to be distributed from the management center to each of the vehicles, and each of the vehicles is provided with means for identifying the group identification number and displaying only information on vehicles belonging to a corresponding group. The above configuration makes it possible to share the position information only within the group.

[0009] Further, the vehicle position information distributing means is provided with means for adding a cellular telephone number to the position information to be distributed from the management center to each of the vehicles. By being thus configured, the system is also provided with means for, in response to selection of a vehicle mark on the digital map displayed on the on-vehicle display device, calling the corresponding vehicle by telephone to start voice communications. The above configuration makes it possible to automatically call a vehicle displayed on the map by telephone.

[0010] Further, the system is also provided with means for, in response to selection of a vehicle mark on the digital map displayed on the on-vehicle display device, calling the corresponding vehicle by telephone to transmit various data such as a text message and route guidance to a destination. The above configuration makes it possible

to automatically transmit the data to a vehicle displayed on the map.

[0011] Further, the vehicle position information distributing means is provided with means for distributing the position information on the plurality of vehicles to each of the vehicles from the management center via a satellite digital audio broadcasting system. The above configuration makes it possible to broadcast the vehicle position information to vehicles within a wide range.

[0012]

[Embodiment Mode of the Invention] According to the invention as described in claim 1 of the present invention, a vehicle position information providing system includes: vehicles each provided with means for collecting own-vehicle position information, means for transmitting the own-vehicle position information to a management center, and an on-vehicle display device for displaying marks in corresponding positions of the plurality of vehicles on a digital map; and the management center provided with vehicle position information distributing means for distributing vehicle position information to each of the vehicles, and has a function of providing a vehicle side with the position information on a plurality of other vehicles.

[0013] According to the invention as described in claim 2 of the present invention, in the vehicle position information providing system in accordance with claim 1, the vehicle position information

distributing means is provided with means for adding a group identification number to position information to be distributed from the management center to each of the vehicles; and each of the vehicles is provided with means for identifying the group identification number and displaying only information on vehicles belonging to a group, and has a function of limiting the provision of the vehicle position information to a group basis.

[0014] According to the invention as described in claim 3 of the present invention, in the vehicle position information providing system in accordance with claim 1, the vehicle position information distributing means is provided with means for adding a cellular telephone number to position information to be distributed from the management center to each of the vehicles, and has a function of transmitting the telephone number simultaneously with the position of a vehicle.

[0015] According to the invention as described in claim 4 of the present invention, the vehicle position information providing system in accordance with claim 1 is provided with means for, in response to selection of a vehicle mark on the digital map displayed on the on-vehicle display device, calling the corresponding vehicle by telephone to start voice communications, and has a function of calling by telephone a vehicle whose position is confirmed on the map by an operation of selecting the vehicle.

[0016] According to the invention as described in claim 5 of the

present invention, the vehicle position information providing system in accordance with claim 1 is provided with means for, in response to selection of a vehicle mark on the digital map displayed on the on-vehicle display device, calling the corresponding vehicle by telephone to transmit various data such as a text message and route guidance to a destination, and has a function of transmitting the data by an operation of selecting a vehicle whose position is confirmed on the map.

[0017] According to the invention as described in claim 6 of the present invention, in the vehicle position information providing system in accordance with claim 1, the vehicle position information distributing means includes means for distributing the position information on the plurality of vehicles to each of the vehicles from the management center via a satellite digital audio broadcasting system, and has a function of broadcasting the vehicle position information to vehicles within a wide range.

[0018] According to the invention as described in claim 7 of the present invention, a vehicle position information providing method includes: collecting own-vehicle position information on each of vehicles; transmitting the own-vehicle position information to a management center; distributing position information on a plurality of vehicles from the management center; and displaying marks in corresponding positions of the plurality of vehicles on a digital map on an on-vehicle display device of each of the vehicles, and

has a function of providing a vehicle side with the position information on a plurality of other vehicles.

[0019] According to the invention as described in claim 8 of the present invention, the vehicle position information providing method in accordance with claim 7 includes: adding a group identification number to the position information to be distributed from the management center to each of the vehicles; and in each of the vehicles, identifying the group identification number and displaying only information on vehicles belonging to a corresponding group, and has a function of limiting the provision of the vehicle position information to a group basis.

[0020] According to the invention as described in claim 9 of the present invention, the vehicle position information providing method in accordance with claim 7 includes adding a cellular telephone number to the position information to be distributed from the management center to each of the vehicles, and has a function of transmitting the telephone number simultaneously with the position of a vehicle.

[0021] According to the invention as described in claim 10 of the present invention, the vehicle position information providing method in accordance with claim 7 includes, in response to selection of a vehicle mark on the digital map displayed on the on-vehicle display device, calling the corresponding vehicle by telephone to start voice communications, and has a function of calling by telephone

a vehicle whose position is confirmed on the map by an operation of selecting the vehicle.

[0022] According to the invention as described in claim 11 of the present invention, the vehicle position information providing method in accordance with claim 7 includes, in response to selection of a vehicle mark on the digital map displayed on the on-vehicle display device, calling the corresponding vehicle by telephone to transmit various data such as a text message and route guidance to a destination, and has a function of transmitting the data by an operation of selecting a vehicle whose position is confirmed on the map.

[0023] According to the invention as described in claim 12 of the present invention, the vehicle position information providing method in accordance with claim 7 includes distributing the position information on the plurality of vehicles to each of the vehicles from the management center through a satellite digital audio broadcast, and has a function of broadcasting the vehicle position information to vehicles within a wide range.

[0024] Hereinafter, detailed description will be made of an embodiment of the present invention with reference to Figs. 1 to 5.

[0025] (Embodiment) The embodiment of the present invention provides a vehicle position information providing system in which each vehicle collects own-vehicle position information and sends the own-vehicle position information to a management center by means of a cellular

telephone or an automobile telephone, position information on a plurality of vehicles is sent from the management center to each vehicle through a satellite digital audio broadcast, and each vehicle references position information on another vehicle and automatically performs voice communications and data transmission with the other vehicle.

[0026] Fig. 1 is a functional block diagram of the vehicle position information providing system according to the embodiment of the present invention. In Fig. 1, a vehicle lais an automobile mounted with means for collecting, sending/receiving, and displaying vehicle position information, and exists in plurality as vehicles a, b,.... A car navigation device 1b is a device for detecting and displaying own-vehicle position information. An input device 1c is a touch panel or a remote control and serves to operate the car navigation device, a telephone unit, and a satellite digital audio broadcast receiver. A display 1d is a display device for the car navigation device, which displays information by control from the car navigation device.

[0027] A telephone unit 1e includes a cellular telephone or an automobile telephone and a modem unit, and is used for connection to a mobile telephone line or an automobile telephone line. The telephone unit 1e operates according to an instruction to transmit own-vehicle position information issued from the car navigation device, and serves to transmit the own-vehicle position information

from a vehicle to the management center and to automatically perform voice communications and data transmission with the other vehicle. A satellite digital audio broadcast receiver 1f receives a satellite digital audio broadcast, and serves to receive vehicle position information from the management center and transmit the information to a navigation system.

[0028] A management center 1g performs management and distribution of vehicle position information. A telephone unit 1h is connected to the public telephone line and used for receiving position information from vehicles. A vehicle position information management system 1i accumulates own-vehicle position information collected from each vehicle and issues an instruction to edit and transmit information to be distributed to the vehicles. A satellite digital audio broadcast transmitter/receiver 1; is connected to a satellite digital audio broadcasting facility and transmits the vehicle position information from the vehicle position information management system to the satellite digital audio broadcasting facility. A telephone line network 1k connects each vehicle with the management center and is composed of a mobile communication network and a fixed public line network. A satellite broadcasting facility 11 is composed of a broadcasting facility for transmitting broadcast data to a geostationary satellite and a satellite broadcasting facility such as a geostationary satellite for performing a broadcast to all receivers, and connects the management

center with each vehicle for distribution of the vehicle position information.

[0029] Fig. 2 is a functional block diagram of the car navigation device of the vehicle position information providing system according to the embodiment of the present invention. In Fig. 2, own-vehicle position detecting means 11a represents means for calculating an own-vehicle position based on a matching algorithm in which GPS information received by a GPS antenna, vehicle speed information detected by a vehicle speed sensor, and rotational information detected by a gyro sensor are compared with road information stored in a digital map database. Own-vehicle position displaying means 11b represents means for displaying a digital map with the detected own-vehicle position at the center. Route guidance means 11c represents means for guiding a user to a destination designated by the user by indicating a route.

[0030] Vehicle position information providing means 11d represents means for displaying vehicle marks in corresponding geographical positions on the digital map based on the position information on a plurality of vehicles including the own vehicle and the other vehicles which is received from the management center. Automatic voice communications means 11e represents means for selecting the vehicle mark on the digital map to automatically call the corresponding vehicle by telephone and start voice communications. Automatic data transmission means 11f represents means for selecting

the vehicle mark on the digital map to automatically call the corresponding vehicle by telephone and transmit data.

[0031] Fig. 3 is a process flow chart of the vehicle position information management system according to the embodiment of the In Fig. 3, own-vehicle position detecting present invention. process means 2a represents means for detecting the position of a vehicle. Own-vehicle position information editing process means 2b represents means for editing the own-vehicle position information into transmission information to be transferred to the management center. Own-vehicle position information transmitting process means 2c represents means for transmitting the own-vehicle position information to the management center. Own-vehicle position information receiving process means 2d represents means for receiving the own-vehicle position information from each vehicle via the public telephone line. Own-vehicle position information accumulating process means 2e represents means for temporarily accumulating the own-vehicle position information collected from each vehicle. Vehicle position information editing process means 2) represents means for editing the vehicle position information on all the vehicles into distribution information. Vehicle position information transmitting process means 2k represents means for transmitting the vehicle position information through a satellite digital audio broadcast.

[0032] Vehicle position information receiving process means 21

represents means for receiving the vehicle position information from the management center through the satellite digital audio Vehicle position information displaying broadcast receiver. process means 2m represents means for displaying the vehicle marks on the digital map of the display. Vehicle-mark input process means 2n represents means for displaying a selection window or the like for selection between automatic voice communications and automatic data transmission. Vehicle-mark input judging process means 20 represents means for determining whether the automatic voice communications or the automatic data transmission has been selected. · Automatic voice communications means 2p represents means for reading out a telephone number and issuing a call instruction to the telephone unit to start voice communications. Automatic data transmission means 2q represents means for performing data transmission. [0033] Fig. 4 is an example of a telegraphic message transmitted

[0033] Fig. 4 is an example of a telegraphic message transmitted from the management center to each vehicle through a satellite digital audio broadcast according to the embodiment of the present invention. In Fig. 4, a header part 3a is a part into which identification information is written. A data part 3b is a part into which position information and the like are written.

[0034] Fig. 5 is an example of a screen displayed on the vehicle dynamic state management system according to the embodiment of the present invention. In Fig. 5, a digital map 4a is a map displayed on the screen of the vehicle dynamic state management system. An

arrow 4b is a mark indicating the position and travel direction of a vehicle.

[0035] Description will be made of operations of the thus-configured vehicle position information providing system according to the embodiment of the present invention. First, the operations are performed on a vehicle side from own-vehicle position detection to own-vehicle position information transmitting process with respect to the management center. In the car navigation device, a GPS receiver, a vehicle speed sensor, a gyro sensor, a map matching process, and the like are used to detect a position on the vehicle (2a). The own-vehicle position information is edited into the transmission information to be transferred to the management center (2b). The car navigation device instructs the telephone unit to transmit the own-vehicle position information to thereby transmit it to the management center by a cellular telephone or an automobile telephone (2c).

[0036] Next, the operations are performed by a center from own-vehicle position information reception to distribution of vehicle position information to each vehicle. In the telephone unit, the own-vehicle position information is received from each vehicle via the public telephone line (2d). Here, even when receiving the own-vehicle position information, the vehicle position information management system does not perform the distribution thereof to each vehicle at that instant, but temporarily accumulates the own-vehicle

position information collected from each vehicle and collectively transmits the own-vehicle position information on all the vehicles at each predetermined interval. Accordingly, loads through the satellite digital audio broadcast are reduced. In addition, assuming that the data size per vehicle is within 100 bytes, through a satellite digital audio broadcast with a bandwidth of 256 Kbytes per channel, 250,000 vehicles per channel can be transmitted for 1 second. Therefore, if an updating interval is set to 5 seconds, 1,250,000 vehicles per channel can be transmitted at a time. As apparent from the above, in the vehicle position information management system, the own-vehicle position information is accumulated (2e). Each time a predetermined time elapses, the vehicle position information on all the vehicles is edited into the distribution information based on the latest information on the vehicle position of all the vehicles which has been accumulated up to then (2j). The vehicle position information management system instructs the satellite digital audio broadcast transmitter to transmit the vehicle position information to thereby transmit it to each of the vehicles through a satellite digital audio broadcast (2k).

[0037] As exemplified in Fig. 4, in the telegraphic message transmitted from the management center to each vehicle, the header part is assigned with a group identification number (3e). This makes it possible to place such a limitation that information can be received

by only vehicles within a particular group such as vehicles belonging to the same company. The header part is further assigned with a vehicle identification number (3d). This makes it possible to place such a limitation that individual response information can be received by only the corresponding vehicle. Also, the data part is assigned with a telephone number (3g) as well as position information (3f). This is the telephone number of the cellular telephone or automobile telephone owned by the corresponding vehicle, and it is possible to read out this telephone number to call thereto when the automatic voice communications and the automatic data transmission are processed in the vehicle.

[0038] Finally, the operations are performed on the vehicle side from vehicle position information reception to vehicle position information display, automatic voice communications, and automatic data transmission. The vehicle position information from the management center is received through the satellite digital audio broadcast receiver (21). The vehicle position information is transmitted from the satellite digital audio broadcast receiver to the car navigation device, and the vehicle marks are displayed on the digital map of the display (2m).

[0039] As exemplified in Fig. 5, on the screen displayed on the vehicle dynamic state management system, the travel direction is expressed by the arrow direction in a position located in the corresponding latitude/longitude coordinates on the digital map

4a (4b). When the vehicle mark is selected from the digital map, a selection window or the like for selection between automatic voice communications and automatic data transmission is displayed (2n). It is determined in the selection window whether the automatic voice communications or the automatic data transmission has been selected (20). If the selection is made for the automatic voice communications, the telephone number added to the vehicle position information on the corresponding vehicle is read out, and the call instruction is issued to the telephone unit to start voice communications (2p). If the selection is made for the automatic data transmission, transmission data such as an email message, a map detection result, or a route retrieval result is designated, the telephone number added to the vehicle position information on the corresponding vehicle is read out, the call instruction is issued to the telephone unit to start communication and perform data transmission (2q). [0040] As described above, according to the embodiment of the present invention, the vehicle position information providing system is configured such that each vehicle collects the own-vehicle position information and sends the own-vehicle position information to the management center by means of the cellular telephone or the automobile telephone, the position information on the plurality of vehicles is sent from the management center to each vehicle through the satellite digital audio broadcast, and each vehicle references the position information on another vehicle and automatically performs

the voice communications and the data transmission with the other vehicle. As a result, it is possible to distribute the position information on the other vehicles to each vehicle and allow the vehicle position information to be displayed. Further, the designation of the vehicle mark makes it possible to easily perform the automatic voice communications and the automatic data transmission, and to transfer the information between the vehicles.

[Effects of the Invention] As apparent from the above description, according to the present invention, the vehicle position information providing system is configured to include the own-vehicle position information collecting means provided to each vehicle, the means for transmitting this to the management center, the own-vehicle position information distributing means for distributing the own-vehicle position information on each vehicle from the management center, and the on-vehicle display device for displaying the marks in the corresponding geographic positions on the digital map in order for each vehicle to confirm the position of the plurality of vehicles including the own-vehicle and the other vehicles. Consequently, an effect can be produced in that the vehicles can confirm positions of one another, and patrolling and delivery operation are performed with efficiency.

[0042] Further, the own-vehicle position information distributing means is provided with the means for adding the group identification

number to the position information to be distributed from the management center to each vehicle, and the vehicle is provided with the means for identifying the group identification number and displaying only information on the vehicles belonging to the corresponding group. Consequently, an effect can be produced in that the position information can be shared within each group. [0043] Further, the system is provided with the means for, by selecting the vehicle mark on the digital map displayed on the on-vehicle display device, automatically calling the corresponding vehicle by telephone to start voice communications. Consequently, an effect can be produced in that the vehicles can easily interact with each other by the voice communications.

[0044] Further, the own-vehicle position information distributing means is provided with the means for adding the cellular telephone number to the position information to be distributed from the management center to each vehicle. Consequently, an effect can be produced in that the calling by telephone can easily be made.

[0045] Further, the vehicle is provided with the means for, by selecting the vehicle mark on the digital map displayed on the on-vehicle display device, automatically calling the corresponding vehicle by telephone to transmit data such as characters describing transmission contents and route guidance to a destination. Consequently, an effect can be produced in that the data can easily be transferred between the vehicles.

[Brief Description of the Drawings]

- [Fig. 1] A block diagram of a vehicle position information providing system according to an embodiment of the present invention.
- [Fig. 2] Aprocess block diagram of the carnavigation device composing the vehicle position information providing system according to the embodiment of the present invention.
- [Fig. 3] A process flow chart of the vehicle position information providing system according to the embodiment of the present invention.
- [Fig. 4] An example of a telegraphic message transmitted/received through a satellite digital audio broadcast in the vehicle position information providing system according to the embodiment of the present invention.
- [Fig. 5] An example of a screen displayed on the vehicle position information providing system according to the embodiment of the present invention.
- [Fig. 6] A conceptual diagram of a conventional vehicle dynamic state management system.

[Description of Symbols]

- 2 GPS satellite
- 10 automobile
- 12 mobile radio transmitter/receiver
- 13 travel management recorder
- 14 on-vehicle display device

- 20 office
- 21 mobile radio base station
- 22 workstation
- 24 display device
- la vehicle
- 1b car navigation device
- 1c input device
- 1d display device
- 1e mobile unit
- 1f satellite digital audio broadcast receiver
- 1g management center
- 1h telephone unit
- 1i vehicle position information management system
- 1j satellite digital audio broadcast transmitter
- 1k telephone line network
- 11 satellite broadcasting facility
- 11a own-vehicle position detecting means
- 11b own-vehicle position displaying means
- 11c route guidance means
- 11d vehicle position information providing means
- 11e automatic voice communications means
- 11f automatic data transmission means
- 2a own-vehicle position detecting process means
- 2b own-vehicle position information editing process means

- 2c own-vehicle position information transmitting process means
- 2d own-vehicle position information receiving process means
- 2e own-vehicle position information accumulating process means
- 2j vehicle position information editing process means
- 2k vehicle position information transmitting process means
- 21 vehicle position information receiving process means
- 2m vehicle position information displaying process means
- 2n vehicle-mark input process means
- 20 vehicle-mark input judging means
- 2p automatic voice communications means
- 2q automatic data transmission means
- 3a header part
- 3b data part
- 3d vehicle identification number
- 3e group identification number
- 3f position information
- 3g telephone number
- 4a digital map
- 4b arrow

FIG. 1

- 11 SATELLITE BROADCASTING FACILITY
- 1k TELEPHONE LINE NETWORK
- 1a VEHICLE b

VEHICLE a

- 1f SATELLITE DIGITAL AUDIO BROADCAST RECEIVER
- 1e TELEPHONE UNIT
- 1d DISPLAY
- 1c INPUT DEVICE
- 1b CAR NAVIGATION DEVICE
- 1g MANAGEMENT CENTER
- 1j SATELLITE DIGITAL AUDIO BROADCAST TRANSMITTER
- 1i VEHICLE POSITION INFORMATION MANAGEMENT SYSTEM

FIG. 2

- 11a OWN-VEHICLE POSITION DETECTING MEANS
- 11b OWN-VEHICLE POSITION DISPLAYING MEANS
- 11c ROUTE GUIDANCE MEANS
- 11d VEHICLE POSITION INFORMATION PROVIDING MEANS
- 11e AUTOMATIC VOICE COMMUNICATIONS MEANS
- 11f AUTOMATIC DATA TRANSMISSION MEANS

FIG. 3

VEHICLE

CENTER

- 2a OWN-VEHICLE POSITION DETECTING PROCESS MEANS
- 2b OWN-VEHICLE POSITION INFORMATION EDITING PROCESS MEANS
- 2c OWN-VEHICLE POSITION INFORMATION TRANSMITTING PROCESS MEANS
- 2d OWN-VEHICLE POSITION INFORMATION RECEIVING PROCESS MEANS
- 2e OWN-VEHICLE POSITION INFORMATION ACCUMULATING PROCESS MEANS
- 2j VEHICLE POSITION INFORMATION EDITING PROCESS MEANS
- 2k VEHICLE POSITION INFORMATION TRANSMITTING PROCESS MEANS
- 21 VEHICLE POSITION INFORMATION RECEIVING PROCESS MEANS
- 2m VEHICLE POSITION INFORMATION DISPLAYING PROCESS MEANS
- 2n VEHICLE-MARK INPUT PROCESS MEANS
- 20 VEHICLE-MARK INPUT JUDGING MEANS

FIG. 4

- 3a HEADER PART
- 3b DATA PART
- 3d VEHICLE IDENTIFICATION NUMBER
- 3e GROUP IDENTIFICATION NUMBER
- 3f POSITION INFORMATION
- 3g TELEPHONE NUMBER

FIG. 6

- 10 ON-VEHICLE SIDE
- 20 OFFICE SIDE

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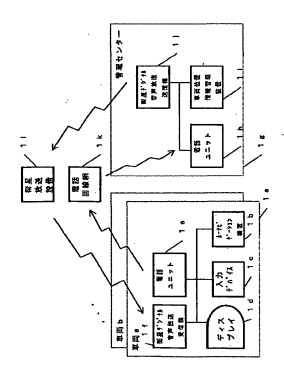
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(54) 【発明の名称】車両位置情報提供装置とその方法

(57) 【要約】

【課題】 各車両に他の複数車両の位置情報を提供し て、車両間でお互いの位置を確認しあうことができるよ うにする。

【解決手段】 各車両のカーナビゲーション装置で、自 車位置情報を収集する。これを電話ユニットで管理セン ターに送信する。管理センターでは、これを電話ユニッ トで受信する。車両位置情報管理装置で複数車両の位置 情報を管理する。管理センターから、衛星デジタル音声 放送送信機で、各車両に配信する。車両側では、衛星デ ジタル音声放送受信機で受信する。車載ディスプレイ装 置のデジタル地図上の地理的な該当位置に、活動状態が 把握できるようにマーク表示する。各車両において自車 両及び他車両の複数車両の位置を確認することができ る。デジタル地図上の車両マークを選択することによ り、該当車両に自動的に電話発信して、通話やデータ伝 送を行うこともできる。



【特許請求の範囲】

【請求項1】 自車位置情報を収集する手段と、前記自 車位置情報を管理センターに送信する手段と、デジタル 地図上における複数の車両の該当位置にマークを表示す る車載ディスプレイ装置とを各車両に設け、前記各車両 に車両位置情報を配信する車両位置情報配信手段を前記 管理センターに設けたことを特徴とする車両位置情報提 供装置。

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【請求項2】 前記車両位置情報配信手段に、前記管理 センターから前記各車両へ配信する位置情報にグループ 10 法。 識別番号を付加する手段を設け、前記各車両に、前記グ ループ識別番号を識別してグループに所属している車両 の情報のみを表示する手段を設けたことを特徴とする請 求項1記載の車両位置情報提供装置。

【請求項3】 前記車両位置情報配信手段に、前記管理 センターから前記各車両へ配信する位置情報に携帯電話 番号を付加する手段を設けたことを特徴とする請求項1 記載の車両位置情報提供装置。

【請求項4】 前記車載ディスプレイ装置に表示された デジタル地図上の車両マークが選択されたことに応答し て、当該車両に対して電話発信して通話を開始する手段 を設けたことを特徴とする請求項1記載の車両位置情報 提供装置。

【請求項5】 前記車載ディスプレイ装置に表示された デジタル地図上の車両マークが選択されたことに応答し て、当該車両に対して電話発信して、文字メッセージや 経路案内等の各種データを送信する手段を設けたことを 特徴とする請求項1記載の車両位置情報提供装置。

【請求項6】 前記車両位置情報配信手段は、前記管理 センターから衛星デジタル音声放送装置を介して前記各 30 車両に複数車両の位置情報を配信する手段を含むことを 特徴とする請求項1記載の車両位置情報提供装置。

【請求項7】 各車両において自車位置情報を収集し、 前記自車位置情報を管理センターに送信し、前記管理セ ンターから前記各車両に複数車両の位置情報を配信し、 前記各車両で車載ディスプレイ装置のデジタル地図上に おける複数の車両の該当位置にマークを表示することを 特徴とする車両位置情報提供方法。

【請求項8】 前記管理センターから前記各車両へ配信 で前記グループ識別番号を識別して、グループに所属し ている車両の情報のみを表示することを特徴とする請求 項7記載の車両位置情報提供方法。

【請求項9】 前記管理センターから前記各車両へ配信 する位置情報に携帯電話番号を付加することを特徴とす る請求項7記載の車両位置情報提供方法。

【請求項10】 前記車載ディスプレイ装置に表示され たデジタル地図上の車両マークが選択されたことに応答 して、当該車両に対して電話発信して通話を開始するこ とを特徴とする請求項7記載の車両位置情報提供方法。

【請求項11】 前記車載ディスプレイ装置に表示され たデジタル地図上の車両マークが選択されたことに応答 して、当該車両に対して電話発信して、文字メッセージ や経路案内等の各種データを送信することを特徴とする ことを特徴とする請求項7記載の車両位置情報提供方 法。

【請求項12】 前記管理センターから衛星デジタル音 声放送により前記各車両に複数車両の位置情報を配信す ることを特徴とする請求項7記載の車両位置情報提供方

【発明の詳細な説明】

[0001]

【発明の属する技術分野】本発明は、車両位置情報提供 装置に関し、特に、管理する各車両から自車位置情報 を、移動体通信を利用して一箇所に集め、それを地図表 示装置を用いて地図上にマーク表示するなどして各車両 の車両動態管理を行う車両位置情報提供装置に関する。 [0002]

【従来の技術】カーナビゲーションシステムをはじめと した車載装置は、GPS、車速、ジャイロ及び地図マッ チング技術を利用して、自分の車両の位置を算出する機 能を有している。この車両において算出した位置情報 を、携帯電話等の移動体通信を利用して管理センターに 伝送する。管理センターでは、地図表示装置を用いて、 各車両を地図上にマーク表示して、車両動態を管理して いる。このような車両動態管理装置の例としては、特開 平5-67113号公報に開示されているものなどがある。図 6に、従来の車両動態管理装置の例を示す。

【0003】自動車10は、複数のGPS衛星2から、軌 道データと時刻を含む航法電波を受信して、自車位置を 計測する。また、自動車の運行に関する運行データを記 録する運行管理記録装置 (VDR) 13を搭載しており、 運行管理データを収集する。この運行管理データと自車 位置データを、移動無線送受信装置12により事務所20に 送信する。事務所20では、この車両位置および運行デー タを受信して、その車両位置を表示装置24に表示する。 また、これらのデータに基づいて、自動車の配送業務に 必要な指示およびデータをワークステーション22により 求めて、移動無線基地局21を介して自動車10に送信す する位置情報にグループ識別番号を付加し、前記各車両 40 る。自動車10では、車載移動無線送受信装置12により受 信した指示およびデータを、車載表示装置14に表示す る。これにより、事務所からの指示に従って配送作業を 行うことができ、配送業務効率を向上させることができ

[0004]

【発明が解決しようとする課題】しかし、従来の車両動 態管理システムでは、各車両の自車位置情報は、事務所 や管理センター等の固定局側の表示装置に表示されるも のであり、車両側で表示することはできなかった。その 50 ため、各車両間で、お互いの車両の位置を確認しあうこ

とができなかった。例えば、巡回パトロールを効率的に 行なったり、配送業務を効率的に行なったり、ドライブ 中に仲間同士の車両間で位置を確認しあったりすること ができないという問題があった。

【0005】本発明は、上記問題を解決し、車両側に複 数車両の位置情報を提供して、車両間でお互いの位置を 確認しあうことができるようにすることを目的とする。

[0006]

【課題を解決するための手段】上記課題を解決するため に、本発明では、車両位置情報提供装置を、自車位置情 10 報を収集する手段と、自車位置情報を管理センターに送 信する手段と、デジタル地図上における複数の車両の該 当位置にマークを表示する車載ディスプレイ装置とを各 車両に設け、各車両に車両位置情報を配信する車両位置 情報配信手段を管理センターに設けた構成とした。

【0007】このように構成したことにより、各車両に 他の複数車両の位置情報を提供して、車両間でお互いの 位置を確認しあうことができる。

【0008】また、車両位置情報配信手段に、管理セン ターから各車両へ配信する位置情報にグループ識別番号 20 を付加する手段を設け、各車両に、グループ識別番号を 識別してグループに所属している車両の情報のみを表示 する手段を設けた。このように構成したことにより、グ ループ内でのみ位置情報を共有することができる。

【0009】また、車両位置情報配信手段に、管理セン ターから各車両へ配信する位置情報に携帯電話番号を付 加する手段を設けた。このように構成したことにより、 また、車載ディスプレイ装置に表示されたデジタル地図 上の車両マークが選択されたことに応答して、当該車両 に対して電話発信して通話を開始する手段を設けた。こ 30 のように構成したことにより、地図に表示された車両に 対して自動的に電話をかけることができる。

【0010】また、車載ディスプレイ装置に表示された デジタル地図上の車両マークが選択されたことに応答し て、当該車両に対して電話発信して、文字メッセージや 経路案内等の各種データを送信する手段を設けた。この ように構成したことにより、地図に表示された車両に対 して自動的にデータを送信することができる。

【0011】また、車両位置情報配信手段は、管理セン ターから衛星デジタル音声放送装置を介して各車両に複 40 数車両の位置情報を配信する手段を含む構成とした。こ のように構成したことにより、広範囲の車両に対して車 両位置情報を放送することができる。

【発明の実施の形態】本発明の請求項1記載の発明は、 自車位置情報を収集する手段と、前記自車位置情報を管 理センターに送信する手段と、デジタル地図上における 複数の車両の該当位置にマークを表示する車載ディスプ レイ装置とを各車両に設け、前記各車両に車両位置情報 を配信する車両位置情報配信手段を前記管理センターに 50 して、グループに所属している車両の情報のみを表示す

設けた車両位置情報提供装置であり、車両側に他の複数 車両の位置情報を提供するという作用を有する。

【0013】本発明の請求項2記載の発明は、請求項1 記載の車両位置情報提供装置において、前記車両位置情 報配信手段に、前記管理センターから前記各車両へ配信 する位置情報にグループ識別番号を付加する手段を設 け、前記各車両に、前記グループ識別番号を識別してグ ループに所属している車両の情報のみを表示する手段を 設けたものであり、車両位置情報の提供をグループ単位 に制限するという作用を有する。

【0014】本発明の請求項3記載の発明は、請求項1 記載の車両位置情報提供装置において、前記車両位置情 報配信手段に、前記管理センターから前記各車両へ配信 する位置情報に携帯電話番号を付加する手段を設けたも のであり、車両の位置とともに電話番号を同時に送ると いう作用を有する。

【0015】本発明の請求項4記載の発明は、請求項1 記載の車両位置情報提供装置において、前記車載ディス プレイ装置に表示されたデジタル地図上の車両マークが 選択されたことに応答して、当該車両に対して電話発信 して通話を開始する手段を設けたものであり、地図上で 位置を確認した車両を選択する操作により電話をかける という作用を有する。

【0016】本発明の請求項5記載の発明は、請求項1 記載の車両位置情報提供装置において、前記車載ディス プレイ装置に表示されたデジタル地図上の車両マークが 選択されたことに応答して、当該車両に対して電話発信 して、文字メッセージや経路案内等の各種データを送信 する手段を設けたものであり、地図上で位置を確認した 車両を選択する操作でデータを送信するという作用を有 する。

【0017】本発明の請求項6記載の発明は、請求項1 記載の車両位置情報提供装置において、前記車両位置情 報配信手段は、前記管理センターから衛星デジタル音声 放送装置を介して前記各車両に複数車両の位置情報を配 信する手段を含むものであり、広い範囲に車両の位置情 報を放送するという作用を有する。

【0018】本発明の請求項7記載の発明は、各車両に おいて自車位置情報を収集し、前記自車位置情報を管理 センターに送信し、前記管理センターから前記各車両に 複数車両の位置情報を配信し、前記各車両で車載ディス プレイ装置のデジタル地図上における複数の車両の該当 位置にマークを表示する車両位置情報提供方法であり、 車両側に他の複数車両の位置情報を提供するという作用 を有する。

【0019】本発明の請求項8記載の発明は、請求項7 記載の車両位置情報提供方法において、前記管理センタ 一から前記各車両へ配信する位置情報にグループ識別番 号を付加し、前記各車両で前記グループ識別番号を識別 るものであり、車両位置情報の提供をグループ単位に制 限するという作用を有する。

【0020】本発明の請求項9記載の発明は、請求項7記載の車両位置情報提供方法において、前記管理センターから前記各車両へ配信する位置情報に携帯電話番号を付加するものであり、車両の位置とともに電話番号を同時に送るという作用を有する。

【0021】本発明の請求項10記載の発明は、請求項7記載の車両位置情報提供方法において、前記車載ディスプレイ装置に表示されたデジタル地図上の車両マークが選択されたことに応答して、当該車両に対して電話発信して通話を開始するものであり、地図上で位置を確認した車両を選択する操作により電話をかけるという作用を有する。

【0022】本発明の請求項11記載の発明は、請求項7記載の車両位置情報提供方法において、前記車載ディスプレイ装置に表示されたデジタル地図上の車両マークが選択されたことに応答して、当該車両に対して電話発信して、文字メッセージや経路案内等の各種データを送信するものであり、地図上で位置を確認した車両を選択20する操作でデータを送信するという作用を有する。

【0023】本発明の請求項12記載の発明は、請求項7記載の車両位置情報提供方法において、前記管理センターから衛星デジタル音声放送により前記各車両に複数車両の位置情報を配信するものであり、広い範囲に車両の位置情報を放送するという作用を有する。

【0024】以下、本発明の実施の形態について、図1 ~図5を参照しながら詳細に説明する。

【0025】(実施の形態)本発明の実施の形態は、各車両において自車位置情報を収集し、これを携帯電話ま 30 たは自動車電話を利用して管理センターに送り、管理センターから衛星デジタル音声放送を利用して各車両に複数の車両位置情報を送り、各車両において、他の車両位置情報を参照したり、他車との自動通話をしたり、自動データ伝送を行う車両位置情報提供装置である。

【0026】図1は、本発明の実施の形態の車両位置情報提供装置の機能プロック図である。図1において、車両1aは、車両位置情報を収集、送受信、表示する手段を搭載した自動車である。車両a,b,・・・のように複数存在する。カーナビゲーション装置1bは、自車位置情報を検出したり、表示する装置である。入力デバイス1cは、タッチパネルやリモコンであり、カーナビゲーション装置、電話ユニット及び衛星デジタル音声放送受信機を操作するものである。ディスプレイ1dは、カーナビゲーション装置の表示ディスプレイであり、カーナビゲーション装置からの制御により情報を表示する装置である。

【0027】電話ユニット1eは、携帯電話機または自動車電話機及びモデムユニット等により構成され、携帯電話回線または自動車電話回線に接続するものであり、

カーナビゲーション装置からの自車位置情報送信指示により動作し、車両から管理センターへの自車位置情報送信と、他車両への自動通話及び自動データ伝送に利用するものである。衛星デジタル音声放送受信機1fは、衛星デジタル音声放送を受信するものであり、管理センターから車両位置情報を受信し、ナビゲーションシステムに伝達する。

【0028】管理センター1gは、車両位置情報管理及び配信を行うものである。電話ユニット1hは、公衆電話回線に接続されるものであり、車両からの位置情報を受信するものである。車両位置情報管理装置1iは、各車両から収集した自車位置情報の蓄積、車両への配信情報編集及び送信提1jは、衛星デジタル音声放送設備に接続されるものであり、車両位置情報管理装置からの車両位置情報を、衛星デジタル音声放送設備に送信するものである。電話回線網1kは、各車両と管理センターを接続するものであり、移動体通信網及び固定公衆回線網である。電話回線網1kは、各車両と管理センターを接続するものであり、移動体通信網及び固定公衆回線網である。衛星放送設備と、全受信機へ放送を行う静止衛星等衛星放送設備であり、管理センターと各車両を接続し、車両位置情報を配信するものである。

【0029】図2は、本発明の実施の形態の車両位置情報提供装置におけるカーナビゲーション装置の機能プロック図である。図2において、自車位置検出手段11aは、GPSアンテナから受信したGPS情報や、車速センサから検出した車速情報や、ジャイロセンサから検出した回転情報と、デジタル地図データベースの道路情報によるマッチングアルゴリズムにより自車位置を算出する手段である。自車位置表示手段11bは、検出した自車位置を中心にデジタル地図を表示する手段である。経路案内手段11cは、使用者が指定する目的地への経路案内を行う手段である。

【0030】車両位置情報提供手段11dは、管理センターから受信した自車両及び他車両の複数の車両の位置情報を元に、デジタル地図上の地理的な該当位置に車両マークを表示する手段である。自動通話手段11eは、デジタル地図上の車両マークを選択することにより、該当車両に自動的に電話発信し通話を開始する手段である。自動データ伝送手段11fは、デジタル地図上の車両マークを選択することにより、該当車両に自動的に電話発信しデータを送信する手段である。

【0031】図3は、本発明の実施の形態の車両位置情報管理装置の処理フロー図である。図3において、自車位置検出処理手段2aは、車両の位置検出を行う手段である。自車位置情報編集処理手段2bは、自車位置情報を管理センターに伝達するための送信情報に編集する手段である。自車位置情報送信処理手段2cは、管理センターに送信する手段である。自車位置情報受信処理手段2 dit、各車両からの自車位置情報を公衆電話回線経由

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で受信する手段である。自車位置情報蓄積処理手段 2e は、各車両から収集した自車位置情報を一旦蓄積する手 段である。車両位置情報編集処理手段2jは、全車両の 車両位置情報を配信情報に編集する手段である。車両位 置情報送信処理手段2kは、衛星デジタル音声放送によ り各車両に送信する手段である。

【0032】車両位置情報受信処理手段21は、衛星デ ジタル音声放送受信装置により管理センターからの車両 位置情報を受信する手段である。車両位置情報表示処理 手段2mは、ディスプレイのデジタル地図上に車両マー クを表示する手段である。車両マーク入力処理手段 2n は、自動通話かまたは自動データ伝送かの選択ウィンド ウなどを表示する手段である。車両マーク入力判断手段 20は、自動通話かまたは自動データ伝送かどちらが選 択されたかを判定する手段である。自動通話手段 2p は、電話番号を読み出し、電話ユニットへ発信指示を行 い、通話を開始する手段である。自動データ伝送手段2 qは、データ伝送を行う手段である。

【0033】図4は、本発明の実施の形態の衛星デジタ ル音声放送を利用した管理センターから各車両への送信 20 電文例である。図4において、ヘッダ部3aは、識別情 報を記載した部分である。データ部 3bは、位置情報な どを記載した部分である。

【0034】図5は、本発明の実施の形態の車両動態管 理装置の画面表示例である。図5において、デジタル地 図4aは、車両動態管理装置の画面に表示された地図で ある。矢印4bは、車両の位置と進行方向を示すマーク である。

【0035】上記のように構成された本発明の実施の形 態の車両位置情報提供装置の動作を説明する。まず、車 30 両における自車位置検出から、管理センターへの自車位 置情報送信処理を行う。カーナビゲーション装置におい て、GPS受信機、車速センサ、ジャイロセンサ及びマ ップマッチング処理等により、車両の位置検出を行う (2a)。自車位置情報を、管理センターに伝達するた

めの送信情報に編集する(2b)。カーナビゲーション 装置から電話ユニットへ、自車位置情報を送信するよう 指示し、携帯電話または自動車電話により管理センター に送信する(2c)。

【0036】次に、センターにおける自車位置情報受信 40 から、各車両への車両位置情報の配信までを行う。電話 ユニットにおいて、各車両からの自車位置情報を、公衆 電話回線経由で受信する (2d)。ここで、車両位置情 報管理装置は、自車位置情報を受信しても、その時点で 各車両への配信は行わず、各車両から収集した自車位置 情報を一旦蓄積し、一定間隔ごとに全車両分一括して送 信する。これにより、衛星デジタル音声放送の負荷を軽 減する。また、1台あたりのデータサイズは100byte以 内とすれば、1チャネルが256Kbyteである衛星デジタル

る。したがって、更新間隔を5秒とした場合には、125 万台分が送信可能である。以上のことから、車両位位置 情報管理装置では、自車位置情報を蓄積する(2e)。 一定時間ごとに、それまで蓄積してきた全車両の自車位 置の最新情報を元に、全車両の車両位置情報を配信情報 に編集する(2j)。車両位置情報管理装置から衛星デ ジタル音声放送送信機へ、車両位置情報を送信するよう に指示し、衛星デジタル音声放送により各車両に送信す

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【0037】管理センターから各車両への送信電文は、 図4に例として示したように、ヘッダ部にグループ識別 番号(3e)を付与する。これにより、同一会社内の車 両等のように、特定グループ内の車両のみが情報を受信 できるように制限することが可能となる。さらに、車両 識別番号(3d)を付与する。これにより、個別応答情 報を、該当の車両のみが受信できるように制限すること が可能となる。また、データ部には、位置情報(3f) の他、電話番号(3g)を付与する。これは、該当車両 が所有する携帯電話または自動車電話の電話番号であ り、車両における自動通話及び自動データ伝送処理時 に、この電話番号を読み出して発信することができる。 【0038】最後に、車両における車両位置情報受信か ら車両位置情報表示、自動通話及び自動データ伝送を行 う。衛星デジタル音声放送受信装置により、管理センタ ーからの車両位置情報を受信する(21)。車両位置情 報は、衛星デジタル音声放送受信装置からカーナビゲー ション装置に送信され、ディスプレイのデジタル地図上 に車両マークを表示する (2m)。

【0039】車両動態管理装置の画面表示では、図5に 例を示したように、デジタル地図4a上の該当する経度 緯度座標位置に、進行方向を矢印の方向で表現する(4 b)。デジタル地図上の車両マークを選択すると、自動 通話かまたは自動データ伝送かの選択ウィンドウなどが 表示される (2n)。選択ウィンドウにて、自動通話ま たは自動データ伝送のどちらが選択されたかを判定する (20)。選択が自動通話であれば、該当車両につい て、車両位置情報に付加された電話番号を読み出し、電 話ユニットへ発信指示を行い、通話を開始する(2) p) 。選択が自動データ伝送であれば、電子メッセージ や地図検索結果や経路探索結果などの伝送データを指定 して、該当車両について、車両位置情報に付加された電 話番号を読み出し、電話ユニットへ発信指示を行い、通 信を開始し、データ伝送を行う(2q)。

【0040】上記のように、本発明の実施の形態では、 車両位置情報提供装置を、各車両において自車位置情報 を収集し、これを携帯電話または自動車電話を利用して 管理センターに送り、管理センターから衛星デジタル音 声放送を利用して各車両に複数の車両位置情報を送り、 各車両において、他の車両位置情報を参照したり、他車 音声放送で、1チャネル当たり25万台を1秒で送信でき 50 との自動通話をしたり、自動データ伝送を行う構成とし

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たので、各車両に他の車両の位置情報を配信して車両位 置を表示できる。さらには、その車両マークを指定する ことにより、自動通話及び自動データ伝送を簡単に行う ことができ、車両間の情報伝達をスムーズにすることが できる。

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[0041]

【発明の効果】以上の説明から明らかなように、本発明 では、車両位置情報提供装置を、各車両ごとに設けられ た自車位置情報収集手段と、これを管理センターに送信 する手段と、管理センターから各車両の自車位置情報を 10 24 表示装置 配信する自車位置情報配信手段と、各車両において自車 両及び他車両の複数の車両の位置を確認するためにデジ タル地図上の地理的な該当位置にマーク表示する車載デ ィスプレイ装置とを備えた構成としたので、各車両間で お互いの車両の位置を確認しあって、巡回パトロールや 配送業務を効率的に行なうことができるという効果が得 られる。

【0042】また、自車位置情報配信手段に、管理セン ターから各車両へ配信する位置情報にグループ識別番号 を付加する手段を設け、車両側に、それを識別してグル 20 ープに所属している車両のみ情報を表示する手段を設け たので、各グループ内で位置情報を共有することができ るという効果が得られる。

【0043】また、車載ディスプレイ装置に表示してい るデジタル地図上の車両マークを選択することにより該 当車両に自動的に電話発信し通話を開始する手段を設け たので、通話による車両間でのやりとりが容易にできる という効果が得られる。

【0044】また、自車位置情報配信手段に管理センタ ーから各車両へ配信する位置情報に携帯電話番号を付加 30 する手段を設けたので、電話発信が容易にできるという 効果が得られる。

【0045】また、車両において伝達内容を記述した文 字、目的地までの経路案内等各種データを車載ディスプ レイ装置に表示しているデジタル地図上の車両マークを 選択することにより該当車両に自動的に電話発信しデー タを送信する手段を設けたので、車両間でのデータのや りとりが容易にできるという効果が得られる。

【図面の簡単な説明】

【図1】本発明の実施の形態の車両位置情報提供装置の 40 ブロック図、

【図2】本発明の実施の形態の車両位置情報提供装置を 構成するカーナビゲーション装置の処理プロック図、

【図3】本発明の実施の形態の車両位置情報提供装置の 処理フロー図、

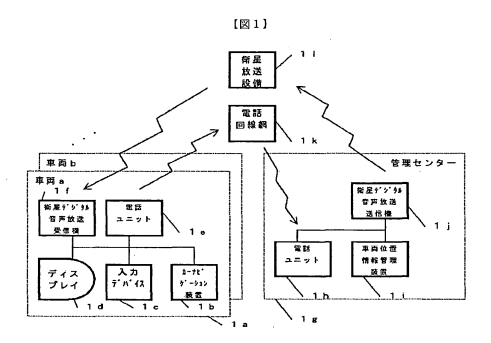
【図4】本発明の実施の形態の車両位置情報提供装置に おける衛星デジタル音声放送の送受信電文例、

【図5】本発明の実施の形態の車両位置情報提供装置の 画面表示例、

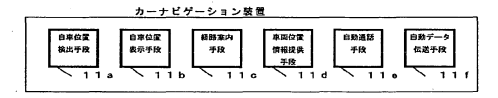
【図6】従来の車両動態管理装置の概念図である。

【符号の説明】

- 2 GPS衛星
- 10 自動車
- 12 移動無線送受信装置
- 13 運行管理記録装置
- 14 車載表示装置
- 20 事務所
- 21 移動無線基地局
- 22 ワークステーション
- - 1a 車両
 - 1b カーナビゲーション装置
 - 1c 入力装置
 - 1d ディスプレイ装置
 - 1e 携帯ユニット
 - 1f 衛星デジタル音声放送受信機
 - 1g 管理センター
 - 1h 電話ユニット
 - 1 i 車両位置情報管理装置
 - 1i 衡星デジタル音声放送送信機
 - 1k 電話回線網
 - 11 衛星放送設備
 - lla 自車位置検出手段
 - 11b 自車位置表示手段
 - 11c 経路案内手段
 - 11d 車両位置情報提供手段
 - 11e 自動通話手段
 - 111 自動データ伝送手段
 - 2a 自車位置検出処理手段
- 2b 自車位置情報編集処理手段
- 2c 自車位置情報送信処理手段
- 2d 自車位置情報受信処理手段
- 2e 自車位置情報蓄積処理手段
- 2 j 車両位置情報編集処理手段 2k 車両位置情報送信処理手段
- 21 車両位置情報受信処理手段
- 2 m 車両位置情報表示処理手段
- 2n 車両マーク入力処理手段 20 車両マーク入力判断手段
- 2p 自動通話手段
- 2q 自動データ伝送手段
- 3a ヘッダ部
- 3b データ部
- 3d 車両識別番号
- 3e グループ識別番号
- 3f 位置情報
- 3g 電話番号
- 4a デジタル地図
- 4b 矢印



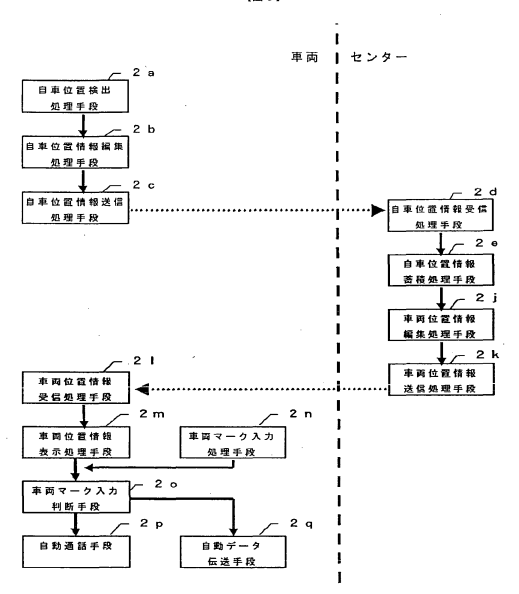
[図2]



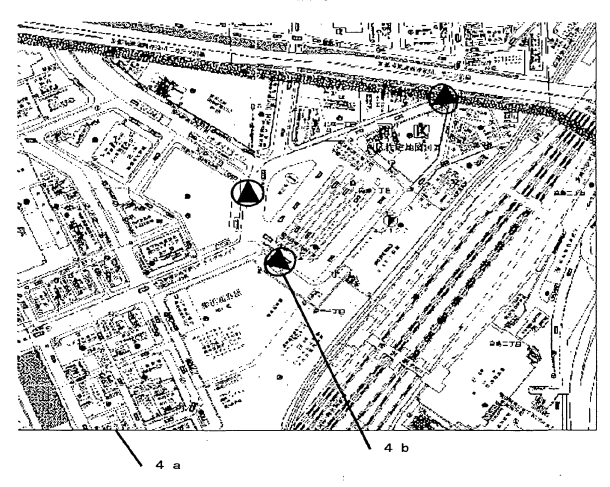
【図4】

<u> 3 a</u> ヘッダ部				3 b			
				データ部			
	車両識別番号	グループ 識別番号	• • •	• • •	位置情報	電話番号	
736	_ 3 d	3.6	3 c	\ 3 c	_ 3 f	3 8	3 (

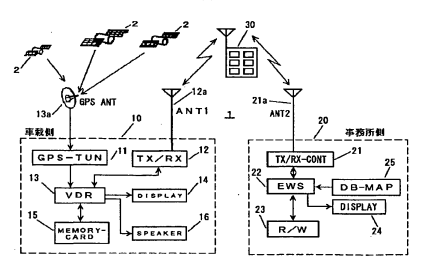
[図3]



【図5】



【図6】



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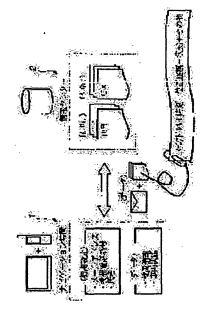
OMURA HIROSHI

(54) MOBILE UNIT POSITION DISPLAY METHOD AND SYSTEM, AND INFORMATION MEDIATION APPARATUS AND ITS COMPUTER PROGRAM

(57)Abstract:

PROBLEM TO BE SOLVED: To easily perform intercommunication by performing communication directly between mobile units.

SOLUTION: A navigation 1 mounted to each of pluralities of vehicles for composing a group has a communication function; and transmits such information as time, a current position (coordinates information), vehicle state, and vehicle speed (driving distance) to an information center 2 in the form a file attached to an E-mail. The identification information of each vehicle for composing the group concerned is registered at the information center 2. When the information center 2 receives position information or the like by an E-mail from a certain vehicle, the center 2 provides the received information to a navigation apparatus 1 that is mounted to another vehicle in the same group by a file attached to an E-mail. The navigation apparatus 1 that is mounted to each vehicle displays a map screen including a specific symbol for indicating the current position of each vehicle on a display based on the received position



information on another information, the received current position information on the detected own vehicle, and map information.

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Applicant:

Mazda Motor Corporation

(54) [Title of the Invention] Mobile unit position display method, mobile unit position display system, information mediation apparatus, and computer program for the same

(57) [Summary]

[Object] To perform intercommunication between mobile units with ease without performing direct communication.

[Solving Means] A navigation 1 (sic) mounted to each of a plurality of vehicles composing a group has a communication function and sends information including time, a current position (coordinates information), a vehicle state, and a vehicle speed (travel distance) to an information center 2 in the form of a file attached to an email. In the information center 2, identification information is registered for each of the vehicles composing the group. When receiving position information or the like by an email from a given vehicle, the information center 2 provides the received information to a navigation apparatus 1 that is mounted to another vehicle in the same group by a file attached to an E-mail. The navigation apparatus 1 that is mounted to each vehicle displays a map screen

containing a predetermined symbol indicating the current position of each vehicle on a display based on the received position information on another vehicle, detected current position information on the own vehicle, and map information.

[Scope of Claims]

[Claim 1] A mobile unit position display method, which uses a communication system including: an information center provided with a database; and a communication terminal that can communicate with the information center and mounted to or carried by a mobile unit, the method being characterized by comprising:

a storage step for storing identification information on the communication terminals mounted to or carried by a plurality of mobile units composing a group in the database in association;

a communication control step for, when the information center is accessed by the communication terminal and it is judged that the communication terminal is included in the communication terminals mounted to or carried by the plurality of mobile units composing the group by use of the identification information stored in the database, sending position information received from the communication terminal to the other communication terminals in the same group; and

a display step for, in each communication terminal in the group, displaying a map screen that allows identification of current positions of the plurality of mobile units composing the group based on position information on the own communication terminal, position information on the other communication terminals received from the outside, and map information corresponding to those position information.

[Claim 2] The mobile unit position display method according to claim 1, characterized in that in the case where the identification information on the plurality of communication terminals corresponding to the group is stored in the database, the communication control step provides a Web page or a chat room valid only for the communication terminals.

[Claim 3] The mobile unit position display method according to claim 1, characterized in that in the case where, upon receiving a communication start request from a given communication terminal in the group, the association can be confirmed by referencing the database, the communication control step enables communication of the position information with the other communication terminals in the group.

[Claim 4] A mobile unit position display system, comprising: an information center provided with a database; and communication terminals that can communicate with the information center and mounted to or carried by a plurality of mobile units, characterized in that:

identification information on the communication terminals mounted to or carried by a plurality of mobile units composing a group is stored in the database in association;

the information center includes communication control means for, when the information center is accessed by the communication terminal and it is judged that the communication terminal is included

in the communication terminals mounted to or carried by the plurality of mobile units composing the group by use of the identification information stored in the database, sending position information received from the communication terminal to the other communication terminals in the same group; and

the communication terminal includes display means for displaying a map screen that allows identification of current positions of the plurality of mobile units composing the group based on position information on the own communication terminal, position information on the other communication terminals received from the outside, and map information corresponding to those position information.

[Claim 5] The mobile unit position display system according to claim 4, characterized in that in the information center, in the case where the identification information on the plurality of communication terminals corresponding to the group is stored in the database, the communication control means provides a Web page or a chat room valid only for the communication terminals.

[Claim 6] The mobile unit position display system according to claim 4, characterized in that in the information center, in the case where, when receiving a communication start request from a given communication terminal in the group, the association can be confirmed by referencing the database, the communication control means enables communication of the position information with another communication

terminal in the group.

[Claim 7] The mobile unit position display system according to claim 6, characterized in that in the information center, even in the case where the association can be confirmed as a result of referencing the database, when receiving an indication of refusal of communication from the other communication terminal, the communication control means eliminate the other communication terminals in the group.

[Claim 8] The mobile unit position display system according to claim 5, characterized in that the Web page is chargeable.

[Claim 9] The mobile unit position display system according to claim 5, characterized in that the communication terminal includes communication means for, when the Web page is provided by the information center, directly providing the other communication terminals in the group with an address of the Web page.

[Claim 10] The mobile unit position display system according to claim 7, characterized in that in the information center, when receiving the indication of refusal of communication from the other communication terminal, the communication control means notifies the communication terminals performing communication among the communication terminals in the group of the indication.

[Claim 11] The mobile unit position display system according to any one of claims 4 to 6, characterized in that in the information

center, the communication control means ends communication among the communication terminals in the group automatically when a predetermined period of time has elapsed and/or when there is left one communication terminal that participates in the communication.

[Claim 12] An information mediation apparatus for mediating communication with communication terminals mounted to or carried by a plurality of mobile units, characterized by comprising:

a database in which identification information on the communication terminals mounted to or carried by the plurality of mobile units composing a group is stored in association; and

communication control means for, when the information center (sic) is accessed by the communication terminal and it is judged that the communication terminal is included in the communication terminals mounted to or carried by the plurality of mobile units composing the group by use of the identification information stored in the database, sending position information received from the communication terminal to the other communication terminals in the same group.

[Claim 13] The information mediation apparatus according to claim 12, characterized in that in the case where the identification information on the plurality of communication terminals corresponding to the group is stored in the database, the communication control means provides a Web page or a chat room valid only for the communication terminals.

[Claim 14] The information mediation apparatus according to claim 12, characterized in that in the case where, when receiving a communication start request from a given communication terminal in the group, the association can be confirmed by referencing the database, the communication control means enables communication of the position information with another communication terminal in the group.

[Claim 15] A computer program, characterized by causing a computer to operate as the information mediation apparatus according to any one of claims 12 to 14.

[Detailed Description of the Invention]

[0001]

[Technical Field to which the Invention belongs] The present invention relates to a mobile unit position display method for displaying positions of mobile units such as vehicles and persons, a mobile unit position display system, an information mediation apparatus, and a computer program for the same.

[0002]

[Prior Art] Up to now, there has been proposed a navigation apparatus for directly performing inter-vehicle communication between a plurality of vehicles (mobile units) in, for example, JP 2000-59533 A, etc.

[0003].

[Problems to be solved by the Invention] According to the

above-mentioned prior art, increased convenience is provided in the case where a plurality of vehicles compose a group and move, but it is required to equip a navigation apparatus with a dedicated communication apparatus.

[0004] The present invention therefore has an object to provide a mobile unit position display method for performing intercommunication between mobile units with ease without performing direct communication, a mobile unit position display system, an information mediation apparatus, and a computer program for the same.

[0005]

[Means for solving the Problem] In order to achieve the above-mentioned object, a mobile unit position display system according to the present invention is characterized by the following configuration.

[0006] That is, the mobile unit position display system includes: an information center provided with a database; and communication terminals that can communicate with the information center and mounted to or carried by a plurality of mobile units, and is characterized in that: identification information on the communication terminals mounted to or carried by a plurality of mobile units composing a group is stored in the database in association; the information center includes communication control means for, when the information center is accessed by the

communication terminal and it is judged that the communication terminal is included in the communication terminals mounted to or carried by the plurality of mobile units composing the group by use of the identification information stored in the database, sending position information received from the communication terminal to the other communication terminals in the same group; and the communication terminal includes display means for displaying a map screen that allows identification of current positions of the plurality of mobile units composing the group based on position information on the own communication terminal, position information on the other communication terminals received from the outside, and map information corresponding to those position information. [0007] Preferably, in the information center, in the case where the identification information on the plurality of communication terminals corresponding to the group is stored in the database, the communication control means may provide a Web page or a chat room valid only for the communication terminals.

[0008] Further, preferably, in the information center, in the case where, when receiving a communication start request from a given communication terminal in the group, the association can be confirmed by referencing the database, the communication control means may enable communication of the position information with another communication terminal in the group.

[0009] In each of the configurations described above, the information

center (*sic*), the communication control means may end communication among the communication terminals in the group automatically when a predetermined period of time has elapsed and/or when there is left one communication terminal that participates in the communication.

[0010] Note that the same object described above is achieved by an information mediation apparatus corresponding to an information centerin each of the system configurations described above; a program code for implementing an operation of the apparatus by a computer; a storage medium readable by a computer which stores the program code; and a mobile unit position display method corresponding to each of the system configurations described above.

[0011]

[Effects of the Invention] According to the present invention described above, it becomes possible to provide a mobile unit position display method for performing intercommunication between mobile units with ease without performing direct communication, a mobile unit position display system, an information mediation apparatus, and a computer program for the same.

[0012] That is, according to the inventions of claims 1, 4, and 12, for example, the association based on the identification information is used (claim 6) without providing the dedicated communication apparatus on each mobile unit, thereby making it possible to display the position of each mobile unit (communication

apparatus) with ease.

[0013] Further, according to the inventions of claims 2, 5, and 13, the dedicated Web page or chat room is provided to each group, so that the constituent members of the group can share various kinds of information with ease even on the move.

[0014] Further, according to the inventions of claims 3, 6, and 14, the position checking can be started easily for one another, for example, among specific members who often act together in ordinary cases.

[0015] Further, according to the invention of claim 7, members composing a group can be adjusted appropriately, for example, among the specific members who often act together in ordinary cases, so that the privacy of each member can be ensured, thereby increasing the convenience.

[0016] Further, according to the invention of claim 8, the information center can be operated on a commercial base.

[0017] Further, according to the invention of claim 9, a plurality of members composing a group can be notified with ease that the dedicated Web page has been opened.

[0018] Further, according to the invention of claim 10, for example, among specific members who often act together in ordinary cases, all participating members can recognize current constituent members of the group, thereby increasing the convenience.

[0019] Further, according to the invention of claim 11, in the case

where the system is available not for flat-rate billing but for usage-based billing, the system can be used at lower cost, thereby increasing the convenience.

[0020]

[Embodiment Mode of the Invention] Hereinafter, detailed description will be made of an embodiment, in which a mobile unit position display system according to the present invention is applied to vehicles (automobiles) given as a typical example of mobile units, with reference to the drawings.

[0021] Note that in each embodiment (sic) below, the description is made by taking a navigation apparatus that is mounted to a vehicle and has a communication function as an example of a communication terminal that is mounted to or carried by a mobile unit. However, the communication terminal is not limited to such an apparatus configuration, and may be an information processor such as a personal digital assistant (PDA) or cellular telephone that has a positioning function (examples of the mobile unit thus including a person).

[0022] Fig. 1 is a diagram showing an entire configuration of the mobile unit position display system according to this embodiment.

[0023] In the figure, reference numeral 1 denotes a navigation apparatus mounted to a vehicle (an on-vehicle navigation apparatus with a communication function) given as an example of the mobile unit, which includes a communication interface 27 for performing communication with an external apparatus. In this embodiment, the

communication interface 27 is a public radio telephone such as a cellular telephone or a PHS telephone, and can be connected to the Internet 6 via a telephone base station 4 within the city and an internet service provider 5. In this embodiment, a representative vehicle, a vehicle A, a vehicle B, and a vehicle C are each mounted with the navigation apparatus 1 and the communication interface 27, which allow access to an information center 2.

[0024] Reference numeral 2 denotes an information center that functions as an information mediation apparatus in this embodiment. The hardware used as the information center 2 is itself a general server computer that can be connected to the Internet 6, and includes a database 7.

[0025] Fig. 2 is a block diagram showing an example of an internal configuration of the on-vehicle navigation apparatus with a communication function according to this embodiment.

[0026] In the figure, reference numeral 22 denotes a display such as a liquid crystal display; 23, an input device composed of key switches and various pointing devices; 24, a ROM that stores a boot program and the like; 25, a RAM that temporarily stores various processing results; 26, a storage device, such as a hard disk drive (an HDD), which stores map information for navigation, a browser program allowing access to the Internet 6, a program for sending/receiving an email, and the like; 27, a communication interface for performing communication with external apparatuses,

such as the information center 2 and the on-vehicle navigation apparatus with a communication function having a similar apparatus configuration, in the state of being connected to the Internet 6 via the telephone base station 4 within the city and the internet service provider 5; and 28, a GPS unit for detecting a current position based on a GPS (global positioning system) signal received from the outside. Those components are connected through an internal bus 29. A CPU (central processing unit) 21 executes an operation control of the entire navigation apparatus, a browser function for the access to the Internet 6, an email sending/receiving function, and the like according to software programs stored in the storage device 26.

[0027] The software programs may be burned onto the ROM 24 in advance to be read for execution by the CPU 21. Alternatively, the software programs may be read from a portable storage medium such as a DVD-ROM for the execution, or may be obtained from outside via a communication line 30 and appropriately stored in the storage device 26 to be read for the execution.

[0028] Next, description will be made of a functional outline of the mobile unit position display system implemented by the above-mentioned system configuration.

[0029] Note that in the following description, in the case where a plurality of vehicles are traveling toward an identical destination or for an identical purpose, the term "group traveling" represents

the state where the plurality of vehicles are traveling in an organized group. In that case, the vehicles in the organized group are arranged in either the state of being so close to one another that each driver can view the other vehicles or the state of being so far apart from one another that each driver can recognize the other vehicles only by using a position display system described below.

[0030] Fig. 3 is a block diagram showing the functional outline of the mobile unit position display system according to this embodiment.

[0031] Before using this system, a representative (for example, a driver of the representative vehicle) for a plurality of vehicles intending to perform the group traveling needs to perform the following initial settings in the state of having logged in to a predetermined Web page or the like of the information center 2. That is, for each of the plurality of vehicles composing a group, the representative needs to register, predetermined identification information (ID) for specifying the navigation apparatus 1 (including the communication interface 27) mounted to vehicle, information navigation apparatus on the (communication interface 27) including an email address, a telephone number, and a name of the driver (user). Accordingly, the identification information on the respective navigation apparatuses 1 is stored in the database 7 of the information center 2 in association as a single group. In the information center 2, a predetermined work area (predetermined Web page, memory area, chat room, or the like) is allocated to the group for a predetermined period of time (for example, about 3 days), which may, for example, be commercially available as a chargeable service.

[0032] After the initial settings are complete, among the navigation apparatuses 1 (communication interface 27) on the plurality of vehicles composing the group, a polling function is executed for a current position, for example, at predetermined time intervals or distance intervals. By an automatic connection function provided to the communication interface 27, information including time, the current position (coordinates information) detected by the GPS unit 28, a vehicle state, and a vehicle speed (travel distance) is sent to the information center 2 in the form of a file attached to an email.

[0033] In the case where the address of the email received from a given vehicle (first vehicle) is included in the identification information that has already been registered in the database 7 in association in the initial settings described above, the information center 2 sends an email attached with a file containing the current position information on the first vehicle to the navigation apparatus 1 mounted to each of vehicles (second vehicles) of the other constituent members of the group.

[0034] Note that in the above configuration, the position information or other such information on the other vehicles may be obtained

collectively when the polling function described above is executed to send the position information or other such information on the own vehicle to the information center 2.

[0035] The navigation apparatus 1 mounted to each of the vehicles composing the group uses a general map display function to display a map screen containing a predetermined symbol indicating the current position of each vehicle on the display 22 based on the current position information on the other vehicles received by the email from the information center 2, the current position information on the own vehicle detected by the GPS unit 28, and the map information stored in the storage device 26.

[0036] Fig. 4 is a flow chart showing state transitions that take place between the navigation apparatus 1 on each vehicle and the information center 2 until the position information is displayed in each vehicle.

[0037] In the representative vehicle driven by the representative for a given group (in this embodiment, the representative vehicle and the vehicles A to C), a predetermined operation is performed on the navigation apparatus 1 and communication interface 27 mounted to the vehicle for the initial settings described above with respect to the information center 2 (step S2), and then the registration relating to the group becomes complete with this system (step S3).

[0038] At this time, the information center 2 issues one group ID to the group composed of the registered vehicles (navigation

apparatuses 1), and at the same time, secures a Web page (or chat room) dedicated to the group for a predetermined period of time (step S4). The constituent members of the group can write desired information into this Web page (or chat room) through the navigation apparatuses 1 with the result that all the members can share various kinds of information with ease.

[0039] The issued group ID is sent by the information center 2 to each vehicle in the form of an email by use of the address registered in the database 7 (step S5 and step S6). Here, the group ID of which the constituent members of a given group are notified may be identification information unique to each group, but in this embodiment, the group ID is assumed to be the address information (URL) on the dedicated Web page. Accordingly, the user of each vehicle that has received the group ID from the information center 2 in step S6 can recognize the existence of the dedicated Web page. At the same time, the position information display starts to include his/her own vehicle in the constituent members of the group, and the user recognizes that the other members are notified of the current position of his/her own vehicle.

[0040] Note that in the above configuration, the group ID and the address information on the dedicated Web page may be sent from the information center 2 only to the navigation apparatus 1 on the representative vehicle, and may then be sent from the representative vehicle to the other vehicles in the group.

[0041] In step S7, the information center 2 judges whether or not a signal indicating participation in the position information display according to this system is received from each of the vehicles composing the group (in this embodiment, the representative vehicle and the vehicles A to C). When the signal indicating the participation is received, the process advances to step S8. When a signal indicating non-participation is received, the process advances to step S14.

[0042] After receiving the signal indicating the non-participation from a given vehicle included in the group in step S7, the information center 2 deletes the vehicle from the constituent members of the group intending to use the system at this time (step S14), while using an email or the like to notify the other vehicles of the deletion of the vehicle from the constituent members intending to use the system at this time (step S15). Accordingly, all the members intending to use this system can recognize who are the members not intending to use this system (members intending to use this system), thereby increasing the convenience.

[0043] When the member is deleted from the constituent members intending to use the system at this time in step S14, the service provided to the member by the information center 2 ends (step S18). Accordingly, users of this system can be adjusted appropriately, for example, among the members who often act together in a group in ordinary cases, so that the privacy of each member can be ensured,

thereby increasing the convenience.

[0044] Meanwhile, in the case where the information center 2 receives the signal indicating the participation from a given vehicle included in the group in step S7, in step S8, the vehicle starts to execute the polling function for the current position of the own vehicle, for example, at predetermined time intervals or distance intervals, thereby automatically sending an email attached with a file containing the current position (coordinates information) detected by the GPS unit 28 to the information center 2.

[0045] Upon receiving the email, the information center 2 refers to the database 7 to thereby send an email containing the received attached file to the vehicles of the other members included in the same group. Accordingly, each vehicle that has received the signal indicating the participation from a given vehicle included in the group in step S7 uses the function of the navigation apparatus 1 mounted thereto to display the map screen containing a predetermined symbol indicating the current position of each vehicle on the display 22 based on the received current position information on the other vehicles, the current position information on the own vehicle detected by the GPS unit 28, and the map information stored in the storage device 26 (step S8).

[0046] If the email containing the position information is not sent from each of the vehicles that are the constituent members intending to use the system at this time within a predetermined period of

time (for example, about 30 minutes) (step S9), the information center 2 notifies at least the navigation apparatus 1 of the representative vehicle to that effect by use of an email or the like (step S10). At this time, if no response is obtained from the representative vehicle or the like, which is the user, it is judged that the use of the system by the group at this time has ended, and the system is forced to end (step S13).

[0047] Alternatively, if the constituent members decrease in number during the use of the system in a so-called dispersion-like manner to finally leave any one of the members (step S11), the position display for one another is no longer performed thereafter. Therefore, the information center 2 notifies the last one member to that effect by use of an email or the like (step S12), while forcing to end the service for the group at this time (step S13). Accordingly, in the case where the system is available not for flat-rate billing but for usage-based billing, the system can be used at lower cost, thereby increasing the convenience.

[0048] Also during the use of the system described above (step S8), in such cases where, for example, an indication of end of the use of the system is obtained from the member of the representative vehicle or the expiry date (in a predetermined period of time, for example, about 3 days later) for the Web page or the like secured for the group in the information center 2 has been reached, it is checked whether the use of the system is to be ended with at least

the member of the representative vehicle by an email or the like (step S16). If the checking results in information indicating the continuous use, the use of the system is continued (step S8), and if the checking results in information indicating the end of the use of the system, the other members are notified of the end of the use of the system by an email or the like (step S17), while the service for the group at this time is ended (step S18). Therefore, according to this embodiment described above, the position information on one another can be sent/received through the information center 2 even if the dedicated communication apparatus capable of direct communication between the vehicles is not provided. Consequently, by using the map display function provided to the navigation apparatus 1 mounted to each of the vehicles, it is possible to display the map screen containing a predetermined symbol indicating the current position of each vehicle on the display with ease and at low cost.

[0049] Note that in this embodiment described above, the position information (coordinates information) and the like are sent/received through the Internet 6 in the form of a file attached to an email. However, this embodiment is not limited to this method, and any transmission forms may be adopted as long as information on necessary items can be sent/received.

[0050] Further, this embodiment is described above on the assumption that the navigation apparatus 1 on each vehicle is previously provided

with the polling function for sending the current position of the own vehicle to the information center 2. However, this embodiment is not limited to this system configuration, and may configured such that when the navigation apparatus 1 on each vehicle accesses (logs in to) the Web page prior to the group traveling, software implementing the polling function is provided to the accessing navigation apparatus 1 from the information center 2. specifically, it is a possible configuration that in the case where, for example, the navigation apparatus 1 is provided with an environment allowing the apparatus to operate as a Java Virtual Machine, the Web page dedicated to a group is secured in the information center 2, and when the navigation apparatus 1 on each vehicle accesses (logs in to) the Web page prior to the group traveling, a Java program representing the polling function is downloaded to the accessing navigation apparatus 1 from the information center 2.

[Brief Description of the Drawings]

- [Fig. 1] A diagram showing an entire configuration of a mobile unit position display system according to this embodiment (sic).
- [Fig. 2] A block diagram showing an example of an internal configuration of an on-vehicle navigation apparatus with a communication function according to this embodiment.
- [Fig. 3] A block diagram showing a functional outline of the mobile unit position display system according to this embodiment.

- [Fig. 4] A flow chart showing state transitions that take place between a navigation apparatus 1 on each vehicle and an information center 2 until position information is displayed in each vehicle.

 [Description of Reference Numerals]
- 1: navigation apparatus
- 2: information center
- 4: telephone base station
- 5: internet service provider
- 6: Internet
- 7: database
- 21: CPU.
- 22: display
- 23: input device
- 24: ROM
- 25: RAM
- 26: storage device
- 27: communication interface
- 28: GPS unit
- 29: internal bus
- 30: communication line

FIG. 1

27 COMMUNICATION INTERFACE

(REPRESENTATIVE VEHICLE)

1 NAVIGATION APPARATUS

VEHICLE A

- 4 TELEPHONE BASE STATION
- 7 DATABASE

GROUP DATA

2 INFORMATION CENTER

FIG. 2

- 22 DISPLAY
- 23 INPUT DEVICE
- 29 INTERNAL PATH

MAP INFORMATION

- 26 STORAGE DEVICE
- 28 GPS UNIT
- 30 COMMUNICATION LINE

FIG. 3

(INITIAL SETTING)

EMAIL ADDRESS

CELLULAR TELEPHONE NUMBER

NAME

(DATA)

POSITION INFORMATION

VEHICLE STATE

YAMADA

EMAIL ADDRESS + TIME + POSITION COORDINATES + STATE + OTHERS

FIG. 4

START

- S2 PERFORM GROUP TRAVELING SYSTEM REGISTRATION BY REPRESENTATIVE
- S3 PERFORM RECEPTION/REGISTRATION BY INFORMATION CENTER
- S4 ISSUE GROUP ID AND CREATE PAGE
- S5 SEND GROUP ID TO EACH MEMBER
- S6 RECEIVE GROUP ID BY EACH MEMBER
- S7 READY TO START SYSTEM?
- S8 USE SYSTEM
- S9 IF NOT USED FOR PREDETERMINED PERIOD
- S10 NOTIFY TO THAT EFFECT
- S11 IF ONE MEMBER IS LEFT BY OTHER MEMBERS
- S13 FORCE TO END
- S14 DELETE FROM REGISTERED MEMBERS
- S15 NOTIFY OTHER MEMBERS TO THAT EFFECT
- S16 END SYSTEM?
- S18 END

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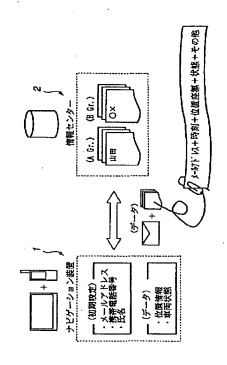
(54) 【発明の名称】移動体位置表示方法、移動体位置表示システム、情報仲介装置及びそのコンピュータプログラム

(57)【要約】

【課題】 各移動体間において直接通信を行うことなく、相互通信を容易に行う。

【解決手段】 グループを構成する複数車両にそれぞれ 搭載されたナビゲーション1は通信機能を備えており、 時刻、現在位置(座標情報)、車両状態、並びに車速

(走行距離)等の情報を、情報センター2への電子メールに添付した添付ファイルの形態で送信する。情報センター2には、当該グループを構成する各車両の識別情報が登録されており、ある車両から電子メールによって位置情報等を受信すると、情報センター2は、受信した情報を同グループ内の他車両に搭載されたナビゲーション装置1に対して、電子メールの添付ファイルにより提供する。各車両に搭載されたナビゲーション装置1では、受信した他車両の位置情報、検出した自車両の現在位置情報、並びに地図情報に基づいて、各車両の所在位置を表わす所定のシンボルを含む地図画面を、ディスプレイに表示する。



【特許請求の範囲】

【請求項1】 データベースを備える情報センターと、 前記情報センターと通信可能であって移動体に搭載また は携帯された通信端末とを含む通信システムを用いる移 動体位置表示方法であって、

前記データベースに、グループを構成する複数の移動体 に搭載または携帯された通信端末の識別情報を関連付け して記憶する記憶工程と、

前記情報センターに対して通信端末からアクセスがなさ れたときに、前記データベースに記憶されている識別情 10 報を利用して、その通信端末が前記グループを構成する 移動体に搭載または携帯された通信端末であると判断し たときに、該通信端末から受信した位置情報を、そのグ ループ内の他の通信端末に対して送信する通信制御工程

前記グループ内の各通信端末において、自通信端末の位 置情報、外部より受信した他の通信端末の位置情報、並 びにそれら位置情報に対応する地図情報に基づいて、前 記グループを構成する複数の移動体の所在位置を識別可 能な地図画面を表示する表示工程と、を有することを特 20 徴とする移動体位置表示方法。

【請求項2】 前記通信制御工程では、前記データベー スに前記グループに対応する複数の通信端末の識別情報 が記憶されている場合に、それら通信端末に対してのみ 有効なWebページまたはチャットルームを提供するこ とを特徴とする請求項1記載の移動体位置表示方法。

【請求項3】 前記通信制御工程では、前記グループ内 のある通信端末から通信開始要求を受信したときに、前 記データベースを参照することによって関連付けが確認 できた場合に、前記グループ内の他の通信端末との位置 30 情報の通信を可能な状態にすることを特徴とする請求項 1 記載の移動体位置表示方法。

【請求項4】 データベースを備える情報センターと、 その情報センターと通信可能であって複数の移動体に搭 載または携帯された通信端末とを含む移動体位置表示シ ステムであって、

前記データベースには、グループを構成する複数の移動 体に搭載または携帯された通信端末の識別情報が関連付 けされて記憶されており、

前記情報センターは、前記情報センターに対して通信端 末からアクセスがなされたときに、前記データベースに 記憶されている識別情報を利用して、その通信端末が前 記グループを構成する移動体に搭載または携帯された通 信端末であると判断したときに、該通信端末から受信し た位置情報を、そのグループ内の他の通信端末に対して 送信する通信制御手段を備え、

前記通信端末は、自通信端末の位置情報、外部より受信 した他の通信端末の位置情報、並びにそれら位置情報に 対応する地図情報に基づいて、前記グループを構成する 複数の移動体の所在位置を識別可能な地図画面を表示す 50 たときに、該通信端末から受信した位置情報を、そのグ

る表示手段を備えることを特徴とする移動体位置表示シ ステム。

【請求項5】 前記情報センターにおいて、

前記通信制御手段は、前記データベースに前記グループ に対応する複数の通信端末の識別情報が記憶されている 場合に、それら通信端末に対してのみ有効なWebペー ジまたはチャットルームを提供することを特徴とする請う 求項4記載の移動体位置表示システム。

【請求項6】 前記情報センターにおいて、

前記通信制御手段は、前記グループ内のある通信端末か ら通信開始要求を受信したときに、前記データベースを 参照することによって関連付けが確認できた場合に、前 記グループ内の他の通信端末との位置情報の通信を可能 な状態にすることを特徴とする請求項4記載の移動体位 置表示システム。

【請求項7】 前記情報センターにおいて、

前記通信制御手段は、前記データベースを参照した結 果、関連付けが確認できた場合であっても、前記他の通 信端末から通信を拒絶する旨を受信したときには、前記 グループ内の通信端末間の通信から前記他の通信端末を 除くことを特徴とする請求項6記載の移動体位置表示シ

【請求項8】 前記Webページは有償であることを特 徴とする請求項5記載の移動体位置表示システム。

【請求項9】 前記通信端末は、前記情報センターによ って前記Webページが提供された場合に、そのWeb ページのアドレスを、前記グループ内の他の通信端末に 直接提供する通信手段を備えることを特徴とする請求項 5記載の移動体位置表示システム。

【請求項10】 前記情報センターにおいて、

前記通信制御手段は、前記他の通信端末から通信を拒絶 する旨を受信したときに、その旨を、前記グループ内で 通信端末間の通信を行う通信端末に対して報知すること を特徴とする請求項7記載の移動体位置表示システム。

【請求項11】 前記情報センターにおいて、

前記通信制御手段は、前記グループ内の複数の通信端末 による通信を、所定期間が経過したとき及び/または通 信に参加している通信端末が1台となったときに、自動 的に終了することを特徴とする請求項4乃至請求項6の 40 何れかに記載の移動体位置表示システム。

【請求項12】 複数の移動体に搭載または携帯された 通信端末との通信を仲介する情報仲介装置であって、 グループを構成する複数の移動体に搭載または携帯され た通信端末の識別情報が関連付けされたデータベース と、

前記情報センターに対して通信端末からアクセスがなさ れたときに、前記データベースに記憶されている識別情 報を利用して、その通信端末が前記グループを構成する 移動体に搭載または携帯された通信端末であると判断し

ループ内の他の通信端末に対して送信する通信制御手段と、を備えることを特徴とする情報仲介装置。

【請求項13】 前記通信制御手段は、前記データベースに前記グループに対応する複数の通信端末の識別情報が記憶されている場合に、それら通信端末に対してのみ有効なWebページまたはチャットルームを提供することを特徴とする請求項12記載の情報仲介装置。

【請求項14】 前記通信制御手段は、前記グループ内のある通信端末から通信開始要求を受信したときに、前記データベースを参照することによって関連付けが確認 10できた場合に、前記グループ内の他の通信端末との位置情報の通信を可能な状態にすることを特徴とする請求項12記載の情報仲介装置。

【請求項15】 請求項12乃至請求項14の何れかに 記載の情報仲介装置としてコンピュータを動作させるこ とを特徴とするコンピュータプログラム。

【発明の詳細な説明】

[0001]

【発明の属する技術分野】本発明は、車両や人等の移動体の位置を表示する移動体位置表示方法、移動体位置表 20 示システム、情報仲介装置及びそのコンピュータプログラムに関する。

[0002]

【従来の技術】従来より、例えば特開2000-595 33号等には、複数の車両(移動体)間において直接的 に車車間通信を行うナビゲーション装置が提案されてい る。

[0003]

【発明が解決しようとする課題】上記の従来技術によれば、複数の車両においてグループを構成して移動する場 30 合等に利便性が高いが、ナビゲーション装置に専用の通信装置を備える必要が有る。

【0004】本発明は、各移動体間において直接通信を行うことなく、相互通信を容易に行う移動体位置表示方法、移動体位置表示システム、情報仲介装置及びそのコンピュータプログラムの提供を目的とする。

[0005]

【課題を解決するための手段】上記の目的を達成するため、本発明に係る移動体位置表示システムは、以下の構成を特徴とする。

【0006】即ち、データベースを備える情報センターと、その情報センターと通信可能であって複数の移動体に搭載または携帯された通信端末とを含む移動体位置表示システムであって、前記データベースには、グループを構成する複数の移動体に搭載または携帯された通信端末の識別情報が関連付けされて記憶されており、前記情報センターは、前記情報センターに対して通信端末からアクセスがなされたときに、前記データベースに記憶されている識別情報を利用して、その通信端末が前記グループを構成する移動体に搭載または携帯された通信端末 50

であると判断したときに、該通信端末から受信した位置情報を、そのグループ内の他の通信端末に対して送信する通信制御手段を備え、前記通信端末は、自通信端末の位置情報、外部より受信した他の通信端末の位置情報、並びにそれら位置情報に対応する地図情報に基づいて、前記グループを構成する複数の移動体の所在位置を識別可能な地図画面を表示する表示手段を備えることを特徴とする。

【0007】好ましくは前記情報センターにおいて、前記通信制御手段は、前記データベースに前記グループに対応する複数の通信端末の識別情報が記憶されている場合に、それら通信端末に対してのみ有効なWebページまたはチャットルームを提供すると良い。

【0008】また、好ましくは前記情報センターにおいて、前記通信制御手段は、前記グループ内のある通信端末から通信開始要求を受信したときに、前記データベースを参照することによって関連付けが確認できた場合に、前記グループ内の他の通信端末との位置情報の通信を可能な状態にすると良い。

1 【0009】上記の各構成において、前記情報センターは、前記通信制御手段は、前記グループ内の複数の通信端末による通信を、所定期間が経過したとき及び/または通信に参加している通信端末が1台となったときに、自動的に終了すると良い。

【0010】尚、上記の同目的は、上記の各システム構成における情報センターに対応する情報仲介装置、並びにその装置の動作を、コンピュータによって実現するプログラムコード、及びそのプログラムコードが格納されているコンピュータ読み取り可能な記憶媒体、そして上記の各システム構成に対応する移動体位置表示方法によっても達成される。

[0011]

【発明の効果】上記の本発明によれば、各移動体間において直接通信を行うことなく、相互通信を容易に行う移動体位置表示方法、移動体位置表示システム、情報仲介装置及びそのコンピュータプログラムの提供が実現する。

【0012】即ち、請求項1、請求項4、請求項12の 発明によれば、各移動体間で専用の通信装置を用意する ことなく、例えば識別情報による関連付けを利用するの で(請求項6)、各移動体(通信装置)の位置を容易に 表示することができる。

【0013】また、請求項2、請求項5、請求項13の発明によれば、グループ毎に専用のWebページまたはチャットルームが提供されるので、そのグループの構成メンバーは、移動中においても各種の情報を容易に共有することができる。

【0014】また、請求項3、請求項6、請求項14の 発明によれば、例えば通常一緒に行動することが多い特 定のメンバー間における互いの位置確認を容易に開始す

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ることができる。

【0015】また、請求項7の発明によれば、例えば通常一緒に行動することが多い特定のメンバー間において、グループを構成するメンバーを適宜調整することができるので、各メンバーのプライバシーを確保することができ、利便性が向上する。

【0016】また、請求項8の発明によれば、商業ペースで情報センターを運営することができる。

【0017】また、請求項9の発明によれば、グループ を構成する複数のメンバーに、専用のWebページが開 10 設されたことを容易に知らせることができる。

【0018】また、請求項10の発明によれば、例えば 通常一緒に行動することが多い特定のメンバー間におい て、現在のグループの構成メンバーを参加メンバー全員 が認識することができ、利便性が向上する。

【0019】また、請求項11の発明によれば、例えばシステムの利用が定額制による有料ではなく、従量制による有料である場合に、経済的な利用ができるので、利便性が向上する。

[0020]

【発明の実施の形態】以下、本発明に係る移動体位置表示システムを、代表的な移動体である車両(自動車)に 適用した実施形態として、図面を参照して詳細に説明する

【0021】尚、以下の各実施形態では、車両に搭載された通信機能を有するナピケーション装置を、移動体に搭載または携帯された通信端末の一例として説明するが、この装置構成に限られるものではなく、通信端末は、測位機能を備える携帯情報端末(PDA)や携帯電話等の情報処理装置であっても良い(従って、移動体に 30は人が含まれる)。

【0022】図1は、本実施形態における移動体位置表示システムの全体構成を示す図である。

【0023】同図において、1は、移動体の一例である 車両に搭載されたナビゲーション装置(通信機能付き車 載ナビゲーション装置)であり、外部装置との通信を行 うための通信インタフェース27を含む。本実施形態に おいて、通信インタフェース27は、携帯電話やPHS 等の公衆無線電話装置であり、市中の電話基地局4及び インターネット・サービス・プロバイダ5を介して、イ ンターネット6に接続可能である。本実施形態におい て、代表車両、車両A、車両B、車両Cの各車両には、 ナビゲーション装置1及び通信インタフェース27がそ れぞれ搭載されており、情報センター2へのアクセスが 可能である。

【0024】2は、本実施形態において情報仲介装置として機能する情報センターである。情報センター2のハードウエア自体は、インターネット6に接続可能な一般的なサーバ・コンピュータであり、データベース7を備える。

【0025】図2は、本実施形態における通信機能付き 車載ナビゲーション装置の内部構成を例示するブロック 図である。

【0026】図中、22は、液晶表示器等のディスプレ イ、23はキースイッチや各種ポインティング・デバイ ス等からなる入力装置である。24は、ブートプログラ ム等を記憶しているROMである。25は、各種処理結 果を一時記憶するRAMである。26は、ナビゲーショ ン用の地図情報や、インターネット6にアクセス可能な ブラウザ・プログラム及び電子メールを送受信するプロ グラム等を記憶するハードディスクドライブ (HDD) 等の記憶装置である。27は、市中の電話基地局4及び インターネット・サービス・プロバイダ5を介してイン ターネット6に接続した状態で、情報センター2や同様 な装置構成を備える通信機能付き車載ナビゲーション装 置等の外部装置との通信を行う通信インタフェースであ る。そして28は、外部より受信したGPS(グローバ ル・ポジショニング・システム)信号に基づいて現在位 置を検出するGPSユニットである。これらの各構成 20 は、内部パス29を介して接続されており、CPU(中 央演算処理装置) 21は記憶装置26に記憶したソフト ウエアプログラムに従って、当該ナビゲーション装置の 全体の動作制御、インターネット6へのブラウザ機能及 び電子メールの送受信機能等を実行する。

【0027】係るソフトウエアプログラムは、CPU21において、ROM24に予め焼き込まれたものを読み出してから実行しても、DVD-ROM等の携帯可能な記憶媒体から読み出す、或いは通信回線30を介して外部より取得したものを記憶装置26に適宜格納しておき、読み出してから実行しても良い。

【0028】次に、上述したシステム構成において実現される移動体位置表示システムの機能概要について説明する。

【0029】尚、以下の説明において、グループ走行とは、同一の目的地等に向かって、或いは同一の目的に基づいて複数の車両が走行する場合に、それら複数の車両がグループを編成して走行する状態であり、この場合、編成されるグループにおいて、各車両の配置状態には、ドライバが他車両を目視可能な程に接近した状態の場合も、以下に説明する位置表示システムによってのみ他車両を認識することができる程に離間した状態の場合も含まれる。

[0030] 図3は、本実施形態における移動体位置表示システムの機能概要を示すプロック図である。

【0031】グループ走行を行うであろう複数車両の代表者(例えば、代表車両のドライバ)は、本システムの利用に先立って、情報センター2の所定のWebページ等にログインした状態において、初期設定事項として、そのグループを構成する複数の車両について、それら車50両に搭載されたナビゲーション装置1(通信インタフェ

ース27を含む)を特定する所定の識別情報(ID)として、ナビゲーション装置1(通信インタフェース27)のメールアドレス、電話番号、ドライバ(ユーザ)の氏名等を登録する必要がある。これにより、情報センター2のデータベース7には、各ナビゲーション装置1の識別情報が、1つのグループとして関連付けされた状態で記憶され、情報センター2には、当該グループのために、所定の処理領域(所定のWebベージ、メモリ領域、チャットルーム等)が、所定時間(例えば3日程度)にわたって、例えば商業ベースの場合には有償で割10り当てられる。

【0032】そして、係る初期設定が完了した状態にお いて、当該グループを構成する複数車両のナビゲーショ ン1 (通信インタフェース27) 間では、例えば所定の 時間間隔または距離間隔で行われる現在位置のポーリン グ機能が実行されると、通信インタフェース27による 自動的な接続機能により、時刻、GPSユニット28に よって検出された現在位置(座標情報)、車両状態、並 びに車速(走行距離)等の情報を、情報センター2への 電子メールに添付した添付ファイルの形態で送信する。 【0033】情報センター2では、ある車両(第1の車 両)から受信した電子メールのアドレスが、上述した初 期設定において既にデータベース 7 に関連付けして登録 されたグループ内に含まれる場合に、そのグループ内の 他の構成メンバーの各車両(第2の車両)に搭載された ナビゲーション装置1に対して、第1の車両の現在位置 情報を含むファイルが添付された電子メールを送信す る。

【0034】尚、他車両に関する位置情報等の取得は、 上記のポーリング機能によって自車両の位置情報等を情 30 報センター2に送信したときに一括して行う構成として も良い。

【0035】当該グループを構成する各車両に搭載されたナビゲーション装置1では、情報センター2から電子メールにて受信した他の車両の現在位置情報、GPSユニット28によって検出した自車両の現在位置情報、並びに記憶装置26に記憶している地図情報に基づいて、一般的な地図表示機能により、各車両の所在位置を表わす所定のシンボルを含む地図画面を、ディスプレイ22に表示する。

【0036】図4は、各車両において位置情報が表示されるまでの、各車両のナビゲーション装置1及び情報センター2間の状態遷移を示すフローチャートである。

【0037】あるグループ(本実施形態では、代表車両、車両A乃至C)の代表者が乗車する代表車両において、その車両に搭載されたナビゲーション装置1及び通信インタフェース27の所定の操作が行われて、情報センター2に対する上記の初期設定が行われると(ステップS2)、当該グループに関する本システムへの登録が完了した状態となる(ステップS3)。

【0038】このとき、情報センター2は、登録された各車両(各ナビゲーション装置1)からなる当該グループに対して、1つのグループIDを発行すると共に、そのグループ専用のWebページ(またはチャットルーム)を所定期間にわたって確保する(ステップS4)。このWebページ(またはチャットルーム)には、当該グループの構成メンバーが、ナビゲーション装置1から所望の情報を書き込むことができ、これにより各メンバーは、各種情報を容易に共有することができる。

10 【0039】発行されたグループIDは、データベース 7に登録されたアドレスを利用して、情報センター2に より、各車両に対して電子メールの形態で送信される (ステップS5,ステップS6)。ここで、あるグルー プの構成メンバーに対して共通に報知されるグループI Dは、各グループに固有の識別情報であっても良いが、 本実施形態では、係るグループIDを、専用のWebページのアドレス情報(URL)とすれば良い。これにより、ステップS6にて情報センター2からグループIDを受信した各車両のユーザは、専用のWebページの存在を認識することができると共に、自車両がグループの 構成メンバーに含まれる位置情報表示が開始され、自車 両の現在位置が他のメンバーに報知されることを認識する。

【0040】尚、グループIDや専用のWebページのアドレス情報は、情報センター2から代表車両のナビゲーション装置1だけに送信し、その後、代表車両からグループ内の他車両に送信するように構成しても良い。

【0041】ステップS7において、情報センター2は、当該グループを構成する各車両(本実施形態では代表車両、車両A乃至C)から、本システムによる位置情報表示に参加する旨の信号を受信したかを判断し、参加する旨の信号を受信した場合にはステップS8に進み、不参加である旨の信号を受信した場合にはステップS14に進む。

【0042】情報センター2は、ステップS7において 当該グループを構成するある車両から不参加である旨の 信号を受信した場合、その車両を当該グループの今回の システム利用における構成メンバーから削除する(ステップS14)と共に、その車両が今回のシステム利用の 40 構成メンバーから削除されたことを、他のメンバーの車 両に対して、電子メール等によって報知する(ステップ S15)。これにより、本システムを今回利用しないメ ンバー(利用するメンバー)を、利用するメンバー全員 が認識することができ、利便性が向上する。

【0043】ステップS14において今回のシステム利用の構成メンバーから削除されると、そのメンバーに対する情報センター2によるサービスは終了する(ステップS18)。これにより、例えば通常一緒に行動することが多いグループ内のメンバー間において、本システムの利用者を適宜調整することができるので、各メンバー

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のプライバシーを確保することができ、利便性が向上す る。

【0044】一方、ステップS7において当該グループを構成するある車両から参加する旨の信号を受信した場合、ステップS8において、その車両では、自車両の現在位置のポーリング機能が、例えば所定の時間間隔または距離間隔で開始されることにより、GPSユニット28によって検出された現在位置(座標情報)を含むファイルが添付された電子メールが、自動的に情報センター2に送信される。

【0045】係る電子メールを受信した情報センター2は、データベース7を参照することによって同グループに含まれる他のメンバーの車両に対して、受信した添付ファイルを含む電子メールを送信する。これにより、ステップS7において当該グループを構成するある車両から参加する旨の信号を受信した各車両では、搭載されたナビゲーション装置1の機能により、受信した他の車両の現在位置情報、GPSユニット28によって検出した自車両の現在位置情報、並びに記憶装置26に記憶している地図情報に基づいて、各車両の所在位置を表わす所20定のシンボルを含む地図画面がディスプレイ22に表示される(ステップS8)。

【0046】情報センター2では、本システムの今回の利用において構成メンバーである各車両から所定期間(例えば30分程度)にわたって位置情報を含む電子メールの送信が行われない場合(ステップS9)、その旨を少なくとも代表車両のナビゲーション装置1に対して、電子メール等を利用して連絡する(ステップS10)。このとき、利用者である代表車両等から何ら返答が得られないときには、そのグループによる今回のシス30テム利用は終了したものと判断して強制終了する(ステップS13)。

【0047】また、本システムの利用中に、所謂、流れ解散の如く構成メンバーが順次少なくなっていき、最後に何れかのメンバーが1人だけとなった場合(ステップS11)、それ以降は本システムによる互いの位置表示はできないので、情報センター2は、その最後の1人のメンバーに対してその旨を電子メール等を利用して連絡する(ステップS12)と共に、当該グループに対する今回のサービスを強制終了する(ステップS13)。こ40れにより、例えばシステムの利用が定額制による有料ではなく、従量制による有料である場合に、経済的な利用ができるので、利便性が向上する。

【0048】また、上述したシステムの利用中(ステップS8)に、例えば代表車両のメンバーからシステム利用の終了指示を取得した場合、当該グループに対して情報センター2に確保したWebページ等の有効期限(例えば3日程度の所定時間)が到来した場合等には、今回のシステム利用を終了するかを、少なくとも代表車両のメンバーに対して電子メール等によって確認し(ステッ 50

プS16)、その確認の結果が、利用を継続する旨の情報である場合には本システムの利用を継続し(ステップS8)、利用を終了する旨の情報である場合には本システムの利用終了を、他のメンバーに対して電子メール等によって連絡する(ステップS17)と共に、当該グループに対する今回のサービスを終了する(ステップS18)。このように、上述した本実施形態によれば、各車両間において直接通信を行うことが可能な専用の通信装置を備えていなくても、情報センター2を介して互いの位置情報を送受信することができるので、各車両に搭載されたナビゲーション装置1が備える地図表示機能により、それら各車両の所在位置がシンボルによって示された地図画面を容易且つ低コストで表示することができる。

【0049】尚、上述した本実施形態では、位置情報 (座標情報)等を、インターネット6を介して、電子メ ールの添付ファイルの形態で送受信したが、この方法に 限られるものではなく、必要な項目の情報を送受信でき るのであれば何れの伝送形態であっても良い。

【0050】また、上述した本実施形態では、各車両の ナビゲーション装置1に自車両の現在位置を情報センタ -2に送信するポーリング機能を予め備える構成を前提 に説明したが、このシステム構成に限られるものではな く、グループ走行に先立って各車両のナビゲーション装 置1が当該Webページにアクセス(ログイン)した 際、係るポーリング機能のソフトウエアを情報センター 2からアクセス中のナビゲーション装置1に提供するよ うに構成しても良い。より具体的には、例えばナビゲー ション装置1がJavaの仮想マシンとして動作する環 境を備える場合には、情報センター2にグループ専用の Webページが確保され、グループ走行に先立って各車 両のナビゲーション装置1が当該Webページにアクセ ス (ログイン) した際、係るポーリング機能を表わす J avaプログラムを、情報センター2からアクセス中の ナビゲーション装置1にダウンロードする構成が想定さ れる。

【図面の簡単な説明】

【図1】本実施形態における移動体位置表示システムの 全体構成を示す図である。

【図2】本実施形態における通信機能付き車載ナビゲー ション装置の内部構成を例示するブロック図である。

【図3】本実施形態における移動体位置表示システムの 機能概要を示すブロック図である。

【図4】各車両において位置情報が表示されるまでの、 各車両のナビゲーション装置1及び情報センター2間の 状態遷移を示すフローチャートである。

【符号の説明】

1:ナビゲーション装置,

2:情報センター,

4:電話基地局,

(7)

特開2002-277256

12

5:インターネット・サービス・プロバイダ,

11

6:インターネット,

7:データベース,

21:CPU,

22:ディスプレイ,

23:入力装置,

24:ROM,

25:RAM,

26:記憶装置,

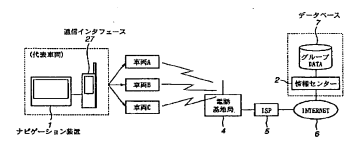
27:通信インタフェース,

28:GPSユニット,

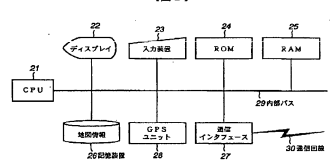
29:内部パス,

30:通信回線,

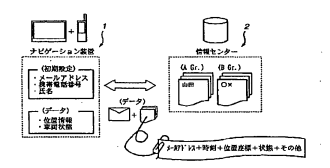
【図1】



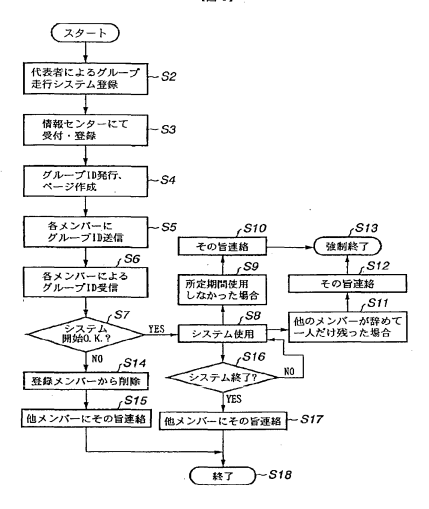
[図2]



[図3]



【図4】



フロントページの続き

(51) Int. Cl. 7		識別記号	FΙ		テーマコード(参考))
G 0 9 B	29/10		G 0 9 B	29/10	Α	
H 0 4 B	7/26		H 0 4 B	7/26	E	
H 0 4 O	7/38				1 0 9 M	

F ターム(参考) 2C032 HB02 HB05 HB22 HB25 HC08 HC11 HC13 HD03 HD13 2F029 AA02 AA07 AB07 AC02 AC14 AC19 5H180 AA01 AA21 BB02 BB04 BB05 BB13 CC12 FF04 FF05 FF13

FF27 FF33 | SK067 AA21 BB04 BB26 BB36 DD17 | DD20 DD52 EE02 EE10 EE16 | FF03 FF23 HH11 HH22 KK13 KK15 | KK15

PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter I of the Patent Cooperation Treaty)

(PCT Rule 44bis)

Applicant's or agent's file reference 07186-1744	FOR FURTHER ACTION	See item 4 below			
International application No. PCT/JP2004/000250	International filing date (day/month/year) 15 January 2004 (15.01.2004)	Priority date (day/month/year) 15 January 2003 (15.01.2003)]			
International Patent Classification (IPC) or national classification and IPC ⁷ G08G 1/09					
Applicant TOYOTA INFOTECHNOLOGY CENTER CO., LTD.					

1.	This international preliminary report on patentability (Chapter I) is issued by the International Bureau on behalf of the International Searching Authority under Rule 44 <i>bis</i> .1(a).						
2.	This REPORT consists of a total of 4 sheets, including this cover sheet.						
	In the attached sheets, any reference to the written opinion of the International Searching Authority should be read as a reference to the international preliminary report on patentability (Chapter I) instead.						
3.	This report contains indications	relating to the following item	is:				
	Box No. I	Basis of the report					
	Box No. II	Priority					
	Box No. III	Non-establishment of opinion with regard to novelty, inventive step and industrial applicability					
	Box No. IV	Lack of unity of invention					
	Box No. V	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement					
	Box No. VI	Certain documents cited					
	Box No. VII	Certain defects in the international application					
	Box No. VIII	Certain observations on the international application					
4.	4. The International Bureau will communicate this report to designated Offices in accordance with Rules 44 <i>bis</i> .3(c) and 93 <i>bis</i> .1 but not, except where the applicant makes an express request under Article 23(2), before the expiration of 30 months from the priority date (Rule 44 <i>bis</i> .2).						
			Date of issuance of this report 15 July 2005 (15.07.2005)				
	The International Bureau of WIPO Authorized officer						

Facsimile No. +41 22 740 14 35 Form PCT/IB/373 (January 2004)

34, chemin des Colombettes

1211 Geneva 20, Switzerland

Masashi Honda

Telephone No. +41 22 338 70 10

PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHORITY	•					
INTERNATIONAL SEARCHING AUTHORITT	1 DO HEPD 18 MAR 2004					
To: YOSHIYUKI KAWAGUCHI	WIPO PCT					
Name of Dudiding Chb	WRITTEN OPINION OF THE					
Acropolis 21 Building 6th floor, 4-10, Higashi		ONAL SEARCHING AUTHORITY				
Nihonbashi 3-chome, Chuo-ku						
Tokyo 1030004 Japan		(PCT Rule 43bis.1)				
-	Date of mailing	,				
	(day/month/year)	16. 3. 2004				
Applicant's or agent's file reference	FOR FURTHER A					
07186-1744		See paragraph 2 below				
International application No. International filing date	L	Priority date (day/month/year)				
DOM/TDOGGA/GGGGG						
13.01						
International Patent Classification (IPC) or both national classification. Int.Cl 7 G08G1/09	ation and IPC					
Applicant						
TOYOTA INFOTECHNOLOGY CENTER	CO., LTD					
1. This opinion contains indications relating to the following ite	ms;					
Box No. I Basis of the opinion						
Box No. II Priority						
Box No. III Non-establishment of opinion with reg	ard to novelty, invent	ive step and industrial applicability				
Box No. IV Lack of unity of invention						
Box No. V Reasoned statement under Rule 43bis.1(citations and explanations supporting s	a)(i) with regard to now such statement	velty, inventive step or industrial applicability;				
Box No. VI Certain documents cited						
Box No. VII Certain defects in the international app	olication					
Box No. VIII Certain observations on the internation	al application					
2. FURTHER ACTION						
If a demand for international preliminary examination is made, this opinion will be considered to be a written opinion of the International Preliminary Examining Authority ("IPEA") except that this does not apply where the applicant chooses an Authority other than this one to be the IPEA and the chosen IPEA has notified the International Bureau under Rule 66.1bis(b) that written opinions of this International Searching Authority will not be so considered.						
If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of 3 months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority date, whichever expires later.						
For further options, see Form PCT/ISA/220.						
3. For further details, see notes to Form PCT/ISA/220.						
Name and mailing address of the ISA/JP	Authorized officer	3Н 9132				
Japan Patent Office	YOSHIE SASAKI					
3-4-3, Kasumigaseki, Chiyoda-ku, Tokyo 100-8915, Japan	Telephone No. +8]	-3-3581-1101 Ext. 3316				

Form PCT/ISA/237 (cover sheet) (January 2004)

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.

PCT/JP2004/000250

Box	No. I	Basis of the opinion
1.	which	egard to the language, this opinion has been established on the basis of the international application in the language in it was filed, unless otherwise indicated under this item. This opinion has been established on the basis of a translation from the original language into the following language, which is the language of a translation furnished for the purposes of international search (under Rules 12.3 and 23.1(b)).
		egard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the invention, this opinion has been established on the basis of:
	a. type	of material
		a sequence listing
		table(s) related to the sequence listing
	b. form	nat of material
		in written format
1	Ш	in computer readable form
	c. time	of filing/furnishing contained in the international application as filed. filed together with the international application in computer readable form. furnished subsequently to this Authority for the purposes of search.
3.	_ f	In addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.
4.	Additi	ional comments:

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/JP2004/ 000250

Statement			
Novelty (N)	Claims	4,10,11,17	YES
	Claims	1-3,5-9,12-16,18-25	NO
Inventive step (IS)	Claims		YES
	Claims	1-25	NO
Industrial applicability (IA)	Claims	1-25	YES
	Claims		NO

2. Citations and explanations

D1:JP 2002-277256 A(MAZDA MOTOR CORPORATION)25.09.2002 D2:JP 2000-357296 A(MATSUSHITA ELECTRIC INDUTRIAL CO.,LTD.)26.12.2000

The subject matters of claim 1-3,5-9,12-16,18-25 do not appear to involve inventive step in view of D1.

D1 discloses a vehicle navigation systems capable of interacting with a plurality of other vehicle navigation systems of group, and a vehicle network server for use in a group interaction system for interaction among a plurality of vehicle navigation systems.

Although D1 does not disclose a touch sensitive screen coupled to a display device and receiving input commands corresponding to a selection of one or more of the second vehicles on ghe map and a cellular telephone and a processor enables establishment of a cellular telephone call between the vehicle navigation system in the first vehicle and the selected vehicle navigation systems in the second vehicle, D2 discloses a touch sensitive screen ,a cellular telephone and such a processor. Therefore, the subject matters of claim 4,10,11,17 do not appear to involve inventive step in view of D1 and D2.

Form PCT/ISA/237 (Box No. V) (January 2004)

Electronic Patent Application Fee Transmittal						
Application Number: 14633804						
Filing Date:	27-Feb-2015					
METHOD TO PROVIDE AD HOC AND PASSWORD PROTECTED DIGITAL VOICE NETWORKS					CTED DIGITAL AND	
First Named Inventor/Applicant Name:	Malcolm K. Beyer					
Filer:	Daniel J. Burns					
Attorney Docket Number:	MC	OC-005				
Filed as Small Entity						
Filing Fees for Utility under 35 USC 111(a)						
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)	
Basic Filing:						
Pages:						
Claims:						
Miscellaneous-Filing:						
Petition:						
Patent-Appeals-and-Interference:						
Post-Allowance-and-Post-Issuance:						
Extension-of-Time:						

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Miscellaneous:				
Submission- Information Disclosure Stmt	2806	1	90	90
	Tot	al in USD	(\$)	90

Electronic Ack	Electronic Acknowledgement Receipt			
EFS ID:	26118058			
Application Number:	14633804			
International Application Number:				
Confirmation Number:	8573			
Title of Invention:	METHOD TO PROVIDE AD HOC AND PASSWORD PROTECTED DIGITAL AND VOICE NETWORKS			
First Named Inventor/Applicant Name:	Malcolm K. Beyer			
Customer Number:	51414			
Filer:	Daniel J. Burns			
Filer Authorized By:				
Attorney Docket Number:	MOC-005			
Receipt Date:	20-JUN-2016			
Filing Date:	27-FEB-2015			
Time Stamp:	19:27:56			
Application Type:	Utility under 35 USC 111(a)			

Payment information:

Submitted with Payment	yes
Payment Type	Credit Card
Payment was successfully received in RAM	\$90
RAM confirmation Number	6122
Deposit Account	071700
Authorized User	BURNS, DANIEL J

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

Charge any Additional Fees required under 37 CFR 1.21 (Miscellaneous fees and charges)

Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.
_			86094		_
1	Transmittal Letter	SUPPLIDSTRANSMITTAL.pdf	a6a0683809f26f046e8efa2a03d09e8737a8 1d9e	no	3
Warnings:	'	'	1	'	
Information:					
2	Information Disclosure Statement (IDS)	235156 SB08.pdf	235156	200	2
2	Form (SB08)	3606.pui	d8db11a029e67c220efa76e62e5d118d47d 2fe68	no	
Warnings:	<u>.</u>				
Information:					
This is not an US	PTO supplied IDS fillable form				
3	Foreign Reference	JP2000-357296A.pdf	1789012	no	41
	Totalgimeratenee	31 2000 337 2301 tipal	bbe8a835890d9aef8c6bdc17597a4ed67df 4cb49		
Warnings:					
Information:					
4	Foreign Reference	JP2002-277256A.pdf	1582552	no	38
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Warnings:					
Information:					
5	Non Patent Literature	Garmin_Rino110Navigator.pdf	8296043	no	88
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Warnings:					
Information:					
6	Other Reference-Patent/App/Search	IPRP_PCT-	174987	no	4
	documents	JP2004-000250_071505.pdf	0d0dd846aa99c3670d5a1ae1c24eebd190a 420c6		·
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Information:					
7	Non Patent Literature	Life360_MotionForJudgment.	177552	no	27
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8	Non Patent Literature	AGIS_MotionInLimine.pdf	1636887	no	54
Ů	7,077 d.c.11. 2,10,11.0.0	·	8bdb9250149d547ad39cf54b1ef39713bd9 dbb92) J4
Warnings:					
Information					
9	Non Patent Literature	TrimbleGPSTechnology.pdf	819376	no	4
	Non Fatenit Enclatare	Tillibredi 9Teeliilology,pui	340efbdefe80d66e7948059fd4a6750e90f9 a60c		
Warnings:					
Information					
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Warnings:					
Information:					
		Total Files Size (in bytes)	14	828279	

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

New Applications Under 35 U.S.C. 111

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

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

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

New International Application Filed with the USPTO as a Receiving Office

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

Docket No.: MOC-005 (PATENT)

Examiner: O. Obayanju

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of: Malcolm K. Beyer, et al.

Application No.: 14/633,804 Confirmation No.: 8573

Filed: February 27, 2015 Art Unit: 2646

For: METHOD TO PROVIDE AD HOC AND

PASSWORD PROTECTED DIGITAL AND

VOICE NETWORKS

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

SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT (SIDS)

Pursuant to 37 C.F.R. § 1.56, 1.97 and 1.98, the attention of the Patent and Trademark Office is hereby directed to the references listed on the attached form PTO/SB/08. It is respectfully requested that the information be expressly considered during the prosecution of this application, and that the references be made of record therein and appear among the "References Cited" on any patent to issue therefrom.

This Information Disclosure Statement is filed more than three months after the U.S. filing date, and after the mailing date of the first Office Action on the merits, but before the mailing date of any of a Final Office Action, a Notice of Allowance (37 C.F.R. § 1.97(c)) or an action that otherwise closes prosecution in the application.

In accordance with 37 C.F.R. § 1.98(a)(2)(ii), Applicant has not submitted copies of U.S. patents and U.S. patent applications.

In accordance with 37 C.F.R. § 1.97(g), the filing of this Information Disclosure Statement shall not be construed to mean that a search has been made or that no other material information as defined in 37 C.F.R. § 1.56(a) exists. In accordance with 37 C.F.R. § 1.97(h), the filing of this Information Disclosure Statement shall not be construed to be an admission that any patent, publication or other information referred to therein is "prior art" for this invention unless specifically designated as such.

Application No.: 14/633,804 2 Docket No.: MOC-005

Applicant hereby apprises the Examiner of the following co-pending patent applications, including the contents of the file wrappers, the claims, any Office Actions issued therein, and any Notices of Allowance issued therefor, and requests that the Examiner consider these documents:

Application Number	Filing Date	Title	Inventor
14/529,978	10/31/2014	Method to Provide Ad Hoc and Password Protected Digital and Voice Networks (MOC-001)	Malcolm K. Beyer, et al.
14/695,233	4/24/2015	Method to Provide Ad Hoc and Password Protected Digital and Voice Networks (MOC-003)	Malcolm K. Beyer
14/633,764	2/27/2015	Method to Provide Ad Hoc and Password Protected Digital and Voice Networks (MOC-006)	Malcolm K. Beyer, et al.

Applicant has cited for the Examiner's consideration certain co-pending U.S. patent applications that are owned at least in part by the assignee of this application, that describe subject matter that may be related to the present invention. The co-pending applications are listed herewith in accordance with M.P.E.P. 609.06 which states: "Applicant may wish to list U.S. patent application numbers on other than a form PTO/SB/08a and 08b format to avoid the application numbers of pending applications being published on the patent. If a citation is not printed on the patent but has been considered by the examiner, the patented file will reflect that fact as noted in MPEP § 609.05(b)."

No copies of the co-pending applications have been provided. If the Examiner wishes to have copies of the co-pending applications, Examiner should contact the Attorney of record.

It is submitted that the Information Disclosure Statement is in compliance with 37 C.F.R. § 1.98 and the Examiner is respectfully requested to consider the listed references.

Application No.: 14/633,804 3 Docket No.: MOC-005

Please charge our Credit Card in the amount of \$90.00 covering the fee set forth in 37 C.F.R. § 1.17(p). The Director is hereby authorized to charge any deficiency in the fees filed, asserted to be filed or which should have been filed herewith to our Deposit Account No. 07-1700, under Order No. MOC-005.

Dated: June 20, 2016 Respectfully submitted,

Electronic signature: /Daniel J. Burns/ Daniel J. Burns Registration No.: 50,222 GOODWIN PROCTER LLP 135 Commonwealth Drive Menlo Park, California 94025 (650) 752-3100

Attorney for Applicant

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

NOTICE OF ALLOWANCE AND FEE(S) DUE

GOODWIN PROCTER LLP
PATENT ADMINISTRATOR
100 Northern Avenue
BOSTON, MA 02210

EXAMINER				
OBAYANJU, OMONIYI				
ART UNIT	PAPER NUMBER			
2646				

DATE MAILED: 07/07/2016

	APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
_	14/633,804	02/27/2015	Malcolm K. Beyer JR.	MOC-005	8573

TITLE OF INVENTION: METHOD TO PROVIDE AD HOC AND PASSWORD PROTECTED DIGITAL AND VOICE NETWORKS

APPLN. TYPE	ENTITY STATUS	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	SMALL	\$480	\$0	\$0	\$480	10/07/2016

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

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

HOW TO REPLY TO THIS NOTICE:

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

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

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

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

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

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

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

PART B - FEE(S) TRANSMITTAL

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

or <u>Fax</u> (571)-273-2885

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

appropriate. All further indicated unless correct maintenance fee notificated to the control of	correspondence including ted below or directed other	ng the Patent, advance of herwise in Block 1, by (a	rders and notification of rands specifying a new corres	naintenance fees will spondence address; ar	be mailed to the current ad/or (b) indicating a separate	correspondence address a arate "FEE ADDRESS" fo
	DENCE ADDRESS (Note: Use Bl	ock 1 for any change of address)	Fee	(s) Transmittal. This c	ertificate cannot be used f	or domestic mailings of the for any other accompanying ent or formal drawing, mus
51414 GOODWIN P. PATENT ADM 100 Northern A	ROCTER LLP INISTRATOR	7/2016	I he Stat addi tran	Certifi reby certify that this l es Postal Service with ressed to the Mail S smitted to the USPTO	cate of Mailing or Trans Fee(s) Transmittal is being sufficient postage for fir- top ISSUE FEE address (571) 273-2885, on the day	mission g deposited with the United st class mail in an envelope above, or being facsimile ate indicated below.
BOSTON, MA						(Depositor's name)
			<u> </u>			(Signature)
						(Date)
APPLICATION NO.	FILING DATE	<u> </u>	FIRST NAMED INVENTOR	A	TTORNEY DOCKET NO.	CONFIRMATION NO.
14/633,804	02/27/2015	•	Malcolm K. Beyer JR.	•	MOC-005	8573
FITLE OF INVENTION	N: METHOD TO PROVI	DE AD HOC AND PASS	SWORD PROTECTED DI	GITAL AND VOICE	NETWORKS	
APPLN. TYPE	ENTITY STATUS	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE F	EE TOTAL FEE(S) DUE	DATE DUE
nonprovisional	SMALL	\$480	\$0	\$0	\$480	10/07/2016
EXAN	MINER	ART UNIT	CLASS-SUBCLASS	1		
ОВАЧАЛЛ	U, OMONIYI	<u>1</u> 2646	455-404200	J		
	lence address or indicatio		2. For printing on the p	atent front page, list		
CFR 1.363).	oondence address (or Cha B/122) attached.		(1) The names of up to or agents OR, alternation	3 registered patent a	ttorneys 1	
"Fee Address" inc PTO/SB/47; Rev 03-	dication (or "Fee Address 02 or more recent) attach	" Indication form	(2) The name of a single firm (having as a member a registered attorney or agent) and the names of up to 2 registered patent attorneys or agents. If no name is listed, no name will be printed.			
Number is required		A TO BE DRINTED ON '	THE PATENT (print or type	•		
PLEASE NOTE: Un	lless an assignee is ident	ified below, no assignee		atent. If an assignee	is identified below, the d	ocument has been filed fo
(A) NAME OF ASSI	•	,	(B) RESIDENCE: (CITY		UNTRY)	
Please check the approp	riate assignee category or	categories (will not be pr	rinted on the patent) : \Box	Individual 🖵 Corp	oration or other private gro	oup entity 🚨 Governmen
4a. The following fee(s)	are submitted:	41	b. Payment of Fee(s): (Ple a	se first reapply any	previously paid issue fee	shown above)
Issue Fee	No small entity discount p	aarmittad)	☐ A check is enclosed.☐ Payment by credit car	ed Form PTO 2029 is	attachad	
Advance Order -	, ,		_ ' '	authorized to charge t	he required fee(s), any de	ficiency, or credits any n extra copy of this form).
			o expayment, to Depo		(chelose a	
	ntus (from status indicated ng micro entity status. Se					O/SB/15A and 15B), issue application abandonment.
Applicant asserting	ng small entity status. See	37 CFR 1.27		was previously under	micro entity status, check	**
Applicant changing	ng to regular undiscounte	d fee status.		x will be taken to be a	notification of loss of enti	itlement to small or micro

Page 2 of 3

NOTE: This form must be signed in accordance with 37 CFR 1.31 and 1.33. See 37 CFR 1.4 for signature requirements and certifications.

Authorized Signature Typed or printed name

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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
14/633,804	02/27/2015	Malcolm K. Beyer JR.	MOC-005	8573
51414 75	90 07/07/2016		EXAM	IINER
GOODWIN PRO			OBAYANJU	J, OMONIYI
PATENT ADMIN	ISTRATOR			
100 Northern Aver	iue		ART UNIT	PAPER NUMBER
BOSTON, MA 022	210		2646	

DATE MAILED: 07/07/2016

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

(Applications filed on or after May 29, 2000)

The Office has discontinued providing a Patent Term Adjustment (PTA) calculation with the Notice of Allowance.

Section 1(h)(2) of the AIA Technical Corrections Act amended 35 U.S.C. 154(b)(3)(B)(i) to eliminate the requirement that the Office provide a patent term adjustment determination with the notice of allowance. See Revisions to Patent Term Adjustment, 78 Fed. Reg. 19416, 19417 (Apr. 1, 2013). Therefore, the Office is no longer providing an initial patent term adjustment determination with the notice of allowance. The Office will continue to provide a patent term adjustment determination with the Issue Notification Letter that is mailed to applicant approximately three weeks prior to the issue date of the patent, and will include the patent term adjustment on the patent. Any request for reconsideration of the patent term adjustment determination (or reinstatement of patent term adjustment) should follow the process outlined in 37 CFR 1.705.

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

OMB Clearance and PRA Burden Statement for PTOL-85 Part B

The Paperwork Reduction Act (PRA) of 1995 requires Federal agencies to obtain Office of Management and Budget approval before requesting most types of information from the public. When OMB approves an agency request to collect information from the public, OMB (i) provides a valid OMB Control Number and expiration date for the agency to display on the instrument that will be used to collect the information and (ii) requires the agency to inform the public about the OMB Control Number's legal significance in accordance with 5 CFR 1320.5(b).

The information collected by PTOL-85 Part B is required by 37 CFR 1.311. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, Virginia 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, Virginia 22313-1450. Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

Privacy Act Statement

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

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

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

	Application No. 14/633,804	Applicant(s) BEYER ET AL.		
Notice of Allowability	Examiner OMONIYI OBAYANJU	Art Unit 2646	AIA (First Inventor to File) Status	
			No	
The MAILING DATE of this communication appears on the cover sheet with the correspondence address All claims being allowable, PROSECUTION ON THE MERITS IS (OR REMAINS) CLOSED in this application. If not included herewith (or previously mailed), a Notice of Allowance (PTOL-85) or other appropriate communication will be mailed in due course. THIS NOTICE OF ALLOWABILITY 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.				
 This communication is responsive to <u>06/20/2016</u>. A declaration(s)/affidavit(s) under 37 CFR 1.130(b) was 	/were filed on			
2. An election was made by the applicant in response to a rest requirement and election have been incorporated into this ac		e interview on _	; the restriction	
 The allowed claim(s) is/are <u>1,2,8,11-14,20,23,24 and 31-55</u>. Patent Prosecution Highway program at a participating into information, please see http://www.uspto.gov/patents/init_ev 	ellectual property office for the corres	ponding applica	ation. For more	

3. The allowed claim(s) is/are 1.2.8.11-14.20.23.24 and 31-55. As a res Patent Prosecution Highway program at a participating intellectual proformation, please see http://www.uspto.gov/patents/init_events/pph/	property office for the corresponding application. For more
4. \square Acknowledgment is made of a claim for foreign priority under 35 U.S.	C. § 119(a)-(d) or (f).
Certified copies:	
a) ☐ All b) ☐ Some *c) ☐ None of the:	
1. Certified copies of the priority documents have been rec	eeived.
2. Certified copies of the priority documents have been rec	eived in Application No
3. Copies of the certified copies of the priority documents to	nave 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 this connoted below. Failure to timely comply will result in ABANDONMENT of the THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.	nis application.
5. CORRECTED DRAWINGS (as "replacement sheets") must be subm	
including changes required by the attached Examiner's Amendr Paper No./Mail Date	
Identifying indicia such as the application number (see 37 CFR 1.84(c)) sho each sheet. Replacement sheet(s) should be labeled as such in the header	
 DEPOSIT OF and/or INFORMATION about the deposit of BIOLOGIC attached Examiner's comment regarding REQUIREMENT FOR THE D 	
Attachment(s) 1. ☐ Notice of References Cited (PTO-892)	5. ☐ Examiner's Amendment/Comment
2. ☑ Information Disclosure Statements (PTO/SB/08),	6. Examiner's Statement of Reasons for Allowance
Paper No./Mail Date <u>06/20/2016</u>	_
3. Examiner's Comment Regarding Requirement for Deposit	7. Other
of Biological Material 4. ☐ Interview Summary (PTO-413),	
Paper No./Mail Date ´´	
/OMONIYI OBAYANJU/	
Primary Examiner, Art Unit 2646	
U.S. Patent and Trademark Office	

U.S. Patent and Trademark Office PTOL-37 (Rev. 08-13) 20160630

Notice of Allowability

Part of Paper No./Mail Date

Application/Control Number: 14/633,804 Page 2

Art Unit: 2646

The present application is being examined under the pre-AIA first to invent provisions.

DETAILED ACTION

Allowable Subject Matter

Claims 1, 2, 8, 11-14, 20, 23, 24, and 31-55, are allowed.

The following is an examiner's statement of reasons for allowance: According to the Applicant's remarks and/or amendments filed on 06/03/2016, the prior art references (Melen and Hymes) does not teach the at least claim "A computer-implemented method comprising: with a first device, receiving a message from a second device, wherein the message relates to joining a group; based on receiving the message from the second device, participating in the group, wherein participating in the group includes sending first location information to a server and receiving second location information from the server, the first location information comprising a location of the first device, the second location information comprising a plurality of locations of a respective plurality of second devices included in the group; presenting, via an interactive display of the first device, a first interactive, georeferenced map and a plurality of user-selectable symbols corresponding to the plurality of second devices, wherein the symbols are positioned on the first georeferenced map at respective positions corresponding to the locations of the second devices, and wherein the first georeferenced map includes data relating positions on the first georeferenced map to

spatial coordinates; sending, from the first device to the server, a request for a second georeferenced map different from the first georeferenced map, wherein the request specifies a map location; receiving, from the server, the second georeferenced map, wherein the second georeferenced map includes the requested location and data relating positions on the second georeferenced map to spatial coordinates; presenting, via the interactive display of the first device, the second georeferenced map and the plurality of user-selectable symbols corresponding to the plurality of second devices, wherein the symbols are positioned on the second georeferenced map at respective positions corresponding to the locations of the second devices; and identifying user interaction with the interactive display selecting one or more of the user-selectable symbols corresponding to one or more of the second devices and positioned on the second georeferenced map and user interaction with the display specifying an action and, based thereon, using an Internet Protocol to send data to the one or more second devices via the server, wherein the first device does not have access to respective Internet Protocol addresses of the second devices."

Page 3

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Art Unit: 2646

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to OMONIYI OBAYANJU whose telephone number is (571)270-5885. The examiner can normally be reached on Mon - Fri, 7:30 - 5:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, KAMRAN AFSHAR can be reached on 571-272-7796. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/OMONIYI OBAYANJU/ Primary Examiner, Art Unit 2646

EAST Search History

EAST Search History (Prior Art)

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
L1	1	"14633804"	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2016/06/30 10:57
S1	0	"14633804"	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/10 04:44
S2	1353	(((track\$3 or monitor\$3 or display\$3 or view\$3) with (location or position) with ((other or different or another or second) near2 (device or terminal or apparatus or equipment or unit or component or ue or mt or station or phone or telephone))) same (map))	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/10 04:51
S 3	84	(((track\$3 or monitor\$3) with (location or position) with ((other or different or another or second) near2 (device or terminal or apparatus or equipment or unit or component or ue or mt or station or phone or telephone))) same ((display\$3 or view\$3) near5 (map)))	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/10 04:53
S4	11	S3 and (@ad<"20040921" or @pd<"20040921" or @rlad<"20040921")	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/10 04:54
S5	13	(((track\$3 or monitor\$3) with (location or position) with ((other or different or another or second) near2 (vehicl\$5 or car or truck or auto or automobile or plane or aircraft or ship or boat))) same ((display\$3 or view\$3) near5 (map)))	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/10 05:19
S6	6	S5 and (@ad<"20040921" or @pd<"20040921" or @rlad<"20040921")	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR ON		2015/08/10 05:20
S7	320	(((location or position) with ((other or different or another or second) near2 (vehicl\$5 or car or truck or auto or automobile or plane or aircraft or ship or boat))) same ((display\$3 or view\$3) near5 (map)))	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR ON		2015/08/10 05:28
	117	S7 and (@ad<"20040921" or @pd<"20040921" or @rlad<"20040921")	US-PGPUB; USPAT; EPO; JPO; DERWENT;	OR	ON	2015/08/10 05:29

			IBM_TDB			
S9 111		111 S8 not S5	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/10 05:29
S10	181	different or another or second) adj2 (vehicl\$5 or car or truck or auto or automobile or plane or aircraft or ship or boat))) same ((display\$3 or view\$3) near5 (map)))	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/10 05:29
S11	47	S10 and (@ad<"20040921" or @pd<"20040921" or @rlad<"20040921")	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/10 05:30
S12	45	S11 not S5	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/10 05:30
S13	3	"20060047825"	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/10 08:58
S14	106	"7593740"	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/10 09:00
S15	1	beyer.inv. and (symbol and location and map and contact).clm.	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/10 09:32
S16	34	beyer.inv. and (symbol and location and map and contact)	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/10 09:33
S17	12	(beyer with malcolm).inv. and (symbol and location and map and contact)	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/10 09:34
S18	7	(advanced near3 ground) as. and (symbol and location and map and contact)	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/10 09:37
S19	0	S18 not S17	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/10 09:37
S20	20783	455/456.1	US-PGPUB; USPAT; EPO; JPO;	OR	ON	2015/08/10 10:00

			DERWENT; IBM_TDB			
S21	18188	h04w4/02.cpc.	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/10 10:00
S22	0	"14529978"	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/14 03:54
S23	0	"14695233"	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/14 03:55
S24	0	"14695251"	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/14 03:55
S25	0	"14633764"	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/14 03:57
S31	3	"20060047825"	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/17 23:59
S32	0	"14633804"	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/08/18 00:09
S34	153	"6377210"	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/12/03 03:15
S35	5229	((group or multiple or second or another or other or different) near4 (device or terminal or unit or component or apparatus)) same (battery near2 (status or level or condition))	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/12/03 18:28
S36	1573	S35 and (@ad<"20040921" or @pd<"20040921" or @rlad<"20040921")	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/12/03 18:29
S37	467	((group) near4 (device or terminal or unit or component or apparatus)) same (battery near2 (status or level or condition))	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/12/03 18:29
S38	116	S37 and (@ad<"20040921" or @pd<"20040921" or @rlad<"20040921")	US-PGPUB; USPAT; EPO; JPO;	OR	ON	2015/12/03 18:30

			DERWENT; IBM_TDB			
S39	164	((multiple or second or another or other or different) near2 (device or terminal or unit or component or apparatus)) same ((exchang\$3 or transmit\$4 or send\$3 or obtain\$3 or retreiv\$3 or receive or receiving) near3 (battery near2 (status or level or condition)))	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/12/03 18:43
S40	41	S39 and (@ad<"20040921" or @pd<"20040921" or @rlad<"20040921")	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/12/03 18:44
S41	41	S40 not S38	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/12/03 18:44
S42	119	"7593740"	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/12/08 02:02
S43	0	"14633804"	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/12/08 02:06
S46	22	"8014763"	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/12/08 05:14
S47	41	(dating with location) and ((hid\$5 or private) near4 address)	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2016/02/12 05:26
S48	17	S47 and (@ad<"20040921" or @pd<"20040921" or @rlad<"20040921")	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2016/02/12 05:26
S49	5	(dating with location) and ((unknow\$3 or "not" adj know\$3) near4 address)	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2016/02/12 05:37
S50	0	S49 and (@ad<"20040921" or @pd<"20040921" or @rlad<"20040921")	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2016/02/12 05:38
S51	10	(dating same location) and ((unknow\$3 or "not" adj know\$3) near4 address)	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2016/02/12 05:38
S52	0	S51 and (@ad<"20040921" or	US-PGPUB;	OR	ON	2016/02/12

		@pd<"20040921" or @rlad<"20040921")	USPAT; EPO; JPO; DERWENT; IBM_TDB			05:38
S53	50	(dating) and ((unknow\$3 or "not" adj know\$3) near4 address)	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2016/02/12 05:38
S54	10	\$53 and (@ad<"20040921" or @pd<"20040921")	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2016/02/12 05:38
S55	111	(friend near2 finder) same map same (location or position)	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2016/06/29 13:50
S56	11	\$55 and (@ad<"20040921" or @pd<"20040921")	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2016/06/29 13:51
S57	112	((friend near2 finder) or friend\$finder) same map same (location or position)	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2016/06/29 13:55
S58	11	\$57 and (@ad<"20040921" or @pd<"20040921")	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2016/06/29 13:55
S59	483	((different or another or other or second or plural\$3 or multiple) near4 group near4 map) same (location or position)	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2016/06/29 14:19
S60	151	S59 and (@ad<"20040921" or @pd<"20040921" or @rlad<"20040921")	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2016/06/29 14:19
S61	205	((different or another or other or second or plural\$3 or multiple) adj2 group near4 map) same (location or position)	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2016/06/29 14:24
S62	57	S61 and (@ad<"20040921" or @pd<"20040921" or @rlad<"20040921")	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2016/06/29 14:24
S63	65	((second) near2 group near2 map) same (location or position)	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2016/06/29 14:29

		(location or position) same display\$3	USPAT; EPO; JPO; DERWENT; IBM_TDB			14:31
S65	804	(group\$3 near2 (user or ue or device or terminal or wrtu or equipment or apparatus or node or station)) and ((second near2 map) same (location or position))	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2016/06/29 14:39
S66	120	(group\$3 near2 (user or ue or device or terminal or wrtu or equipment or apparatus or node or station)) and ((second adj map) same (location or position))	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2016/06/29 14:40
S67	361	(group\$3 near2 (user or ue or device or terminal or wrtu or equipment or apparatus or node or station)) and ((second adj2 map) same (location or position))	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2016/06/29 14:40
S68	109	S67 and (@ad<"20040921" or @pd<"20040921" or @rlad<"20040921")	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2016/06/29 14:41
S69	61	(grouping near2 (user or ue or device or terminal or wrtu or equipment or apparatus or node or station)) and ((second near2 map) same (location or position))	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2016/06/29 14:42
S70	8	S69 and (@ad<"20040921" or @pd<"20040921" or @rlad<"20040921")	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2016/06/29 14:42
S71	4	S64 and (@ad<"20040921" or @pd<"20040921" or @rlad<"20040921")	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2016/06/29 14:46
S72	17	S63 and (@ad<"20040921" or @pd<"20040921" or @rlad<"20040921")	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2016/06/29 14:52
S73	388	display\$3 with (second near2 map near2 (location or position))	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2016/06/29 14:55
S74	80	S73 and (@ad<"20040921" or @pd<"20040921" or @rlad<"20040921")	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2016/06/29 14:56
S75	88	(request\$3 near4 ((second or different or other) adj2 map)) same (location or position)	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2016/06/29 17:05
S76	36	S75 and (@ad<"20040921" or	US-PGPUB;	OR	ON	2016/06/29

	@pd<"20040921" or @rlad<"20040921") USPAT;		17:06	
	EPO; JPC);		
	DERWEN	IT;		
	IBM_TDE	3		

 $6/\ 30/\ 2016\ 11:24:04\ AM$ C:\ Users\ oobayanju\ Documents\ EAST\ Workspaces\ 14633804.wsp

Docket No.: MOC-005

Examiner: O. Obayanju

(PATENT)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of: Malcolm K. Beyer, et al.

Application No.: 14/633,804 Confirmation No.: 8573

Filed: February 27, 2015 Art Unit: 2646

For: METHOD TO PROVIDE AD HOC AND

PASSWORD PROTECTED DIGITAL AND

VOICE NETWORKS

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

SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT (SIDS)

Pursuant to 37 C.F.R. § 1.56, 1.97 and 1.98, the attention of the Patent and Trademark Office is hereby directed to the references listed on the attached form PTO/SB/08. It is respectfully requested that the information be expressly considered during the prosecution of this application, and that the references be made of record therein and appear among the "References Cited" on any patent to issue therefrom.

This Information Disclosure Statement is filed more than three months after the U.S. filing date, and after the mailing date of the first Office Action on the merits, but before the mailing date of any of a Final Office Action, a Notice of Allowance (37 C.F.R. § 1.97(c)) or an action that otherwise closes prosecution in the application.

In accordance with 37 C.F.R. § 1.98(a)(2)(ii), Applicant has not submitted copies of U.S. patents and U.S. patent applications.

In accordance with 37 C.F.R. § 1.97(g), the filing of this Information Disclosure Statement shall not be construed to mean that a search has been made or that no other material information as defined in 37 C.F.R. § 1.56(a) exists. In accordance with 37 C.F.R. § 1.97(h), the filing of this Information Disclosure Statement shall not be construed to be an admission that any patent, publication or other information referred to therein is "prior art" for this invention unless specifically designated as such.

Application No.: 14/633,804 2 Docket No.: MOC-005

Applicant hereby apprises the Examiner of the following co-pending patent applications, including the contents of the file wrappers, the claims, any Office Actions issued therein, and any Notices of Allowance issued therefor, and requests that the Examiner consider these documents:

Application Number	Filing Date	Title	Inventor
14/529,978	Method to Provide Ad Hoc and Password Protected Digital and Voice Networks (MOC-001)		Malcolm K. Beyer, et al.
14/695,233	4/24/2015	Method to Provide Ad Hoc and Password Protected Digital and Voice Networks (MOC-003)	Malcolm K. Beyer
14/633,764	2/27/2015	Method to Provide Ad Hoc and Password Protected Digital and Voice Networks (MOC-006)	Malcolm K. Beyer, et al.

Applicant has cited for the Examiner's consideration certain co-pending U.S. patent applications that are owned at least in part by the assignee of this application, that describe subject matter that may be related to the present invention. The co-pending applications are listed herewith in accordance with M.P.E.P. 609.06 which states: "Applicant may wish to list U.S. patent application numbers on other than a form PTO/SB/08a and 08b format to avoid the application numbers of pending applications being published on the patent. If a citation is not printed on the patent but has been considered by the examiner, the patented file will reflect that fact as noted in MPEP § 609.05(b)."

No copies of the co-pending applications have been provided. If the Examiner wishes to have copies of the co-pending applications, Examiner should contact the Attorney of record.

It is submitted that the Information Disclosure Statement is in compliance with 37 C.F.R. § 1.98 and the Examiner is respectfully requested to consider the listed references.

Application No.: 14/633,804 3 Docket No.: MOC-005

Please charge our Credit Card in the amount of \$90.00 covering the fee set forth in 37 C.F.R. § 1.17(p). The Director is hereby authorized to charge any deficiency in the fees filed, asserted to be filed or which should have been filed herewith to our Deposit Account No. 07-1700, under Order No. MOC-005.

Dated: June 20, 2016 Respectfully submitted,

Electronic signature: /Daniel J. Burns/ Daniel J. Burns Registration No.: 50,222 GOODWIN PROCTER LLP 135 Commonwealth Drive Menlo Park, California 94025 (650) 752-3100 Attorney for Applicant

/Omoniyi Obayanju/

06/30/2016

EAST Search History

EAST Search History (Interference)

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
L2	0	((request\$3 near4 ((second or different or other or another) adj2 map)) and (location or position) and join\$3 and group and (symbol or icon) and spatial and (internet adj protocol or ip\$address or ip adj address) and server and display\$3).clm.	USPAT	OR	ON	2016/06/30 11:16
L3	0	((request\$3 near4 ((second or different or other or another) adj2 map)) and (location or position) and join\$3 and group and (symbol or icon) and (internet adj protocol or ip\$address or ip adj address) and server and display\$3).clm.	USPAT	OR	ON	2016/06/30 11:16
L4	0	((request\$3 near4 ((second or different or other or another) adj2 map)) and (location or position) and join\$3 and group and (symbol or icon) and spatial and (internet adj protocol or ip\$address or ip adj address) and display\$3).clm.	USPAT	OR	ON	2016/06/30 11:17
L5	0	((request\$3 near4 ((second or different or other or another) adj2 map)) and (location or position) and join\$3 and group and (symbol or icon) and spatial and (internet adj protocol or ip\$address or ip adj address) and server).clm.	USPAT	OR	ON	2016/06/30 11:17
L6	О	((request\$3 near4 ((second or different or other or another) adj2 map)) and (location or position) and join\$3 and group and (symbol or icon) and spatial and (internet adj protocol or ip\$address or ip adj address)).clm.	USPAT	OR	ON	2016/06/30 11:23

6/30/2016 11:24:50 AM

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Issue Classification

Application/Control No.

14633804

BEYER ET AL.

Applicant(s)/Patent Under Reexamination

Examiner

OMONIYI OBAYANJU

Art Unit

2646

CPC					
Symbol				Туре	Version
H04W	4	1	22	F	2013-01-01
H04W	76	7	007	T	2013-01-01
H04M	1	7	72519	I	2013-01-01
H04W	76	1	021	А	2013-01-01
H04W	4	1	10	Α	2013-01-01
H04W	68	1	00	I	2013-01-01
H04W	4	1	023	I	2013-01-01
H04W	4	1	026	А	2013-01-01
H04W	4	1	027	T	2013-01-01
H04M	1	1	27455	А	2013-01-01
H04M	1	1	72525	Α	2013-01-01
H04M	1	1	72547	А	2013-01-01
H04M	1	7	72572	T	2013-01-01
H04M	1	1	72583	I	2013-01-01
H04W	4	1	02	1	2013-01-01
H04W	4	7	08	I	2013-01-01
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H04W	84	7	18	T	2013-01-01
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H04M	2250	7	22	А	2013-01-01
H04M	2250	1	62	А	2013-01-01
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H04W	76	1	005	А	2013-01-01
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G06F	3	1	0482	1	2013-01-01
G06F	3	1	04842	I	2013-01-01
H04L	63	7	083	I	2013-01-01
H04L	67	1	18	1	2013-01-01
H04M	1	1	72536	I	2013-01-01
H04W	4	1	021	T	2013-01-01

NONE	Total Claims Allowed:			
(Assistant Examiner)	(Date)	35		
/OMONIYI OBAYANJU/ Primary Examiner.Art Unit 2646	06/30/2016	O.G. Print Claim(s)	O.G. Print Figure	
(Primary Examiner)	(Date)	1	9	

U.S. Patent and Trademark Office Paper No. 20160630

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Issue Classification	14633804	BEYER ET AL.
	Examiner	Art Unit

CPC Combination Sets									
Symbol	Туре	Set	Ranking	Version					

NONE		Total Claims Allowed:			
(Assistant Examiner)	(Date)	35			
/OMONIYI OBAYANJU/ Primary Examiner.Art Unit 2646	06/30/2016	O.G. Print Claim(s)	O.G. Print Figure		
(Primary Examiner)	(Date)	1	9		

U.S. Patent and Trademark Office Paper No. 20160630

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Issue Classification	14633804	BEYER ET AL.
	Examiner	Art Unit
	Examinor	/ · · · · · · · · · · · · · · · · · · ·

	US ORIGINAL CLASSIFICATION									INTERNATIONAL	CLA	SS	FIC	ATIC	N
	CLASS		,	SUBCLASS		CLAIMED			NON-CLAIMED						
455			404.2			Н	0	4	М	11 / 04 (2006.01.01)					
	CI	ROSS REF	ERENCE(S)		н	0	4	W	24 / 00 (2009.01.01)					
CLASS	SU	BCLASS (ONI	SUBCLAS	S PER BLO	CK)										
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NONE		Total Claims Allowed:			
(Assistant Examiner)	(Date)	35			
/OMONIYI OBAYANJU/ Primary Examiner.Art Unit 2646	06/30/2016	O.G. Print Claim(s)	O.G. Print Figure		
(Primary Examiner)	(Date)	1	9		

U.S. Patent and Trademark Office Part of Paper No. 20160630

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Issue Classification	14633804	BEYER ET AL.
	Examiner	Art Unit

	☐ Claims renumbered in the same order as presented by applicant ☐ CPA ☐ T.D. ☐ R.1.47														
Final	Original	Final	Original	Final	Original	Final	Original	Final	Original	Final	Original	Final	Original	Final	Original
1	1		17	8	33	17	49								
2	2		18	9	34	18	50								
	3		19	10	35	19	51								
	4	26	20	11	36	20	52								
	5		21	29	37	21	53								
	6		22	30	38	22	54								
	7	27	23	31	39	23	55								
3	8	28	24	32	40										
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	10		26	34	42										
4	11		27	12	43										
5	12		28	35	44										
24	13		29	13	45										
25	14		30	14	46										
	15	6	31	15	47										
	16	7	32	16	48										

NONE	Total Clain	ns Allowed:		
(Assistant Examiner)	(Date)	35		
/OMONIYI OBAYANJU/ Primary Examiner.Art Unit 2646	06/30/2016	O.G. Print Claim(s)	O.G. Print Figure	
(Primary Examiner)	(Date)	1	9	

U.S. Patent and Trademark Office Part of Paper No. 20160630

Search Notes



Application/Control No.	Applicant(s)/Patent Under Reexamination
14633804	BEYER ET AL.
Examiner	Art Unit
OMONIYI OBAYANJU	2646

CPC- SEARCHED		
Symbol	Date	Examiner
H04W4/02	8/10/2015	00

CPC COMBINATION SETS - SEARC	CHED	
Symbol	Date	Examiner

	US CLASSIFICATION SEARCHE	ED .	
Class	Subclass	Date	Examiner
455	404.2, 456.1	8/10/2015	00

SEARCH NOTES		
Search Notes	Date	Examiner
See Attached East Search History	8/10/2015	00
See Attached East Search History (Updated)	12/8/2015	00

	INTERFERENCE SEARCH		
US Class/ CPC Symbol	US Subclass / CPC Group	Date	Examiner
Same As Above	Same As Above	6/30/2016	00
Interference Search	East Patent and PG-PUB Claim Search	6/30/2016	00

PTO/SB/08a (07-09)

Approved for use through 07/31/2016. OMB 0651-0031

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

Substitute for form 1449/PTO				Complete if Known		
				Application Number	14/633,804	
II.	NFORMATION	1 DI	SCLOSURE	Filing Date	02/27/2015	
STATEMENT BY APPLICANT			APPLICANT	First Named Inventor	Malcolm K. Beyer	
				Art Unit	2646	
(Use as many sheets as necessary)			s necessary)	Examiner Name	O. Obayanju	
Sheet	heet 1 of 2		Attorney Docket Number	MOC-005		

	U.S. PATENT DOCUMENTS								
Examiner Initials*	Cite No.1	Document Number Number-Kind Code ² (if known)	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear				
	A1	US-6,377,210	04-23-2002	Moore					
	A2	US-6,434,403	08-13-2002	Ausems et al.					
	A3	US-6,490,521	12-03-2002	Wiener					
	A4	US-6,518,957	02-11-2003	Lehtinen et al.					
	A5	US-6,549,768	04-15-2003	Fraccaroli					
	A6	US-6,882,856	04-19-2005	Alterman et al.					
	A7	US-7,330,112	02-12-2008	Emigh et al.					
	A8	US-7,486,648	02-03-2009	Baranowski					
	A9	US-8,014,763	09-06-2011	Hymes					
	A10	US-8,139,514	03-20-2012	Weber et al.					
	A11	US-2004/0054428	03-18-2004	Sheha et al.					
	A12	US-2004/0137884	07-15-2004	Engstrom et al.					
	A13	US-2004/0143391	07-22-2004	King et al.					
	A14	US-2004/0148090	07-29-2004	Melen					
	A15	US-2004/0252050	12-16-2004	Tengler et al.					
	A16	US-2005/0060069	03-17-2005	Breed et al.					
	A17	US-2005/0227705	10-13-2005	Rousu et al.					
	A18	US-2010/0052945	03-04-2010	Breed					

FOREIGN PATENT DOCUMENTS								
Examiner Initials*	Cite No. ¹	Foreign Patent Document Country Code ³ -Number ⁴ -Kind Code ⁵ (if known)	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages Or Relevant Figures Appear	T⁵		
	B1	JP-2000-357296-A	12-26-2000	Matsushita Electric Ind Co Ltd		х		
	B2	JP-2002-277256-A	09-25-2002	Mazda Motor Corp.		Х		

Examiner	/Omonivi Ohayaniy/	Date	06/30/2016
Signature	/Omoniyi Obayanju/	Considered	30,00,2010

^{*}EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant. Applicant's unique citation designation number (optional).

Applicant's unique citation designation number (optional).

Applicant's unique citation designation number (optional).

For Japanese patent documents, the indication of the year of the reign of the Emperor must precede the serial number of the patent document. Kind of document by the appropriate symbols as indicated on the document under WIPO Standard ST.16 if possible. Applicant is to place a check mark here if English language Translation is attached. This collection of information is required by 37 CFR 1.97 and 198. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 2 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT 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 (1-800-786-9199) and select option 2.

PTO/SB/08b (07-09)
Approved for use through 07/31/2016. OMB 0851-0031

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

Substitute for form 1449/PTO			•	Complete if Known		
			Application Number	14/633,804		
INFO	INFORMATION DISCLOSURE			Filing Date	02/27/2015	
STA	STATEMENT BY APPLICANT		First Named Inventor	Malcolm K. Beyer		
	(Use as many sheets as necessary)		Art Unit	2646		
	(Ose as many sneets as necessary)		Examiner Name	O. Obayanju		
Sheet	et 2 2		Attorney Docket Number	MOC-005		

		NON PATENT LITERATURE DOCUMENTS	
Examiner Initials*	Cite No. ¹	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume-issue number(s), publisher, city and/or country where published.	T ₂
	C1	Garmin rino 110 2-way Radio & Personal Navigator; Owner's Manual and Reference Guide; Apr. 2003; 88pgs	
	C2	Int'l Preliminary Report on Patentability (IPRP); for Int'l Patent App. No. PCT/JP2004/000250 dated 7/5/2005; 4pgs	
	C3	Life360's Rule 50(a) Motion for Judgment as a Matter of Law; AGIS, Inc. v. Life360, Inc. (S.D. Fl.); 3/12/2015; 27pgs	
	C4	Plaintiff Advanced Ground Information Systems, Inc.'s Motions In Limine; AGIS, Inc. v. Life360, Inc. (S.D. Fl.); 2/19/2015; 54pgs	
	C5	PRNewswire, "Trimble GPS Technology Enables Seiko Epson Communication Device and Wireless Data Service," Nov. 8, 1999, accessed on the internet at: http://www.prnewswire.com/news-releases/trimble-gps-technology-enables-seiko-epson-communication-device-and-wireless-data-service-77056402.html; downloaded Jun. 16, 2016; 4pgs.	

Examiner	/Omoniyi Obayanju/	Date	00/00/0010
Signature	/Omoniyi Obayanju/	Considered	06/30/2016

^{*}EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant, 1 Applicant's unique citation designation number (optional). 2 Applicant is to place a check mark here if English language Translation is attached. This collection of information is required by 37 CFR 1.98. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 2 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT 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 (1-800-786-9199) and select option 2.

PART B - FEE(S) TRANSMITTAL

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

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

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

for maintenance fee notifications. Note: A certificate of mailing can only be used for domestic mailings of the Fee(s) Transmittal. This certificate cannot be used for any other accompanying CURRENT CORRESPONDENCE ADDRESS (Note: Use Block 1 for any change of address) papers. Each additional paper, such as an assignment or formal drawing, must have its own certificate of mailing or transmission. GOODWIN PROCTER LLP Certificate of Mailing or Transmission PATENT ADMINISTRATOR I hereby certify that this Fee(s) Transmittal is being deposited with the United 100 NORTHERN AVENUE States Postal Service with sufficient postage for first class mail in an envelope BOSTON, MASSACHUSETTS 02210 addressed to the Mail Stop ISSUE FEE address above, or being facsimile transmitted to the USPTO (571) 273-2885, on the date indicated below (Signature (Date APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. 8573 14/633.804 02/27/2015 Malcolm K. Beyer, Jr. MOC-005 TITLE OF INVENTION: METHOD TO PROVIDE AD HOC AND PASSWORD PROTECTED DIGITAL AND VOICE NETWORKS ENTITY STATUS | ISSUE FEE DUE | PUBLICATION FEE DUE PREV. PAID ISSUE FEE DATE DUE APPLN. TYPE TOTAL FEE(S) DUE \$480.00 \$480.00 10/07/2016 nonprovisional SMALL ART UNIT CLASS-SUBCLASS **EXAMINER** 455-404200 O. Obayanju 2646 1. Change of correspondence address or indication of "Fee 2. For printing on the patent front page, list Address" (37 CFR 1.363). 1 Goodwin Procter LLP (1) The names of up to 3 registered patent attorneys Change of correspondence address (or Change or agents OR, alternatively, Correspondence Address form PTO/SB/122) attached. (2) The name of a single firm (having as a member a "Fee Address" indication (or "Fee Address" Indication form registered attorney or agent) and the names of up to PTO/SB/47: Rev 03-02 or more recent) attached. Use of a 2 registered patent attorneys or agents. If no name is Customer Number is required. listed, no name will be printed. 3. ASSIGNEE NAME AND RESIDENCE DATA TO BE PRINTED ON THE PATENT (print or type) PLEASE NOTE: Unless an assignee is identified below, no assignee data will appear on the patent. If an assignee is identified below, the document has been filed for recordation as set forth in 37 CFR 3.11. Completion of this form is NOT a substitute for filing an assignment. (B) RESIDENCE: (CITY and STATE OR COUNTRY) (A) NAME OF ASSIGNEE Advanced Ground Information Systems, Inc. Jupiter, Florida Please check the appropriate assignee category or categories (will not be printed on the patent): Individual X Corporation or other private group entity Government 4b. Payment of Fee(s): (Please first reapply any previously paid issue fee shown above) 4a. The following fee(s) are submitted: X Issue Fee A check is enclosed. Payment by credit card. Publication Fee (No small entity discount permitted) Advance Order - # of Copies The Director is hereby authorized to charge the required fee(s), any deficiency, or credit any overpayment, to Deposit Account Number 07-1700 5. Change in Entity Status (from status indicated above) NOTE: Absent a valid certification of Micro Entity Status (see forms PTO/SB/15A and 15B), issue fee Applicant certifying micro entity status. See 37 CFR 1.29 payment in the micro entity amount will not be accepted at the risk of application abandonment. NOTE: If the application was previously under micro entity status, checking this box will be taken to Applicant asserting small entity status. See 37 CFR 1.27 be a notification of loss of entitlement to micro entity status NOTE: Checking this box will be taken to be a notification of loss of entitlement to small or micro Applicant changing to regular undiscounted fee status. entity status, as applicable. NOTE: This form must be signed in accordance with 37 CFR 1.31 and 1.33. See 37 CFR 1.4 for signature requirements and certifications.

PTOL-85 Part B (10-13) Approved for use through 10/31/2013.

OMB 0651-0033

/Daniel J. Burns/

Daniel J. Burns

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

50,222

July 8, 2016

Date

Registration No.

ACTIVE/86552013.1

Authorized Signature

Typed or printed name

Electronic Patent Application Fee Transmittal							
Application Number:	146	14633804					
Filing Date:	27-	27-Feb-2015					
Title of Invention:	METHOD TO PROVIDE AD HOC AND PASSWORD PROTECTED DIGITAL AND VOICE NETWORKS						
First Named Inventor/Applicant Name:	Malcolm K. Beyer						
Filer:	Daniel J. Burns/Deanna Bridges						
Attorney Docket Number:	MOC-005						
Filed as Small Entity							
Filing Fees for Utility under 35 USC 111(a)							
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)		
Basic Filing:							
Pages:							
Claims:							
Miscellaneous-Filing:							
Petition:							
Patent-Appeals-and-Interference:							
Post-Allowance-and-Post-Issuance:							
Utility Appl Issue Fee		2501	1	480	480		

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Extension-of-Time:				
Miscellaneous:				
	Total in USD (\$)			480

Electronic Acknowledgement Receipt				
EFS ID:	26299706			
Application Number:	14633804			
International Application Number:				
Confirmation Number:	8573			
Title of Invention:	METHOD TO PROVIDE AD HOC AND PASSWORD PROTECTED DIGITAL AND VOICE NETWORKS			
First Named Inventor/Applicant Name:	Malcolm K. Beyer			
Customer Number:	51414			
Filer:	Daniel J. Burns/Samuel Stone			
Filer Authorized By:	Daniel J. Burns			
Attorney Docket Number:	MOC-005			
Receipt Date:	08-JUL-2016			
Filing Date:	27-FEB-2015			
Time Stamp:	18:20:21			
Application Type:	Utility under 35 USC 111(a)			

Payment information:

Submitted with Payment	yes
Payment Type	Credit Card
Payment was successfully received in RAM	\$480
RAM confirmation Number	4944
Deposit Account	
Authorized User	

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

File Listing	•					
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)	
			83295			
1	Post Allowance Communication - Incoming	MOC-005_Corrected_Filing_Re ceipt_Request.pdf	25ad651be0bd7bd3d4a1c6d669f6bfb091c a031f	no	1	
Warnings:						
Information:						
			196253			
2 Examination support document	MOC-005_Corrected_Filing_Re ceipt.pdf	753b2d0f7b62418f3f143bf9ae2e78a3069c cfe5	no	4		
Warnings:						
Information:						
			113371			
3	Issue Fee Payment (PTO-85B) MOC-005_Issue_Fee	MOC-005_Issue_Fee.pdf	48605a0881bc0f63ab5fedcaabc140a940df c90d	no	1	
Warnings:		-				
Information:						
			30836			
4	Fee Worksheet (SB06)	4 Fee Worksheet (SB06) fee-i	fee-info.pdf	ed088f431db77c2b5fd9c1665b7b99db6f0 d8298	no	2
Warnings:		-				
Information:						
		Total Files Size (in bytes)	42	23755		

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

New Applications Under 35 U.S.C. 111

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

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

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

New International Application Filed with the USPTO as a Receiving Office

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

Docket No.: MOC-005 (PATENT)

Examiner: O. Obayanju

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

First Named Inventor: Malcolm K. Beyer, Jr.

Application No.: 14/633,804 Confirmation No.: 8573

Filed: February 27, 2015 Art Unit: 2646

For: Method to Provide Ad Hoc and Password

Protected Digital and Voice Networks

Commissioner for Patents P.O. Box 1450

Alexandria, VA 22313-1450

REQUEST FOR CORRECTED FILING RECEIPT

Applicant hereby requests that a corrected Filing Receipt be issued in the above-identified patent application. As indicated in the Amendment and in the Corrected Application Data Sheet (ADS) filed on November 13, 2015, the present application is a continuation of U.S. Patent Application Serial No. 14/529,978, which is a **continuation-in-part** of U.S. Application No. 14/027,410 (now U.S. Patent No. 8,880,042). However, the official Updated Filing Receipt mailed on February 3, 2016, a copy of which is attached hereto, has an error in the priority claim:

This application is a CON of 14/529,978 10/31/2014

which is a CON CIP of 14/027,410 09/16/2013 PAT 8880042

Applicant additionally requests that all pertinent U.S. Patent and Trademark Office records relating to the subject application be changed to reflect this correction.

Respectfully submitted,

Date: July 8, 2016 / Daniel J. Burns/

Daniel J. Burns Reg. No. 50,222

Customer Number 51414 GOODWIN PROCTER LLP Telephone: (650) 752-3137 Facsimile: (650) 853-1038

ACTIVE/86552310.1



United States Patent and Trademark Office

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

APPLICATION	FILING or	GRP ART				
NUMBER	371(c) DATE	UNIT	FIL FEE REC'D	ATTY.DOCKET.NO	TOT CLAIMS	IND CLAIMS
14/633.804	02/27/2015	2646	1260	MOC-005	28	4

51414 GOODWIN PROCTER LLP PATENT ADMINISTRATOR 53 STATE STREET EXCHANGE PLACE BOSTON, MA 02109-2881 CONFIRMATION NO. 8573
CORRECTED FILING RECEIPT

Date Mailed: 02/03/2016

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

Inventor(s)

Malcolm K. Beyer JR., Jupiter, FL; Christopher R. Rice, Redmond, WA;

Applicant(s)

Advanced Ground Information Systems, Inc., Jupiter, FL;

Assignment For Published Patent Application

Advanced Ground Information Systems, Inc., Jupiter, FL

Power of Attorney: The patent practitioners associated with Customer Number 051414

Domestic Priority data as claimed by applicant

This application is a CON of 14/529,978 10/31/2014 which is a 66N of 14/027,410 09/16/2013 PAT 8880042 which is a CON of 13/751,453 01/28/2013 PAT 8538393 which is a CIP of 12/761,533 04/16/2010 PAT 8364129 which is a CIP of 11/615,472 12/22/2006 PAT 8126441 which is a CIP of 11/308,648 04/17/2006 PAT 7630724 which is a CIP of 10/711,490 09/21/2004 PAT 7031728

Foreign Applications for which priority is claimed (You may be eligible to benefit from the **Patent Prosecution Highway** program at the USPTO. Please see http://www.uspto.gov for more information.) - None.

Foreign application information must be provided in an Application Data Sheet in order to constitute a claim to foreign priority. See 37 CFR 1.55 and 1.76.

Permission to Access Application via Priority Document Exchange: Yes

page 1 of 4

Permission to Access Search Results: No.

Applicant may provide or rescind an authorization for access using Form PTO/SB/39 or Form PTO/SB/69 as appropriate.

If Required, Foreign Filing License Granted: 03/19/2015

The country code and number of your priority application, to be used for filing abroad under the Paris Convention,

is **US 14/633,804**

Projected Publication Date: 02/25/2016

Non-Publication Request: No Early Publication Request: No

** SMALL ENTITY **

Title

METHOD TO PROVIDE AD HOC AND PASSWORD PROTECTED DIGITAL AND VOICE NETWORKS

Preliminary Class

455

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

PROTECTING YOUR INVENTION OUTSIDE THE UNITED STATES

Since the rights granted by a U.S. patent extend only throughout the territory of the United States and have no effect in a foreign country, an inventor who wishes patent protection in another country must apply for a patent in a specific country or in regional patent offices. Applicants may wish to consider the filing of an international application under the Patent Cooperation Treaty (PCT). An international (PCT) application generally has the same effect as a regular national patent application in each PCT-member country. The PCT process **simplifies** the filing of patent applications on the same invention in member countries, but **does not result** in a grant of "an international patent" and does not eliminate the need of applicants to file additional documents and fees in countries where patent protection is desired.

Almost every country has its own patent law, and a person desiring a patent in a particular country must make an application for patent in that country in accordance with its particular laws. Since the laws of many countries differ in various respects from the patent law of the United States, applicants are advised to seek guidance from specific foreign countries to ensure that patent rights are not lost prematurely.

Applicants also are advised that in the case of inventions made in the United States, the Director of the USPTO must issue a license before applicants can apply for a patent in a foreign country. The filing of a U.S. patent application serves as a request for a foreign filing license. The application's filing receipt contains further information and guidance as to the status of applicant's license for foreign filing.

Applicants may wish to consult the USPTO booklet, "General Information Concerning Patents" (specifically, the section entitled "Treaties and Foreign Patents") for more information on timeframes and deadlines for filing foreign patent applications. The guide is available either by contacting the USPTO Contact Center at 800-786-9199, or it can be viewed on the USPTO website at http://www.uspto.gov/web/offices/pac/doc/general/index.html.

page 2 of 4

For information on preventing theft of your intellectual property (patents, trademarks and copyrights), you may wish to consult the U.S. Government website, http://www.stopfakes.gov. Part of a Department of Commerce initiative, this website includes self-help "toolkits" giving innovators guidance on how to protect intellectual property in specific countries such as China, Korea and Mexico. For questions regarding patent enforcement issues, applicants may call the U.S. Government hotline at 1-866-999-HALT (1-866-999-4258).

LICENSE FOR FOREIGN FILING UNDER

Title 35, United States Code, Section 184

Title 37, Code of Federal Regulations, 5.11 & 5.15

GRANTED

The applicant has been granted a license under 35 U.S.C. 184, if the phrase "IF REQUIRED, FOREIGN FILING LICENSE GRANTED" followed by a date appears on this form. Such licenses are issued in all applications where the conditions for issuance of a license have been met, regardless of whether or not a license may be required as set forth in 37 CFR 5.15. The scope and limitations of this license are set forth in 37 CFR 5.15(a) unless an earlier license has been issued under 37 CFR 5.15(b). The license is subject to revocation upon written notification. The date indicated is the effective date of the license, unless an earlier license of similar scope has been granted under 37 CFR 5.13 or 5.14.

This license is to be retained by the licensee and may be used at any time on or after the effective date thereof unless it is revoked. This license is automatically transferred to any related applications(s) filed under 37 CFR 1.53(d). This license is not retroactive.

The grant of a license does not in any way lessen the responsibility of a licensee for the security of the subject matter as imposed by any Government contract or the provisions of existing laws relating to espionage and the national security or the export of technical data. Licensees should apprise themselves of current regulations especially with respect to certain countries, of other agencies, particularly the Office of Defense Trade Controls, Department of State (with respect to Arms, Munitions and Implements of War (22 CFR 121-128)); the Bureau of Industry and Security, Department of Commerce (15 CFR parts 730-774); the Office of Foreign AssetsControl, Department of Treasury (31 CFR Parts 500+) and the Department of Energy.

NOT GRANTED

No license under 35 U.S.C. 184 has been granted at this time, if the phrase "IF REQUIRED, FOREIGN FILING LICENSE GRANTED" DOES NOT appear on this form. Applicant may still petition for a license under 37 CFR 5.12, if a license is desired before the expiration of 6 months from the filing date of the application. If 6 months has lapsed from the filing date of this application and the licensee has not received any indication of a secrecy order under 35 U.S.C. 181, the licensee may foreign file the application pursuant to 37 CFR 5.15(b).

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The United States represents the largest, most dynamic marketplace in the world and is an unparalleled location for business investment, innovation, and commercialization of new technologies. The U.S. offers tremendous resources and advantages for those who invest and manufacture goods here. Through SelectUSA, our nation works to promote and facilitate business investment. SelectUSA provides information assistance to the international investor

page 3 of 4

community; serves as an ombudsman for existing and potential investors; advocates on behalf of U.S. cities, states, and regions competing for global investment; and counsels U.S. economic development organizations on investment attraction best practices. To learn more about why the United States is the best country in the world to develop technology, manufacture products, deliver services, and grow your business, visit http://www.SelectUSA.gov or call +1-202-482-6800.



United States Patent and Trademark Office

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

FILING or GRP ART APPLICATION FIL FEE REC'D TOT CLAIMS IND CLAIMS NUMBER 371(c) DATE UNIT ATTY.DOCKET.NO 02/27/2015 1540 MOC-005 28 14/633,804 2646

51414 **GOODWIN PROCTER LLP** PATENT ADMINISTRATOR 100 Northern Avenue **BOSTON, MA 02210**

CONFIRMATION NO. 8573 CORRECTED FILING RECEIPT

Date Mailed: 07/18/2016

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

Inventor(s)

Malcolm K. Beyer JR., Jupiter, FL; Christopher R. Rice, Redmond, WA;

Applicant(s)

Advanced Ground Information Systems, Inc., Jupiter, FL;

Assignment For Published Patent Application

Advanced Ground Information Systems, Inc., Jupiter, FL

Power of Attorney: The patent practitioners associated with Customer Number 051414

Domestic Priority data as claimed by applicant

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Permission to Access Application via Priority Document Exchange: Yes

page 1 of 4

Permission to Access Search Results: No

Applicant may provide or rescind an authorization for access using Form PTO/SB/39 or Form PTO/SB/69 as appropriate.

If Required, Foreign Filing License Granted: 03/19/2015

The country code and number of your priority application, to be used for filing abroad under the Paris Convention,

is **US 14/633,804**

Projected Publication Date: Not Applicable

Non-Publication Request: No Early Publication Request: No

** SMALL ENTITY **

Title

METHOD TO PROVIDE AD HOC AND PASSWORD PROTECTED DIGITAL AND VOICE

NETWORKS

Preliminary Class

455

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

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Since the rights granted by a U.S. patent extend only throughout the territory of the United States and have no effect in a foreign country, an inventor who wishes patent protection in another country must apply for a patent in a specific country or in regional patent offices. Applicants may wish to consider the filing of an international application under the Patent Cooperation Treaty (PCT). An international (PCT) application generally has the same effect as a regular national patent application in each PCT-member country. The PCT process **simplifies** the filing of patent applications on the same invention in member countries, but **does not result** in a grant of "an international patent" and does not eliminate the need of applicants to file additional documents and fees in countries where patent protection is desired.

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page 2 of 4

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Title 35, United States Code, Section 184

Title 37, Code of Federal Regulations, 5.11 & 5.15

GRANTED

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This license is to be retained by the licensee and may be used at any time on or after the effective date thereof unless it is revoked. This license is automatically transferred to any related applications(s) filed under 37 CFR 1.53(d). This license is not retroactive.

The grant of a license does not in any way lessen the responsibility of a licensee for the security of the subject matter as imposed by any Government contract or the provisions of existing laws relating to espionage and the national security or the export of technical data. Licensees should apprise themselves of current regulations especially with respect to certain countries, of other agencies, particularly the Office of Defense Trade Controls, Department of State (with respect to Arms, Munitions and Implements of War (22 CFR 121-128)); the Bureau of Industry and Security, Department of Commerce (15 CFR parts 730-774); the Office of Foreign AssetsControl, Department of Treasury (31 CFR Parts 500+) and the Department of Energy.

NOT GRANTED

No license under 35 U.S.C. 184 has been granted at this time, if the phrase "IF REQUIRED, FOREIGN FILING LICENSE GRANTED" DOES NOT appear on this form. Applicant may still petition for a license under 37 CFR 5.12, if a license is desired before the expiration of 6 months from the filing date of the application. If 6 months has lapsed from the filing date of this application and the licensee has not received any indication of a secrecy order under 35 U.S.C. 181, the licensee may foreign file the application pursuant to 37 CFR 5.15(b).

SelectUSA

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page 3 of 4

community; serves as an ombudsman for existing and potential investors; advocates on behalf of U.S. cities, states, and regions competing for global investment; and counsels U.S. economic development organizations on investment attraction best practices. To learn more about why the United States is the best country in the world to develop technology, manufacture products, deliver services, and grow your business, visit http://www.SelectUSA.gov or call +1-202-482-6800.

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

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
14/633,804	02/27/2015	Malcolm K. Beyer JR.	MOC-005	8573
51414	7590 07/26/2016		EXAM	INER
	ROCTER LLP MINISTRATOR		OBAYANJU	, OMONIYI
BOSTON, MA			ART UNIT	PAPER NUMBER
			2646	
			NOTIFICATION DATE	DELIVERY MODE
			07/26/2016	ELECTRONIC

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

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

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

PATENTBOS@GOODWINPROCTER.COM PSOUSA-ATWOOD@GOODWINPROCTER.COM GLENN.WILLIAMS@GOODWINPROCTER.COM

Commissioner for Patents United States Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450 www.uspto.gov

Application No.: 14633804

Applicant: Beyer, Jr. Filing Date: 02/27/2015
Date Mailed: 07/26/2016

NOTICE TO FILE CORRECTED APPLICATION PAPERS

Notice of Allowance Mailed

This application has been accorded an Allowance Date and is being prepared for issuance. The application, however, is incomplete for the reasons below.

Applicant is given two (2) months from the mail date of this Notice within which to respond. This time period for reply is extendable under 37 CFR 1.136(a) for only TWO additional MONTHS.

The application is not in compliance with 37 CFR 1.78, as indicated in the attachment. The consequences of failure to respond within the above-identified time period are set forth in the attachment.

Even if the Office has recognized a benefit claim and has entered it into the Office's database and included it on applicant's filing receipt, the benefit claim is not a proper benefit claim unless the reference in compliance with 37 CFR 1.78 is included, depending upon the application's filing date and as indicated in the attachment, in an application data sheet or in the first sentence(s) of the specification and all other requirements are met.

See attachment.

A copy of this notice <u>MUST</u> be returned with the reply. Please address response to "Mail Stop Issue Fee, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450".

/Marty Willis/
Publication Branch
Office of Data Management
(571) 272-4200

Application No. 14633804

APPLICATION FILED <u>ON OR AFTER</u> MARCH 16, 2013, NOT IN COMPLIANCE WITH 37 CFR 1.78

	The 37 CFR $1.78(c)(2)$ reference on the application data sheet does not indicate the relationship (continuation, division, continuation-in-part) to the prior U.S. nonprovisional application or international application designating the U.S. See document coded dated, listing application number(s).
	The 37 CFR $1.78(c)(2)$ reference on the application data sheet does not provide the U.S. nonprovisional application number (series code and serial number) or, with respect to an international PCT application designating the U.S., it provides the international application number or international filing date but not both. See document coded dated, in which the following is missing:
X	The 37 CFR $1.78(c)(2)$ reference on the application data sheet shows an incorrect, incomplete, or illegible U.S. nonprovisional application number, international PCT application number, or international PCT filing date. See document coded <u>ADS</u> dated $01/20/2016$, in which the following error was made: "14/695,233" appears in place of "This application 14/633,804".
	The 37 CFR $1.78(c)(2)$ reference to the prior U.S. nonprovisional application or international application designating the U.S. is not present on an application data sheet, thus removing the validating link under 35 U.S.C. $119(a)$ -(d) to a prior foreign application or under 35 U.S.C. $119(e)$ to a prior U.S. provisional application.
	The 37 CFR 1.78(c)(2) reference to the prior U.S. nonprovisional application or international application designating the U.S. is not present on an application data sheet.
	The 37 CFR 1.78(a)(3) reference to the prior U.S. provisional application is not present on an application data sheet.
	The 37 CFR $1.78(a)(3)$ reference to the prior U.S. provisional application on an application data sheet does not provide the provisional application number (series code and serial number). See document coded dated, in which the following is missing:
	The 37 CFR $1.78(a)(3)$ reference to the prior U.S. provisional application on an application data sheet shows an incorrect, incomplete, or illegible U.S. provisional application number. See document coded dated, in which the following error was made:
	Other: .

HOW TO RESPOND

A proper response to this notice would include: (1) a corrected Application Data Sheet (ADS) pursuant to 37 CFR 1.76(c) which provides the benefit information from the attached filing receipt which would make the benefit information comply with 37 CFR 1.78(e)(2) or 37 CFR 1.78(a)(3) or (2) a petition filed pursuant to the provisions of 37 CFR 1.78(b) or 37 CFR 1.78(d) if the benefit information from the attached filing receipt does not accurately reflect the benefits under 35 U.S.C. 119(e), 120, 121 or 365(c) as claimed by applicant (a grantable petition would include a corrected ADS as required by 37 CFR 1.78(b)(1) or 37 CFR 1.78(d)(1)).

WARNING: If Applicant fails to timely submit a proper response, the benefit information will be deleted and the patent will be printed without the benefit information present.

Docket No.: MOC-005 (PATENT)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of: Malcolm K. Beyer, Jr. et al.

Application No.: 14/633,804 Confirmation No.: 8573

Filed: February 27, 2015 Art Unit: 2646

For: METHOD TO PROVIDE AD HOC AND

PASSWORD PROTECTED DIGITAL AND

VOICE NETWORKS

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

RESPONSE TO NOTICE TO FILE CORRECTED APPLICATION PAPERS

In response to the Notice to File Corrected Application Papers mailed July 26, 2016 ("the Notice"), Applicant respectfully submits a Corrected Application Data Sheet (ADS). As indicated in the Notice, the ADS filed on January 20, 2016, listed the serial number of the present application incorrectly. In the Corrected ADS filed herewith, the serial number of the present application is correctly listed as 14/633,804.

Respectfully submitted,

Examiner: O. Obayanju

Date: August 11, 2016 /Daniel J. Burns/

Daniel J. Burns Reg. No. 50,222

Customer Number 51414 GOODWIN PROCTER LLP Telephone: (650) 752-3137 Facsimile: (650) 853-1038

Corrected Application Data Sheet

Country of Residence::

Inventor Information Inventor Number:: 1 Name Prefix:: Mr. Given Name:: Malcolm K. Middle Name:: Family Name:: Beyer Name Suffix:: Jr. City of Residence:: Jupiter State or Province of Residence:: FL Country of Residence:: US Street of mailing address:: 92 Lighthouse Drive City of mailing address:: Jupiter State or Province of mailing address:: FL Postal or Zip Code of mailing address:: 33469 2 Inventor Number:: Name Prefix:: Mr. Given Name:: Christopher Middle Name:: R. Family Name:: Rice City of Residence:: Redmond State or Province of Residence:: WA

Page #1

US

Street of mailing address::	P.O. Box 3583
City of mailing address::	Redmond
State or Province of mailing address::	WA
Postal or Zip Code of mailing address::	98073
Correspondence Information	
Correspondence Customer Number::	051414
Email Address::	patentbos@goodwinprocter.com
Application Information	
Application Number::	14/633,804
Filing Date::	02/27/15
Application Type::	Regular
Subject Matter::	Utility
CD-ROM or CD-R?::	None
Sequence submission?::	None
Computer Readable Form (CRF)?::	No
Title::	METHOD TO PROVIDE AD HOC AND PASSWORD PROTECTED DIGITAL AND VOICE NETWORKS
Attorney Docket Number::	MOC-005
Request for Early Publication?::	No
Request for Non-Publication?::	No
Small Entity?::	No

Page # 2

Drawing Sheets:: 7

Petition included?:: No

Portions or all of the application associated with this No

Application Data Sheet may fall under a Secrecy

Order pursuant to 37 CFR 5.2::

Authorization to Permit Access to the Instant No

Application by the Participating Offices::

Representative Information

Representative Customer Number:: 051414

Domestic Priority Information

Prior Application Status:: Pending

Application Number:: 14/695,233

This application 14/633,804

Continuity Type:: Continuation of

Prior Application Number:: 14/529,978

Filing Date:: 10/31/2014

Prior Application Status:: Patented

Application Number:: 14/529,978

Continuity Type:: Continuation in part of

Prior Application Number:: 14/027,410

Filing Date:: 09/16/2013

Patent Number:: 8,880,042

Page #3

Issue Date:: 11/04/2014 Prior Application Status:: Patented Application Number:: 14/027,410 Continuity Type:: Continuation of Prior Application Number:: 13/751,453 Filing Date:: 01/28/2013 Patent Number:: 8,538,393 Issue Date:: 09/17/2013 Patented Prior Application Status:: Application Number:: 13/751,453 Continuity Type:: Continuation in part of Prior Application Number:: 12/761,533 04/16/2010 Filing Date:: Patent Number:: 8,364,129 01/29/2013 Issue Date:: Patented Prior Application Status:: Application Number:: 12/761,533 Continuity Type:: Continuation in part of Prior Application Number:: 11/615,472 Filing Date:: 12/22/2006

Page #4

8,126,441

Patent Number::

Issue Date::	02/28/2012
Prior Application Status::	Patented
Application Number::	11/615,472
Continuity Type::	Continuation in part of
Prior Application Number::	11/308,648
Filing Date::	04/17/2006
Patent Number::	7,630,724
Issue Date::	12/08/2009
Prior Application Status::	Patented
Application Number::	11/308,648
Continuity Type::	Continuation in part of
Prior Application Number::	10/711,490
Filing Date::	09/21/2004
Patent Number::	7,031,728
Issue Date::	04/18/2006
Foreign Priority Information	
Applicant Information	
Applicant Number::	1
Applicant Type::	Assignee
Organization Name::	Advanced Ground Information

Page # 5

Systems, Inc.

Street of mailing address:: 92 Lighthouse Drive

City of mailing address:: Jupiter

State or Province of mailing address:: FL

Postal or Zip Code of mailing address:: 33469

Assignee Information Including Non-Applicant Assignee Information

Assignee:: 1

Organization Name:: Advanced Ground Information

Systems, Inc.

Street of mailing address:: 92 Lighthouse Drive

City of mailing address:: Jupiter

State or Province of mailing address:: FL

Postal or Zip Code of mailing address:: 33469

Signature:

NOTE: This Application Data Sheet must be signed in accordance with 37 CFR 1.33(b). However, if this Application Data Sheet is submitted with the <u>INITIAL</u> filing of the application <u>and</u> either box A or B is <u>not</u> checked in subsection 2 of the "Authorization or Opt-Out of Authorization to Permit Access" section, then this form must also be signed in accordance with 37 CFR 1.14(c).

This Application Data Sheet <u>must</u> be signed by a patent practitioner if one or more of the applicants is a **juristic entity** (e.g., corporation or association). If the applicant is two or more joint inventors, this form must be signed by a patent practitioner, <u>all</u> joint inventors who are the applicant, or one or more joint inventor-applicants who have been given power of attorney (e.g., see USPTO Form PTO/AIA/81) on behalf of <u>all</u> joint inventor-applicants.

See 37 CFR 1.4(d) for the manner of making signatures and certifications.

Signature	/Daniel J. Burns/	Date (YYYY-MM-DD)	2016-08-11
Name	Daniel J. Burns	Registration Number	50,222

Page #6

Electronic Acknowledgement Receipt				
EFS ID:	26593626			
Application Number:	14633804			
International Application Number:				
Confirmation Number:	8573			
Title of Invention:	METHOD TO PROVIDE AD HOC AND PASSWORD PROTECTED DIGITAL AND VOICE NETWORKS			
First Named Inventor/Applicant Name:	Malcolm K. Beyer			
Customer Number:	51414			
Filer:	Daniel J. Burns/Deanna Bridges			
Filer Authorized By:	Daniel J. Burns			
Attorney Docket Number:	MOC-005			
Receipt Date:	11-AUG-2016			
Filing Date:	27-FEB-2015			
Time Stamp:	15:33:57			
Application Type:	Utility under 35 USC 111(a)			

Payment information:

Submitted with Payment		no					
File Listing:							
Document Number Document Description File Nam			File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)	
1	Post Allowance Communication - Incoming		MOC-005_NTFCAP.pdf	123851 013922463a3559b13d199f8f3039c9417daf eb3a	no	3	
Warnings:	Warnings:						

		76058	no	
Transmittal Letter	MOC-005_NTFCAP_Response. pdf	217246f19cf304ed3fd8696a79c1bae3b232 2000		1
		69333		
Application Data Sheet	MOC-005_Corrected_ADS.pdf	500a7dec2fd2bfabc9dd135160a8b7819de 5ba86	no	6
TO supplied ADS fillable form				
	Total Files Size (in bytes)	20	69242	
	Application Data Sheet	Application Data Sheet MOC-005_Corrected_ADS.pdf TO supplied ADS fillable form	Transmittal Letter MOC-005_NTFCAP_Response. pdf 217246f19cf304ed3fd8696a79c1bae3b232 2000 Application Data Sheet MOC-005_Corrected_ADS.pdf 500a7dec2fd2bfabc9dd135160a8b7819de 5ba86 TO supplied ADS fillable form	Transmittal Letter MOC-005_NTFCAP_Response. pdf application Data Sheet MOC-005_Corrected_ADS.pdf MOC-005_Corrected_ADS.pdf somewhat is a state of the state

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

New Applications Under 35 U.S.C. 111

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

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

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

New International Application Filed with the USPTO as a Receiving Office

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

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

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
14/633,804	02/27/2015	Malcolm K. Beyer JR.	MOC-005	8573
51414 GOODWIN PR	7590 07/26/2010 POCTER LLP	6	EXAM	INER
	MINISTRATOR		OBAYANJU	, OMONIYI
BOSTON, MA			ART UNIT	PAPER NUMBER
			2646	
			NOTIFICATION DATE	DELIVERY MODE
			07/26/2016	ELECTRONIC

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

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

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

PATENTBOS@GOODWINPROCTER.COM PSOUSA-ATWOOD@GOODWINPROCTER.COM GLENN.WILLIAMS@GOODWINPROCTER.COM

Commissioner for Patents United States Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450 www.uspto.gov

Application No.: 14633804

Applicant: Beyer, Jr. Filing Date: 02/27/2015 Date Mailed: 07/26/2016

NOTICE TO FILE CORRECTED APPLICATION PAPERS

Notice of Allowance Mailed

This application has been accorded an Allowance Date and is being prepared for issuance. The application, however, is incomplete for the reasons below.

Applicant is given two (2) months from the mail date of this Notice within which to respond. This time period for reply is extendable under 37 CFR 1.136(a) for only TWO additional MONTHS.

The application is not in compliance with 37 CFR 1.78, as indicated in the attachment. The consequences of failure to respond within the above-identified time period are set forth in the attachment.

Even if the Office has recognized a benefit claim and has entered it into the Office's database and included it on applicant's filing receipt, the benefit claim is not a proper benefit claim unless the reference in compliance with 37 CFR 1.78 is included, depending upon the application's filing date and as indicated in the attachment, in an application data sheet or in the first sentence(s) of the specification and all other requirements are met.

See attachment.

A copy of this notice <u>MUST</u> be returned with the reply. Please address response to "Mail Stop Issue Fee, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450".

/Marty Willis/
Publication Branch
Office of Data Management
(571) 272-4200

Application No. 14633804

APPLICATION FILED <u>ON OR AFTER</u> MARCH 16, 2013, NOT IN COMPLIANCE WITH 37 CFR 1.78

	The 37 CFR 1.78(c)(2) reference on the application data sheet does not indicate the relationship (continuation, division, continuation-in-part) to the prior U.S. nonprovisional application or international application designating the U.S. See document coded dated , listing application number(s) .
	The 37 CFR $1.78(c)(2)$ reference on the application data sheet does not provide the U.S. nonprovisional application number (series code and serial number) or, with respect to an international PCT application designating the U.S., it provides the international application number or international filing date but not both. See document coded dated, in which the following is missing:
X	The 37 CFR 1.78(c)(2) reference on the application data sheet shows an incorrect, incomplete, or illegible U.S. nonprovisional application number, international PCT application number, or international PCT filing date. See document coded \underline{ADS} dated $\underline{01/20/2016}$, in which the following error was made: "14/695,233" appears in place of "This application 14/633,804".
	The 37 CFR $1.78(c)(2)$ reference to the prior U.S. nonprovisional application or international application designating the U.S. is not present on an application data sheet, thus removing the validating link under 35 U.S.C. $119(a)$ -(d) to a prior foreign application or under 35 U.S.C. $119(e)$ to a prior U.S. provisional application.
	The 37 CFR $1.78(c)(2)$ reference to the prior U.S. nonprovisional application or international application designating the U.S. is not present on an application data sheet.
	The 37 CFR 1.78(a)(3) reference to the prior U.S. provisional application is not present on an application data sheet.
	The 37 CFR $1.78(a)(3)$ reference to the prior U.S. provisional application on an application data sheet does not provide the provisional application number (series code and serial number). See document coded dated, in which the following is missing:
	The 37 CFR $1.78(a)(3)$ reference to the prior U.S. provisional application on an application data sheet shows an incorrect, incomplete, or illegible U.S. provisional application number. See document coded dated, in which the following error was made:
	Other: .

HOW TO RESPOND

A proper response to this notice would include: (1) a corrected Application Data Sheet (ADS) pursuant to 37 CFR 1.76(c) which provides the benefit information from the attached filing receipt which would make the benefit information comply with 37 CFR 1.78(e)(2) or 37 CFR 1.78(a)(3) or (2) a petition filed pursuant to the provisions of 37 CFR 1.78(b) or 37 CFR 1.78(d) if the benefit information from the attached filing receipt does not accurately reflect the benefits under 35 U.S.C. 119(e), 120, 121 or 365(c) as claimed by applicant (a grantable petition would include a corrected ADS as required by 37 CFR 1.78(b)(1) or 37 CFR 1.78(d)(1)).

WARNING: If Applicant fails to timely submit a proper response, the benefit information will be deleted and the patent will be printed without the benefit information present.



United States Patent and Trademark Office

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

APPLICATION	FILING or	GRP ART				
NUMBER	371(c) DATE	UNIT	FIL FEE REC'D	ATTY.DOCKET.NO	TOT CLAIMS	IND CLAIMS
14/633,804	02/27/2015	2646	1540	MOC-005	28	4

51414 GOODWIN PROCTER LLP PATENT ADMINISTRATOR 100 Northern Avenue BOSTON, MA 02210 CONFIRMATION NO. 8573
CORRECTED FILING RECEIPT

Date Mailed: 08/15/2016

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

Inventor(s)

Malcolm K. Beyer JR., Jupiter, FL; Christopher R. Rice, Redmond, WA;

Applicant(s)

Advanced Ground Information Systems, Inc., Jupiter, FL;

Assignment For Published Patent Application

Advanced Ground Information Systems, Inc., Jupiter, FL

Power of Attorney: The patent practitioners associated with Customer Number 051414

Domestic Priority data as claimed by applicant

This application is a CON of 14/529,978 10/31/2014 which is a CIP of 14/027,410 09/16/2013 PAT 8880042 which is a CON of 13/751,453 01/28/2013 PAT 8538393 which is a CIP of 12/761,533 04/16/2010 PAT 8364129 which is a CIP of 11/615,472 12/22/2006 PAT 8126441 which is a CIP of 11/308,648 04/17/2006 PAT 7630724 which is a CIP of 10/711,490 09/21/2004 PAT 7031728

Foreign Applications for which priority is claimed (You may be eligible to benefit from the **Patent Prosecution Highway** program at the USPTO. Please see http://www.uspto.gov for more information.) - None. Foreign application information must be provided in an Application Data Sheet in order to constitute a claim to foreign priority. See 37 CFR 1.55 and 1.76.

Permission to Access Application via Priority Document Exchange: Yes

page 1 of 4

Permission to Access Search Results: No

Applicant may provide or rescind an authorization for access using Form PTO/SB/39 or Form PTO/SB/69 as appropriate.

If Required, Foreign Filing License Granted: 03/19/2015

The country code and number of your priority application, to be used for filing abroad under the Paris Convention,

is **US 14/633,804**

Projected Publication Date: Not Applicable

Non-Publication Request: No Early Publication Request: No

** SMALL ENTITY **

Title

METHOD TO PROVIDE AD HOC AND PASSWORD PROTECTED DIGITAL AND VOICE

NETWORKS

Preliminary Class

455

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

PROTECTING YOUR INVENTION OUTSIDE THE UNITED STATES

Since the rights granted by a U.S. patent extend only throughout the territory of the United States and have no effect in a foreign country, an inventor who wishes patent protection in another country must apply for a patent in a specific country or in regional patent offices. Applicants may wish to consider the filing of an international application under the Patent Cooperation Treaty (PCT). An international (PCT) application generally has the same effect as a regular national patent application in each PCT-member country. The PCT process **simplifies** the filing of patent applications on the same invention in member countries, but **does not result** in a grant of "an international patent" and does not eliminate the need of applicants to file additional documents and fees in countries where patent protection is desired.

Almost every country has its own patent law, and a person desiring a patent in a particular country must make an application for patent in that country in accordance with its particular laws. Since the laws of many countries differ in various respects from the patent law of the United States, applicants are advised to seek guidance from specific foreign countries to ensure that patent rights are not lost prematurely.

Applicants also are advised that in the case of inventions made in the United States, the Director of the USPTO must issue a license before applicants can apply for a patent in a foreign country. The filing of a U.S. patent application serves as a request for a foreign filing license. The application's filing receipt contains further information and guidance as to the status of applicant's license for foreign filing.

Applicants may wish to consult the USPTO booklet, "General Information Concerning Patents" (specifically, the section entitled "Treaties and Foreign Patents") for more information on timeframes and deadlines for filing foreign patent applications. The guide is available either by contacting the USPTO Contact Center at 800-786-9199, or it can be viewed on the USPTO website at http://www.uspto.gov/web/offices/pac/doc/general/index.html.

page 2 of 4

For information on preventing theft of your intellectual property (patents, trademarks and copyrights), you may wish to consult the U.S. Government website, http://www.stopfakes.gov. Part of a Department of Commerce initiative, this website includes self-help "toolkits" giving innovators guidance on how to protect intellectual property in specific countries such as China, Korea and Mexico. For questions regarding patent enforcement issues, applicants may call the U.S. Government hotline at 1-866-999-HALT (1-866-999-4258).

LICENSE FOR FOREIGN FILING UNDER Title 35, United States Code, Section 184

Title 37, Code of Federal Regulations, 5.11 & 5.15

GRANTED

The applicant has been granted a license under 35 U.S.C. 184, if the phrase "IF REQUIRED, FOREIGN FILING LICENSE GRANTED" followed by a date appears on this form. Such licenses are issued in all applications where the conditions for issuance of a license have been met, regardless of whether or not a license may be required as set forth in 37 CFR 5.15. The scope and limitations of this license are set forth in 37 CFR 5.15(a) unless an earlier license has been issued under 37 CFR 5.15(b). The license is subject to revocation upon written notification. The date indicated is the effective date of the license, unless an earlier license of similar scope has been granted under 37 CFR 5.13 or 5.14.

This license is to be retained by the licensee and may be used at any time on or after the effective date thereof unless it is revoked. This license is automatically transferred to any related applications(s) filed under 37 CFR 1.53(d). This license is not retroactive.

The grant of a license does not in any way lessen the responsibility of a licensee for the security of the subject matter as imposed by any Government contract or the provisions of existing laws relating to espionage and the national security or the export of technical data. Licensees should apprise themselves of current regulations especially with respect to certain countries, of other agencies, particularly the Office of Defense Trade Controls, Department of State (with respect to Arms, Munitions and Implements of War (22 CFR 121-128)); the Bureau of Industry and Security, Department of Commerce (15 CFR parts 730-774); the Office of Foreign AssetsControl, Department of Treasury (31 CFR Parts 500+) and the Department of Energy.

NOT GRANTED

No license under 35 U.S.C. 184 has been granted at this time, if the phrase "IF REQUIRED, FOREIGN FILING LICENSE GRANTED" DOES NOT appear on this form. Applicant may still petition for a license under 37 CFR 5.12, if a license is desired before the expiration of 6 months from the filing date of the application. If 6 months has lapsed from the filing date of this application and the licensee has not received any indication of a secrecy order under 35 U.S.C. 181, the licensee may foreign file the application pursuant to 37 CFR 5.15(b).

SelectUSA

The United States represents the largest, most dynamic marketplace in the world and is an unparalleled location for business investment, innovation, and commercialization of new technologies. The U.S. offers tremendous resources and advantages for those who invest and manufacture goods here. Through SelectUSA, our nation works to promote and facilitate business investment. SelectUSA provides information assistance to the international investor

page 3 of 4

community; serves as an ombudsman for existing and potential investors; advocates on behalf of U.S. cities, states, and regions competing for global investment; and counsels U.S. economic development organizations on investment attraction best practices. To learn more about why the United States is the best country in the world to develop technology, manufacture products, deliver services, and grow your business, visit http://www.SelectUSA.gov or call +1-202-482-6800.



United States Patent and Trademark Office

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

APPLICATION NO.	ISSUE DATE	PATENT NO.	ATTORNEY DOCKET NO.	CONFIRMATION NO.
14/633,804	09/13/2016	9445251	MOC-005	8573

51414 7590 08/24/2016

GOODWIN PROCTER LLP PATENT ADMINISTRATOR 100 Northern Avenue BOSTON, MA 02210

ISSUE NOTIFICATION

The projected patent number and issue date are specified above.

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

(application filed on or after May 29, 2000)

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

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

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

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

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

Malcolm K. Beyer JR., Jupiter, FL; Advanced Ground Information Systems, Inc., Jupiter, FL; Christopher R. Rice, Redmond, WA;

The United States represents the largest, most dynamic marketplace in the world and is an unparalleled location for business investment, innovation, and commercialization of new technologies. The USA offers tremendous resources and advantages for those who invest and manufacture goods here. Through SelectUSA, our nation works to encourage and facilitate business investment. To learn more about why the USA is the best country in the world to develop technology, manufacture products, and grow your business, visit <u>SelectUSA.gov</u>.

IR103 (Rev. 10/09)

Mail Stop 8 TO: Director of the U.S. Patent and Trademark Office P.O. Box 1450

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

Alexandria, VA 22313-1450			TRADEMARK		
filed in the U.S. Dis	nce with 35 U.S.C. § 290 and/or strict Court for the Eastern D 2 Patents. (the patent as	istrict of Tex	cas - Marshall Div	ision	action has been on the following
DOCKET NO. 2:17-cv-00517-JRG	DATE FILED June 21, 2017		STRICT COURT	s - Marshall Division	
PLAINTIFF	Julie 21, 2017	Lasiei	DEFENDANT	5 - Maisilai Division	
AGIS Software Developm	ent LLC		ZTE Corporation	ı , et al.	
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDE	R OF PATENT OR T	RADEMARK
1 8,213,970	July 3, 2012	AGIS	Software Develo	pment LLC	
2 9,408,055	August 2, 2016	AGIS	Software Develo	pment LLC	
3 9,445,251	September 13, 2016	AGIS	Software Develo	pment LLC	
4 9,467,838	October 11, 2016	AGIS	Software Develop	oment LLC	
5					
	In the above—entitled case, the	ne following	patent(s)/ trademarl	k(s) have been include	:d:
DATE INCLUDED	INCLUDED BY	nendment	☐ Answer	☐ Cross Bill	☐ Other Pleading
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DECISION/JUDGEMENT					
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TO:

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

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

Alex	andria, VA 22313-1450	TRADEMARK
filed in the U.S. Di		15 U.S.C. § 1116 you are hereby advised that a court action has been strict of Texas - Marshall Division on the following tion involves 35 U.S.C. § 292.):
DOCKET NO. 2:17-cv-00515-JRG	DATE FILED June 21, 2017	U.S. DISTRICT COURT Eastern District of Texas - Marshall Division
PLAINTIFF AGIS Software Developm		DEFENDANT LG Electronics, Inc.
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK
1 8,213,970	July 3, 2012	AGIS Software Development LLC
2 9,408,055	August 2, 2016	AGIS Software Development LLC
3 9,445,251	September 13, 2016	AGIS Software Development LLC
4 9,467,838	October 11, 2016	AGIS Software Development LLC
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DATE INCLUDED PATENT OR TRADEMARK NO.	INCLUDED BY	e following patent(s)/ trademark(s) have been included: endment
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REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

•	ice with 35 U.S.C. § 290 and strict Court for the Eastern		1116 you are hereby advised t	hat a court action has been on the following	
	☑ Patents. (☐ the paten				
DOCKET NO. 2:17-cv-00513-JRG	DATE FILED June 21, 2017		STRICT COURT rn District of Texas - Marsha	If Division	
PLAINTIFF AGIS Software Developm	ent LLC		DEFENDANT Huawei Device USA Inc., o	et al.	
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	ı	HOLDER OF PAT	ENT OR TRADEMARK	
I 8,213,970	July 3, 2012	AGIS	Software Development LLC	>	
2 9,408,055	August 2, 2016	AGIS	Software Development LLC		
3 9,445,251	September 13, 2016	AGIS	Software Development LLC)	
4 9,467,838	October 11, 2016	AGI	GIS Software Development LLC		
5					
	In the above—entitled case	e, the following	patent(s)/ trademark(s) have b	een included:	
DATE INCLUDED	INCLUDED BY	Amendment	☐ Answer ☐ Cros	ss Bill	
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Mail Stop 8 Director of the U.S. Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450

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

Alexandria, VA 22515-1450			TRADEMARK			
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DOCKET NO. 2:17-cv-00516-JRG	DATE FILED June 21, 2017		ISTRICT COURT orn District of Tex	cas - Marshall Division		
PLAINTIFF		•	DEFENDANT			
AGIS Software Developn	nent LLC		Apple, Inc.			
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	1	HOLE	DER OF PATENT OR TI	RADEMARK	
1 8,213,970	July 3, 2012	AGIS	Software Deve	lopment LLC		
2 9,408,055	August 2, 2016	AGI	S Software Deve	lopment LLC		
3 9,445,251	September 13, 2016	AGIS	AGIS Software Development LLC			
4 9,467,838	October 11, 2016	AGI	S Software Deve	elopment LLC		
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DATE INCLUDED	In the above—entitled case	e, the following	patent(s)/ tradem	ark(s) have been include	d:	
		Amendment	☐ Answer	Cross Bill	Other Pleading	
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TO: Mail Stop 8 Director of the U.S. Patent and Trademark Office P.O. Box 1450

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DOCKET NO. 2:17-cv-00514-JRG	DATE FILED June 21, 2017		STRICT COURT rn District of Texas - Marshall Division	1	
PLAINTIFF AGIS Software Developm			DEFENDANT HTC Corporation	·	
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER OF PATENT OR	FRADEMARK	
1 8,213,970	July 3, 2012	AGIS	Software Development LLC		
2 9,408,055	August 2, 2016	AGIS	S Software Development LLC		
3 9,445,251	September 13, 2016	AGIS	Software Development LLC		
4 9,467,838	October 11, 2016	AGIS Software Development LLC			
5				110 Tab V 12 Tab	
DATE INCLUDED PATENT OR	INCLUDED BY Amo DATE OF PATENT	e following	patent(s)/ trademark(s) have been includ Answer Cross Bill HOLDER OF PATENT OR	☐ Other Pleading	
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Copy 1—Upon initiation of action, mail this copy to Director Copy 3—Upon filing document adding patent(s), mail this copy to Director Copy 4—Case file copy

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Director of the U.S. Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450			FILING OR DETERM ACTION REGARDIN TRADEM	IG A PATENT OR	
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DOCKET NO. 2:17-cv-00515-JRG	DATE FILED June 21, 2017		STRICT COURT n District of Texas - Marshall Divisio	n	
PLAINTIFF	100110 21, 2017	Laster	DEFENDANT	[]	
AGIS Software Developm	ent LLC		LG Electronics, Inc.		
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER OF PATENT OR	TRADEMARK	
1 8,213,970	July 3, 2012	AGIS	Software Development LLC		
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Director of the U.S. Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450			FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK		
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DOCKET NO. 2:17-ev-00513-JRG	DATE FILED June 21, 2017		STRICT COURT rn District of Texas - Marshall Division		
PLAINTIPF AGIS Software Developm		•	DEFENDANT Huawei Device USA Inc., et al.		
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER OF PATENT OR TRADEMARK		
[⊥] 8,213,970	July 3, 2012	AGIS	Software Development LLC		
2 9,408,055	August 2, 2016	AGIS	Software Development LLC		
3 9,445,251	September 13, 2016	AGIS	AGIS Software Development LLC		
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	In the above—entitled case, the	he following	patent(s)/ trademark(s) have been included:		
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P.O. Box 1450 Alexandria, VA 22313-1450					G A PATENT OR ARK
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DOCKET NO. 2:17-cv-00514-JRG	DATE FILED June 21, 2017		STRICT COURT n District of Texa:	s - Marshall Division	1
PLAINTIFF AGIS Software Developme	ent LLC		DEFENDANT HTC Corporatio	n	
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDE	ER OF PATENT OR T	FRADEMARK
½ 8,213,970	July 3, 2012	AGIS	Software Develo	pment LLC	
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TO: Man Stop 8 Director of the U.S. Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450			FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK			
filed in the U.S. Di	ace with 35 U.S.C. § 290 and/or strict Court for the Eastern Dis	strict of Te				
DOCKET NO.	DATE FILED	U.S. DISTRICT COURT				
2:17-cv-00517-JRG June 21, 2017 Easte PLAINTIFF			tern District of Texas - Marshall Division DEFENDANT			
AGIS Software Development LLC			ZTE Corporation , et al.			
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK				
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	nce with 35 U.S.C. § 290 and/or		1116 you are hereby advised that a c	court action has been on the following			
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DOCKET NO. 2:17-ev-00516-JRG	June 21, 2017	U.S. DISTRICT COURT Eastern District of Texas - Marshall Division					
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