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Date:

MAY 20, 2004

To:

EXAMINER MELESS ZEWDU

U.S. PATENT AND TRADEMARK OFFICE

Fax #:

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From:

FRANK C. NICHOLAS

Phone #:

(847) 424.2521

Client/Matter No.:

PHF 99,624 (7790/310)

of Pages:

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Request	Application Number	09/739.507
for	Fuino Date	DECEMBER 18, 2000
Continued Examination (RCE) Transmittal	First Named Inven	PHILIPPE DECOTIGNIE
Address to	Art Unit	2683
Mail Stop RCE Commissioner for Palents	Examiner Name	ZEWDU, MELESS
P O Box 1450 Alexandria, VA 22313-1450	Auomey Docket N	PHF 99,624 (7790/310)
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PATENT PHE \$9,624 (7790/310)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re parent application of:

PHILIPPE DECOTIGNIE

Examiner: ZEWDU, MELESS

Segal No.

09/739,507

Group Art Unit: 2683

DECEMBER 18, 2000 Filed:

ANTI-THEFT PROTECTION FOR)
A RADIOTELEPHONY DEVICE)

RESPONSE TO FINAL OFFICE ACTION DATED FEBRUARY 19, 2004

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

Sır.

In response to a Final Office action of February 18, 2004, please amend the above referenced application as follows and reconsider the application in light of the following remarks.

PAGE 4/18 * RCVD AT 5/20/2004 5:06:55 PM [Eastern Daylight Time] * SVR:USPTO-EFXRF-1/3 * DNIS:8729315 * CSID: * DURATION (mm-ss):05-04



May 20, 2004 Case No.: PHF 99,624 (7790/310) Serial No.: 09/739,507 Filed: December 18, 2000 Fage 2 of 14

CLAIM AMENDMENTS:

A listing of the entire set of claims 1-30 (including amendments to claims 11, 18, 21, 28 and 29) is submitted herewith per 37 CFR \$1.121. This listing of claims 1-30 will replace all prior versions, and listings, of claims in the application.

1.-10. (Cancelled)

(Currently Amended) A mobile radiotelephony device, comprising:
blocking means for preventing a normal operation of the mobile
radiotelephony device, wherein the normal operation includes a processing of
outgoing calls;

timing means for activating the blocking means in response to the mobile radiotelephony device being inactive during the normal operation of the mobile radiotelephony device for a defined period of time subsequent to a mounting of a linked user identification module inside the mobile radiotelephony device; and

deblocking means for permitting the normal operation of the mobile radiotelephony device in response to a supply of a debugging deblocking code to the mobile radiotelephony device subsequent to the mounting of the linked user identification module inside the mobile radiotelephony device and subsequent to the defined period of time.

(Previously Presented) The mobile radiotelephony device of claim N
wherein an activation of the blocking means prevents all transmission of outgoing
calls.

(Previously Presented) The mobile radiotelephony device of claim N, wherein an activation of the blocking means prevents all transmissions of non-emergency outgoing calls and permits all transmissions of emergency outgoing calls.

PAGE 5/18 * RCVD AT 5/20/2004 5:06:55 PM [Eastern Daylight Time] * SVR:USPTO-EFXRF-1/3 * DNIS:8729315 * CSID: * DURATION (mm-ss):05-04



May 20, 2004 Case No.: PHF 99,624 (7790/310) Serial No.: 09/739,507 Filed: December 18, 2000 Page 3 of 14

(Previously Presented) The mobile radiotelephony device of claim N, further comprising:

locking means for facilitating an activation of the block means by the timing means.

(Previously Presented) The mobile radiotelephony device of claim N, further comprising

connecting means for establishing a link between the mobile radiotelephony device and the linked user identification module.

(Previously Presented) The mobile radiotelephony device of claim 18, further comprising:

locking means for facilitating an establishment of the link between the mobile radiotelephony device and the linked user identification module by the connection means.

W. (Previously Presented) The mobile radiotelephony device of claim N, wherein an international identification number stored on the linked user identification module is stored on the mobile radiotelephony device as data corresponding to a link between the mobile radiotelephony device and the linked user identification module.

(Currently Amended) The mobile radiotelephony device of claim N, wherein a personal identification number stored on the linked user identification module is stored as the debugging deblocking code on the mobile radiotelephony device.

(Previously Presented) The mobile radiotelephony device of claim \(\mathbb{U}\), further comprising:

test means for activating the blocking means when any unlinked user identification module is mounted inside the mobile radiotelephony device.

PAGE 6/18* RCVD AT 5/20/2004 5:06:55 PM [Eastern Daylight Time] * SVR:USPTO-EFX6F-4/3* DNIS:8729315* CSID: * DURATION (num-ss):05-04



May 20, 2004
Case No.: PHF 99,624 (7790/310)
Serial No.: 09/739,507
Filed: December 18, 2000
Page 4 of 14

10

20. (Previously Presented) A method of protecting a mobile radiotelephony device, the method comprising:

verifying a user identification module mounted inside the mobile radiotelephony device is linked to the mobile radiotelephony device;

detecting a period of inactivity of the mobile radiotelephony device during a normal operation of the mobile radiotelephony device, wherein the normal operation includes a processing of all outgoing calls;

preventing the normal operation of the mobile radiotelephony device in response to the verification of the linked user identification module and in response to the detection of the period of macrivity of the mobile radiotelephony device.

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(Currently Amended) The method of claim 20, further comprising:
permitting the normal operation of the mobile radiotelephony device in
response to the verification of the linked user identification module and in response to
a supply of a debugging deblocking code to the mobile radiotelephony device
subsequent to the detection of the period of inactivity of the mobile radiotelephony
device.

(Previously Presented) The method of claim 20, wherein the prevention of the normal operation of the mobile radiotelephony device prevents all transmissions of outgoing calls.

(Previously Presented) The method of claim 20, wherein the prevention of the normal operation of the mobile radiotelephony device prevents all transmissions of non-emergency outgoing calls and permits all transmissions of emergency outgoing

PAGE 7/18 * RCVD AT 5/20/2004 5:06:55 PM (Eastern Daylight Time) * SVR:USPTO-EFXRF-1/3 * DNIS:8720315 * CSID: * DURATION (mm-ss):05-04



May 20, 2004 Case No.: PHF 99,624 (7790/310) Serial No.: 09/739,507

Filed: December 18, 2000 Page 5 of 14

14

10 (Previously Presented) The method claim 20, further comprising: storing an international identification number stored on the linked user identification module onto the mobile radiotelephony device as data corresponding to a link between the mobile radiotelephony device and the linked user identification module.

15 **¥**5.

(Previously Presented) The method claim A, further comprising: storing a personal identification number stored on the linked user identification module onto the mobile radiotelephony device as the debugging code.

16 (Previously Presented) The method of claim 20, further comprising: preventing the normal operation of the mobile radiotelephony device in response to any unlinked user identification module being mounted inside the mobile radiotelephony device.

(Previously Presented) In a mobile radiotelephony device, a computer **≥**₹. readable medium comprising:

wherein the normal operation includes a processing of all outgoing calls;

computer readable code for verifying a user identification module mounted inside the mobile radiotelephony device is linked to the mobile radiotelephony device; computer readable code for detecting a period of mactivity of the mobile radiotelephony device during a normal operation of the mobile radiotelephony device,

computer readable code for preventing the normal operation of the mobile radiotelephony device in response to the verification of the linked user identification module and in response to the detection of the period of inactivity of the mobile radiotelephony device.

PAGE B/18 * RCVD AT 5/20/2004 5:06:55 PM [Eastern Daylight Time] * SVR:USPTO-EFXRF-1/3 * DNIS:8729315 * CSID: * DURATION (mm-ss):95-04



May 20, 2004 Case No. PHF 99,624 (7790/310) Serial No.: 09/739,507 Filed: December 18, 2000 Page 6 of 14

18. (Currently Amended) The computer readable medium of claim 27, further comprising.

computer readable code for permitting the normal operation of the mobile radiotelephony device in response to the verification of the linked user identification module and in response to a supply of a debugging deblocking code to the mobile radiotelephony device subsequent to the detection of the period of inactivity of the mobile radiotelephony device.

(Currently Amended) The computer readable medium of claim 28, further comprising.

storing a personal identification number stored on the linked user identification module onto the mobile radiotelephony device as the debugging deblocking code.

30. (Previously Presented) The computer readable medium of claim 27, further comprising:

preventing the normal operation of the mobile radiotelephony device in response to any unlinked user identification module being mounted inside the mobile radiotelephony device.

PAGE 9/18 * RCVD AT 5/20/2004 5:06:55 PM [Eastern Daylight Time] * SVR:USPTO-EFXRF-1/3 * DNIS:8729315 * CSID: * DURATION (mm-es):05-04



May 20, 2004 Case No.: PHF 99,624 (7790/310) Serial No.: 09/739,507 Filed: December 18, 2000 Page 7 of 14

REMARKS/DISCUSSION OF ISSUES

In the Final Office Action, Examiner Zewdu rejected pending claims 11-30 on various grounds. The Applicant responds to each rejection as subsequently recited herein, and respectfully requests reconsideration and further examination of the present application under 37 CFR § 1.114:

A Examiner Zewdu rejected claims 11, 18, 21, 28 and 29 under 35 U.S.C. §112, ¶1 for failing to comply with the written description requirement

The Applicant has amended claims 11, 18, 21, 28 and 29 herein to correctly recite "deblocking code" Withdrawal of the rejection of claims 11, 18, 21, 28 and 29 under 35 U.S.C. §112, ¶1 for failing to comply with the written description is therefore respectfully requested.

B. Examiner Zewdu rejected claims 11 and 13-30 under 35 U.S.C. §103(a) as being unpatentable over U.S. Patent No. 5,913,175 to Pinault in view of U.S. Patent No. 6,095,416 to Grant et al.

The Applicant has thoroughly considered Examiner Zewdu's remarks concerning the patentability of claims 11 and 13-30 over *Pinault* in view of *Grant*. The Applicant has also thoroughly read *Pinault* and *Grant*. To warrant this 35 U.S.C. §103(a) rejection of claims 11 and 13-30, all the claim limitations recited in independent claims 11, 20 and 27 must be taught or suggested by the combination of *Pinault* and *Grant*. See, MPEP §2143. The Applicant respectfully traverses this

PAGE 10/18 * RCVD AT 5/20/2004 5:06:55 PM [Eastern Daylight Time] * SVR:USPTO-EFXRF-1/3 * DNIS:8729315 * CSID: * DURATION (mm-65):05-04



May 20, 2004 Case No.: PHF 99,624 (7790/310) Scnal No.: 09/739,507 Filed: December 18, 2000 Page 8 of 14

§103(a) rejection of claims 11-30, because *Pinoult* and *Grant* in combination fails to disclose, teach or suggest the following limitations of independent claims 11, 20 and 27.

- 1. "Imming means for activating the blocking means in response to the mobile radiotelephony device being inactive during the normal operation of the mobile radiotelephony device for a defined period of time subsequent to a mounting of a linked user identification module inside the mobile radiotelephony device" as recited in independent claim 11;
- "preventing the normal operation of the mobile radiotelephony devices
 in response to the verification of the linked user identification module and in
 response to the detection of the period of inactivity of the mobile
 radiotelephony device" as recited in independent claim 20; and
- "computer code for preventing the normal operation of the
 mobile radiotelephony device in response to the verification of the
 linked user identification module and in response to the detection of
 the period of inactivity of the mobile radiotelephony device" as recited
 in independent claim 27.

As to the traversal, Examiner Zewdu has correctly recognized *Pinault's* failure to disclose, teach or suggest the aforementioned limitations of independent claims 11, 20 and 27. A proper reading of *Grant* reveals that *Grant* also fails to teach or suggest the aforementioned limitations of independent claims 11, 20 and 27.

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May 20, 2004 Case No.: PHF 99,624 (7790/310) Serial No.: 09/739,507 Filed: December 18, 2000 Page 9 of 14

Specifically, Grant discloses authorization cards having a default disabled state and an enabled state, where the cards revert from the enabled state to a default disabled state after a predetermined period of time. See, Grant at column 3, lines 54-66. In a first embodiment as illustrated in FIGS. 4(a) and 4(b) of Grant, a removal of pressure from a polymer 36 allows polymer 36 to return to its original shape that corresponds to the default disabled state. See, Grant at column 6, lines 11-19. Grant clearly fails to teach or suggest a returning of polymer 36 to its original shape as being a function of an inactivity of a device.

In a second embodiment as illustrated in FIG. 7(c) of *Grant*, a sufficient charge bleed off a capacitor 106 reverts the card to the default disabled state. See, *Grant* at column 10, lines 43-48. *Grant* clearly fails to teach or suggest bleeding of capacitor 106 as being a function of an inactivity of a device.

In a third embodiment as illustrated in FIG. 9(c) of Grant, a removal of pressure from a membrane 214 allows membrane 214 to return to its original shape that corresponds to the default disabled state. See, Grant at column 11, lines 28-40. Grant clearly fails to teach or suggest a returning of membrane 214 to its original shape as being a function of an inactivity of a device.

The following working example of Grant clarifies the failure of Grant to teach or suggest the aforementioned limitations of independent claims 11, 20 and 27. In this example, the authorization card of Grant is a credit card mounted within a credit card reader. In accordance with the teachings of Grant, an entering of a correct PIN number on the credit card via the reader enables the reader to perform credit operations based on the confidential information of the credit card of Grant, which reverts to a disabled state after a predetermined period of time after the entering of the correct PIN. This predetermined period of time is clearly not dependent upon an active state or inactive state of the credit card reader as required by independent claims 11, 20 and 27 of the present invention. Specifically, a user of the credit card reader can be actively using the confidential information of the enabled credit card to make a purchase, yet the predetermined time period is not delayed, frozen or

PAGE 12/18 * RCVD AT 5/20/2004 5:06:55 PM [Eastern Daylight Time] * SVR:USPTO-EFXRF-1/3 * DNIS:8729315 * CSID: * DURATION (mm-ss):05-04



May 20, 2004 Case No.: PHF 99,624 (7790/310) Serial No.: 09/739,507 Filed: December 18, 2000 Page 10 of 14

otherwise affected by this type of activity. Conversely, a user of the credit card reader can be indecisive as to whether or not to use the confidential information of the enabled credit card to make a purchase whereby the credit card reader is mactive, yet the predetermined time period is not delayed, frozen or otherwise affected by this type of inactivity.

Thus, the combination of *Pinauli* and *Grani* does not teach or suggest the aforementioned limitations of independent claims 11, 20 and 27.

Moreover, the Applicant respectfully asserts that *Pinauli* teaches away from the combination of *Pinauli* and *Grant* as asserted by Examiner Zewdu, because *Pinauli* teaches its objective is to provide a method that does not require users to enter their PIN code each time they insert their user card into the terminal and the terminal/user card link of *Pinauli* is dependent, firstly, on first data stored on the linked user card and, secondly, on a calculation function specific to the terminal. See, Pinault at column 3, line 12 to column 6, line 67. Thus, to modify *Pinauli* to force a user to enter a PIN each time the user wanted to use the card and to make time a factor in an otherwise time insensitive scheme would improperly change the principle operation of *Pinauli*.

Withdrawal of the rejection of independent claims 11, 20 and 27 under §103(a) as being unpatentable over *Pinault* in view of *Grant* is therefore respectfully requested.

Claims 13-19 depend from independent claim 11. Therefore, dependent claims 13-19 include all of the elements and limitations of independent claim 11. It is therefore respectfully submitted by the Applicant that dependent claims 13-19 are allowable over *Pinault* in view of *Grant* for at least the same reason as set forth with respect to independent claim 11 being allowable over *Pinault* in view of *Grant*.

Withdrawal of the rejection of dependent claims 13-19 under U.S.C. §103(a) as being patentable over *Pinault* in view of *Grant* is therefore respectfully requested.

PAGE 13/18 * RCVD AT 5/20/2004 5:08:55 PM [Eastern Daylight Time] * SVR:USPTO-EFXRF-1/J * DNIS:8729315 * CSID: * DURATION (mm-ss):05-04



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May 20, 2004 Case No.: PHF 99,624 (7790/310) Serial No.: 09/739,507 Filed: December 18, 2000 Page 11 of 14

Claims 21-26 depend from independent claim 20. Therefore, dependent claims 21-26 include all of the elements and limitations of independent claims 20. It is therefore respectfully submitted by the Applicant that dependent claims 21-26 are allowable over *Pinault* in view of *Grant* for at least the same reason as set forth with respect to independent claims 20 being allowable over *Pinault* in view of *Grant*. Withdrawal of the rejection of dependent claims 21-26 under U.S.C. §103(a) as being patentable over *Pinault* in view of *Grant* is therefore respectfully requested.

Claims 28-30 depend from independent claim 27. Therefore, dependent claims 28-30 include all of the elements and limitations of independent claim 27. It is therefore respectfully submitted by the Applicant that dependent claims 28-30 are allowable over *Pinault* in view of *Grant* for at least the same reason as set forth with respect to independent claims 27 being allowable over *Pinault* in view of *Grant*. Withdrawal of the rejection of dependent claims 28-30 under U.S.C. §103(a) as being patentable over *Pinault* in view of *Grant* is therefore respectfully requested.

C. Examiner Zewdu rejected claims 11-30 under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 1-7 of U.S. Patent No. 6,370,400 B1 to Decougnie in view of U.S. Patent No. 6,095,416 to Grant et al.

The Applicant has thoroughly considered Examiner Zewdu's remarks concerning the patentability of claims 11-30 over *Decotionia* in view of *Grant*. The Applicant has also thoroughly read *Decotionia* and *Grant*. To warrant this obviousness-type double patenting rejection of claims 11-30, all the claim limitations recited in independent claims 11, 20 and 27 must be taught or suggested by the combination of *Decotionia* and *Grant*. See, MPEP §2143. The Applicant respectfully

PAGE 14/18 * RCVD AT 5/20/2004 5:06:55 PM [Eastern Daylight Time] * SVR:USPTO-EFXRF-1/3 * DNIS:8729315 * CSID: * DURATION (mm-ss):85-04



May 20, 2004 Case No.: PHF 99,624 (7790/310) Serial No.: 09/739,507 Filed: December 18, 2000 Page 12 of 14

traverses this obviousness-type double patenting rejection of claims 11, 12, 14-22 and 24-30, because *Decotignie* and *Grant* in combination fails to disclose, teach or suggest the following limitations of independent claims 11, 20 and 27:

- 1. "timing means for activating the blocking means in response to the mobile radiotelephony device being mactive during the normal operation of the mobile radiotelephony device for a defined period of time subsequent to a mounting of a linked user identification module inside the mobile radiotelephony device" as recited in independent claim 11;
- "preventing the normal operation of the mobile radiotelephony device
 in response to the verification of the linked user identification module and in
 response to the detection of the period of inactivity of the mobile
 radiotelephony device" as recited in independent claim 20; and
- 3. "computer code for preventing the normal operation of the mobile radiotelephony device in response to the verification of the linked user identification module and in response to the detection of the period of mactivity of the mobile radiotelephony device" as recited in independent claim 27.

As to the traversal, Examiner Zewdu has correctly recognized Decotignie's failure to disclose, teach or suggest the aforementioned limitations of independent claims 11, 20 and 27. And, as previously set forth herein, a proper reading of Grant reveals that Grant also fails to teach or suggest the aforementioned limitations of independent claims 11, 20 and 27. Thus, the combination of Decotignie and Grant does not teach or suggest the aforementioned limitations of independent claims 11, 20 and 27.

PAGE 15/18 * RCVD AT 5/20/2004 5:00:55 PM [Eastern Daylight Time] * SVR:USPTO-EFXRF-1/3 * DNIS:8729315 * CSID: * DURATION (mm-ss):05-04



May 20, 2004 Case No.: PHF 99,624 (7790/310) Serial No.: 09/739,507 Filed: December 18, 2000 Page 13 of 14

Withdrawai of the rejection of independent claims 11, 20 and 27 under the judicially created doctrine of obviousness-type double patenting as being unpatentable over *Decotionie* in view of *Grant* is therefore respectfully requested

Claims 12-19 depend from independent claim 11. Therefore, dependent claims 12-19 include all of the elements and limitations of independent claim 11. It is therefore respectfully submitted by the Applicant that dependent claims 12-19 are allowable over *Decotignie* in view of *Grant* for at least the same reason as set forth with respect to independent claim 11 being allowable over *Decotignie* in view of *Grant*. Withdrawal of the rejection of dependent claims 12-19 under the judicially created doctrine of obviousness-type double patenting as being patentable over *Decotignie* in view of *Grant* is therefore respectfully requested.

Claims 21-26 depend from independent claim 20. Therefore, dependent claims 21-26 include all of the elements and limitations of independent claim 20. It is therefore respectfully submitted by the Applicant that dependent claims 21-26 are allowable over *Decotignie* in view of *Grant* for at least the same reason as set forth with respect to independent claim 20 being allowable over *Decotignie* in view of *Grant*. Withdrawal of the rejection of dependent claims 21-26 under the judicially created doctrine of obviousness-type double patenting as being patentable over *Decotignie* in view of *Grant* is therefore respectfully requested.

Claims 28-30 depend from independent claim 27. Therefore, dependent claims 28-30 include all of the elements and limitations of independent claim 27. It is therefore respectfully submitted by the Applicant that dependent claims 28-30 are allowable over *Decotignie* in view of *Grant* for at least the same reason as set forth with respect to independent claims 27 being allowable over *Decotignie* in view of *Grant*. Withdrawal of the rejection of dependent claims 28-30 under the judicially created doctrine of obviousness-type double patenting as being patentable over *Decotignie* in view of *Grant* is therefore respectfully requested.

PAGE 16/18 * RCVD AT 5/20/2004 5:06:55 PM [Eastern Daylight Time] * SVR:USPTO-EFXRF-1/3 * DNIS:8729315 * CSID: * DURATION from-ss):05-04



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May 20, 2004 Case No.: PHF 99,624 (7790/310) Serial No.: 09/739,507 Filed: December 18, 2000 Page 14 of 14

SUMMARY

Examiner Zewdu's written description rejection of claims 11, 18, 21, 28 and 29 has been obviated by the amendment herein of claims 11, 18, 21, 28 and 29. Examiner Zewdu's obviousness rejection of claims 11-30 have been obviated the remarks herein supporting an allowance of claims 11-30 over the art of record. The Applicant respectfully submits that claims 11-30 as listed herein fully satisfy the requirements of 35 U.S.C. §§ 102, 103 and 112. In view of the foregoing, favorable consideration and early passage to issue of the present application is respectfully requested. If any points remain in issue that may best be resolved through a personal or telephonic interview, Examiner Zewdu is respectfully requested to contact the undersigned at the telephone number listed below.

Dated: May 20, 2004

Suite 2000

Phone: (847) 905-7111 Fax: (847) 905-7113 Respectfully submitted, PHILIPPE DECOTIGNIE

PHILIPS INTELLECTUAL PROPERTY & STANDARDS PO Box 3001 Briarcliff, New York 10510 (914) 333-9606

CARDINAL LAW GROUP 1603 Orrington Avenue Evanston, Illinois 60201

Frank C. Nicholas Registration No. 33,983

Registration No. 26,236 Attorney for Applicant

Jack D. Slobod

Attorney for Applicant

PAGE 17/18 * RCVD AT 5/20/2004 5:06:55 PM [Eastern Daylight Time] * SVR:USPTO-EFXRF-1/3 * DNIS:8729315 * CSID: * DURATION tmm-ssi:05-04

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MAY 20 2004

PRANK C. NICHOLAS

PETITION FOR EXTENS	ON OF TIME UNDE	R 37 CFR 1.136(a)	Dockes Number PHF 99,824 (7790/310)
	In re Application of	PHILIPPE DEC	OTIGNIE	
	Application Number:	09/739,507	Filed:	DECEMBER 18, 2000
	For ANTI-THEFT	PROTECTION FO	RARA	DIOTELEPHONY DEVICE
.*	Group Art Unit 2883		Examine	r: ZEWDU, MELESS
This is a request under the provision Action dated February 19, 2004 in	ons of 37 CFR 1.136(a) the above identified ap	to extend the perio	od for fili	ng a response to a Final Office
The requested extension and appr	opriate non-small-entity	fee are as follows		
X One month (37 CFR 1.	17(a)(1))		\$	110.00
Two months (37 CFR	1.17(a)(2))		\$	420.00
Three months (37 CFF	(1.17(a)(3))		\$	950 00
Four months (37 CFR	1.17(a)(4))		\$	1,480.00
Five months (37 CFR	1.17(a)(5))		\$	2,010.00
Applicant is a small en reduced by one-half, a	tity under 37 CFR 1 9 and the resulting fee is	and 1.27; therefore	the fee a	amount shown above is
A small entity statemen	nt under 37 CFR 1.27:			,
is enclosed.				
nas already been fil	ed in this application.			
A cneck in the amount	of \$ is enclosed			
The Commissioner is any overpayment, to D	nereby authorized to cheposit Account No. 50	arge any fees which 1713 A duplicate	copy of	e required, or credit this sheet is enclosed.
Dated. May 20, 2004		FRANK C. NICHOI Registration No. 33 Attorney for Applica	3,983	
CARDINAL LAW GROUP Suite 2000 1603 Orrington Avenue Evanston, Illinois 60201 (847) 905-7111			٠.	

PAGE 18/18 * RCVD AT 5/20/2004 5:06:55 PM [Eastern Daylight Time] * SVR:USPTO-EFXRF-1/3 * DNIS:8720315 * CSID: * DURATION (mm-ss):05-04

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1603 Orrington Avenue/Suite 2000 Evanston, Illinois 60201 Telephone 847 - 905 - 7111 Facsimile 847 - 905 - 7113

CONFIDENTIAL ATTORNEY-CLIENT PRIVILEGED COMMUNICATION

Date:

MAY 20, 2004

To:

EXAMINER MELESS ZEWDU

U.S. PATENT AND TRADEMARK OFFICE

Fax #:

(703) 872-9315

From:

FRANK C. NICHOLAS

Phone #:

(847) 424.2521

Client/Matter No.:

PHF 99,624 (7790/310)

of Pages:

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IF YOU HAVE ANY PROBLEMS RECEIVING THIS MESSAGE, PLEASE CALL 897(906-7111, Ext. 112 AND ASK FOR JENNIFER CRUZ

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PAGE 1/18 * RCVD AT 5/21/2004 10:36:45 AM [Eastern Daylight Time] * SVR:USPTO-EFXRF-1/3 * DNIS:8729315 * CSID; * DURATION imm-ss):04-56

File History Content Report

The following content is missing from the original file history record obtained from the United States Patent and Trademark Office. No additional information is available.

Document Date - 2004-05-21

Document Title - Amendment After Final

Page(s) - 02,03

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FRANK C NICHOLAS 133 V83 1
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May 20, 2004 Date of Sounation

> PATENT Case No. PHF 99,624 (7790/310)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re patent application of:

PHILIPPE DECOTIONIE

20 607

09/739,507

Serial No.: Filed:

DECEMBER 18, 2000

For. ANTI-THEFT PROTECTION FOR)
A RADIOTELEPHONY DEVICE)

Examiner: ZEWDU, MELESS

Group Art Unit: 2683

RESPONSE TO FINAL OFFICE ACTION DATED FEBRUARY 19, 2004

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

Sir:

In response to a Final Office action of February 18, 2004, please amend the above referenced application as follows and reconsider the application in light of the following remarks.

PAGE 4/18 * RCVD AT 5/21/2004 10:36:45 AM [Eastern Daylight Time] * SVR:USPTO-EFXRF-1/3 * DAIS:8729315 * CSID: * DURATION (mm-ss):04-56

May 20, 2004 Case No.: PHF 99,624 (7790/310) Serial No.: 09/739,507 Filed: December 18, 2000 Page 2 of 14

CLAIM AMENDMENTS:

A listing of the entire set of claims 1-30 (including amendments to claims 11, 18, 21, 28 and 29) is submitted herewith per 37 CFR §1.121. This listing of claims 1-30 will replace all prior versions, and listings, of claims in the application.

1.-10. (Cancelled)

 (Currently Amended) A mobile radiotelephony device, comprising: blocking means for preventing a normal operation of the mobile radiotelephony device, wherein the normal operation includes a processing of outgoing calls;

timing means for activating the blocking means in response to the mobile radiotelephony device being mactive during the normal operation of the mobile radiotelephony device for a defined period of time subsequent to a mounting of a linked user identification module inside the mobile radiotelephony device; and

deblocking means for permitting the normal operation of the mobile radiotelephony device in response to a supply of a deblocking deblocking code to the mobile radiotelephony device subsequent to the mounting of the linked user identification module inside the mobile radiotelephony device and subsequent to the defined period of time.

- (Previously Presented) The mobile radiotelephony device of claim 11, wherein an activation of the blocking means prevents all transmission of outgoing calls.
- 13. (Previously Presented) The mobile radiotelephony device of claim 11, wherein an activation of the blocking means prevents all transmissions of non-emergency outgoing calls and permits all transmissions of emergency outgoing calls.

PAGE 5/18 * RCVD AT 5/21/2004 10:38:45 AM [Eastern Daylight Time] * SVR:USPTO-EFXRF-1/3 * DNIS:8729315 * CSID: * DURATION (num-ss):04-56

May 20, 2004 Case No.: PHF 99,624 (7790/310) Serial No.: 09/739,507 Filed: December 18, 2000 Page 3 of 14

14. (Previously Presented) The mobile radiotelephony device of claim 11, further comprising:

locking means for facilitating an activation of the block means by the timing means.

15. (Previously Presented) The mobile radiotelephony device of claim 11, further comprising:

connecting means for establishing a link between the mobile radiotelephony device and the linked user identification module.

16 (Previously Presented) The mobile radiotelephony device of claim 15, further comprising:

locking means for facilitating an establishment of the link between the mobile radiotelephony device and the linked user identification module by the connection means

- 17. (Previously Presented) The mobile radiotelephony device of claim 11, wherein an international identification number stored on the linked user identification module is stored on the mobile radiotelephony device as data corresponding to a link between the mobile radiotelephony device and the linked user identification module.
- 18. (Currently Amended) The mobile radiotelephony device of claim 11, wherein a personal identification number stored on the linked user identification module is stored as the debugging deblocking code on the mobile radiotelephony device.
- (Previously Presented) The mobile radiotelephony device of claim 11, further comprising:

test means for activating the blocking means when any unlinked user identification module is mounted inside the mobile radiotelephony device.

PAGE 6/18 * RCVD AT 5/21/2004 10:36:45 AM [Eastern Daylight Time] * SYR:USPTO-EFXRF-1/3 * DNIS:8729315 * CSID: * DURATION (mm-ss):04-55

May 20, 2004 Case No.: PHF 99,624 (7790/310) Serial No.: 09/739,507 Filed. December 18, 2000 Page 4 of 14

 (Previously Presented) A method of protecting a mobile radiotelephony device, the method comprising:

verifying a user identification module mounted inside the mobile radiotelephony device is linked to the mobile radiotelephony device;

detecting a period of inactivity of the mobile radiotelephony device during a normal operation of the mobile radiotelephony device, wherein the normal operation includes a processing of all outgoing calls;

preventing the normal operation of the mobile radiotelephony device in response to the verification of the linked user identification module and in response to the detection of the period of inactivity of the mobile radiotelephony device.

- 21. (Currently Amended) The method of claim 20, further comprising: permitting the normal operation of the mobile radiotelephony device in response to the verification of the linked user identification module and in response to a supply of a debugging deblocking code to the mobile radiotelephony device subsequent to the detection of the period of inactivity of the mobile radiotelephony device.
- (Previously Presented) The method of claim 20, wherein the prevention of the normal operation of the mobile radiotelephony device prevents all transmissions of outgoing calls.
- 23. (Previously Presented) The method of claim 20, wherein the prevention of the normal operation of the mobile radiotelephony device prevents all transmissions of non-emergency outgoing calls and permits all transmissions of emergency outgoing calls.

PAGE 7/18 * RCVD AT 5/21/2004 10:36:45 AM [Eastern Daylight Time] * SVR:USPTO-EFXRF-1/3 * DNIS:8729315 * CSID: * DURATION (mm-ss):04-56

May 20, 2004 Case No.: PHF 99,624 (7790/310) Serial No.: 09/739,507 Filed: December 18, 2000

- 24. (Previously Presented) The method claim 20, further comprising: storing an international identification number stored on the linked user identification module onto the mobile radiotelephony device as data corresponding to a link between the mobile radiotelephony device and the linked user identification module.
- 25 (Previously Presented) The method claim 21, further comprising: storing a personal identification number stored on the linked user identification module onto the mobile radiotelephony device as the debugging code.
- 26. (Previously Presented) The method of claim 20, further comprising: preventing the normal operation of the mobile radiotelephony device in response to any untinked user identification module being mounted inside the mobile radiotelephony device.
- (Previously Presented) In a mobile radiotelephony device, a computer readable medium comprising:
- computer readable code for verifying a user identification module mounted inside the mobile radiotelephony device; computer readable code for detecting a period of mactivity of the mobile radiotelephony device during a normal operation of the mobile radiotelephony device, wherein the normal operation includes a processing of all outgoing calls;

computer readable code for preventing the normal operation of the mobile radiotelephony device in response to the verification of the linked user identification module and in response to the detection of the period of inactivity of the mobile radiotelephony device.

PAGE 8/18 * RCVD AT 5/21/2004 10:38:45 AM [Eastern Daylight Time] * SVR:USPTO-EFXRF-1/3 * DNIS:8729315 * CSID: * DURATION (mm-ss):04-56

May 20, 2004 Case No.: PHF 99,624 (7790/310) Serial No.: 09/739,807 Filed: December 18, 2000 Page 6 of 14

28 (Currently Amended) The computer readable medium of claim 27, further comprising:

computer readable code for permitting the normal operation of the mobile radiotelephony device in response to the verification of the linked user identification module and in response to a supply of a debugging deblocking code to the mobile radiotelephony device subsequent to the detection of the period of inactivity of the mobile radiotelephony device.

 (Currently Amended) The computer readable medium of claim 28, further comprising:

storing a personal identification number stored on the linked user identification module onto the mobile radiotelephony device as the debugging deblocking code.

 (Previously Presented) The computer readable medium of claim 27, further comprising.

preventing the normal operation of the mobile radiotelephony device in response to any unlinked user identification module being mounted inside the mobile radiotelephony device.

PAGE 9/18 * RCVD AT 5/21/2004 10:36:45 AM [Eastern Daylight Time] * SVR:USPTO-EFXRF-1/3 * DAIS:8728315 * CSID: * DURATION (mm-ss):04-56

May 20, 2004 Case No : PHF 99,624 (7790/310) Scnal No.: 09/739,507 Filed: December 18, 2000 Page 7 of 14

REMARKS/DISCUSSION OF ISSUES

In the Final Office Action, Examiner Zewdu rejected pending claims 11-30 on various grounds. The Applicant responds to each rejection as subsequently regited herein, and respectfully requests reconsideration and further examination of the present application under 37 CFR § 1.114:

A. Examiner Zewdu rejected claims 11, 18, 21, 28 and 29 under 35 U.S.C. §112, ¶1 for failing to comply with the written description requirement

The Applicant has amended claims 11, 18, 21, 28 and 29 herein to correctly recite "deblocking code". Withdrawal of the rejection of claims 11, 18, 21, 28 and 29 under 35 U.S.C. §112. ¶1 for failing to comply with the written description is therefore respectfully requested.

B. Examiner Zewdu rejected claims 11 and 13-30 under 35 U.S.C. §103(a) as being unpatentable over U.S. Patent No. 5,913,175 to Pinault in view of U.S. Patent No. 6,095,416 to Grunt et al.

The Applicant has thoroughly considered Examiner Zewdu's remarks concerning the patentability of claims 11 and 13-30 over *Pinault* in view of *Grant*. The Applicant has also thoroughly read *Pinault* and *Grant*. To warrant this 35 U.S.C. §103(a) rejection of claims 11 and 13-30, all the claim limitations recited in independent claims 11, 20 and 27 must be taught or suggested by the combination of *Pinault* and *Grant*. See, MPEP §2143. The Applicant respectfully traverses this

PAGE 10/18 * RCVD AT 5/21/2004 10:36:45 AM [Eastern Daylight Time] * SVR:USPTO-EFXRF-1/2 * DNIS:8729315 * CSID: * DURATION (mm-ss):M-56

May 20, 2004 Case No.: PHF 99,624 (7790/310) Scrial No.: 09/739,507 Filed: December 18, 2000 Page 8 of 14

§103(a) rejection of claims 11-30, because *Pinault* and *Grant* in combination fails to disclose, teach or suggest the following limitations of independent claims 11, 20 and 27

- 1. "timing means for activating the blocking means in response to the mobile radiotelephony device being inactive during the normal operation of the mobile radiotelephony device for a defined period of time subsequent to a mounting of a linked user identification module inside the mobile radiotelephony device" as recited in independent claim 11;
- 2. "preventing the normal operation of the mobile radiotelephony device in response to the verification of the linked user identification module and in response to the detection of the period of inactivity of the mobile radiotelephony device" as recited in independent claim 20; and
- 3. "computer code for preventing the normal operation of the mobile radiotelephony device in response to the verification of the linked user identification module and in response to the detection of the period of inactivity of the mobile radiotelephony device" as recited in independent claim 27.

As to the traversal, Examiner Zewdu has correctly recognized *Pinauli*'s failure to disclose, teach or suggest the aforementioned limitations of independent claims 11, 20 and 27. A proper reading of *Grant* reveals that *Grant* also fails to teach or suggest the aforementioned limitations of independent claims 11, 20 and 27.

PAGE 11/18 * RCVD AT 5/21/2004 10:36:45 AM [Eastern Daylight Time] * SYR:USPTO-EFXRF-1/3 * DNIS:8729315 * CSID: * DURATION (mm-ss):04-56

May 20, 2004 Case No.: PHF 99,624 (7790/310) Serial No.: 09/739,507 Filed: December 18, 2000 Page 9 of 14

Specifically, Grant discloses authorization cards having a default disabled state and an enabled state, where the cards revert from the enabled state to a default disabled state after a predetermined period of time. See, Grant at column 3, lines 54-66. In a first embodiment as illustrated in FIGS 4(a) and 4(b) of Grant, a removal of pressure from a polymer 36 allows polymer 36 to return to its original shape that corresponds to the default disabled state. See, Grant at column 6, lines 11-19. Grant clearly fails to teach or suggest a returning of polymer 36 to its original shape as being a function of an inactivity of a device.

In a second embodiment as illustrated in FIG. 7(c) of Grant, a sufficient charge bleed off a capacitor 106 reverts the card to the default disabled state. See, Grant at column 10, lines 43-48. Grant clearly fails to teach or suggest bleeding of capacitor 106 as being a function of an inactivity of a device.

In a third embestment as illustrated in FIG. 9(c) of Grant, a removal of pressure from a membrane 214 allows membrane 214 to return to its original shape that corresponds to the default disabled state. See, Grant at column 11, lines 28-40. Grant clearly fails to teach or suggest a returning of membrane 214 to its original shape as being a function of an inactivity of a device.

The following working example of Grant clarifies the failure of Grant to teach or suggest the aforementioned limitations of independent claims 11, 20 and 27. In this example, the authorization card of Grant is a credit card mounted within a credit card reader. In accordance with the teachings of Grant, an entering of a correct PIN number on the credit card via the reader enables the reader to perform credit operations based on the confidential information of the credit card of Grant, which reverts to a disabled state after a predetermined period of time after the entering of the correct PIN. This predetermined period of time is clearly not dependent upon an active state or inactive state of the credit card reader as required by independent claims 11, 20 and 27 of the present invention. Specifically, a user of the credit card reader can be actively using the confidential information of the enabled credit card to make a purchase, yet the predetermined time period is not delayed, frozen or

PAGE 12/18 * RCVD AT 5/21/2004 10:36:45 AM [Eastern Daylight Time] * SVR:USPTO-EFXRF-1/3 * DNIS:8728315 * CSID: * DURATION imm-sst:04-56

May 20, 2004 Case No.: PHF 99,624 (7790/310) Serial No.: 09/739,507 Filed: December 18, 2000 Page 10 of 14

otherwise affected by this type of activity. Conversely, a user of the credit card reader can be indecisive as to whether or not to use the confidential information of the enabled credit card to make a purchase whereby the credit card reader is inactive, yet the predetermined time period is not delayed, frozen or otherwise affected by this type of inactivity.

Thus, the combination of *Pinauli* and *Gruni* does not teach or suggest the aforementioned limitations of independent claims 11, 20 and 27.

Moreover, the Applicant respectfully asserts that Pinault teaches away from the combination of Pinault and Grant as asserted by Examiner Zewdu, because Pinault teaches its objective is to provide a method that does not require users to enter their PIN code each time they insert their user card into the terminal and the terminal/user card link of Pinault is dependent, firstly, on first data stored on the linked user card and, secondly, on a calculation function specific to the terminal. See, Pinault at column 3, line 12 to column 6, line 67. Thus, to modify Pinault to force a user to enter a PIN each time the user wanted to use the card and to make time a factor in an otherwise time insensitive scheme would improperly change the principle operation of Pinault.

Withdrawal of the rejection of independent claims 11, 20 and 27 under §103(a) as being unpatentable over *Pinauli* in view of *Grant* is therefore respectfully requested.

Claims 13-19 depend from independent claim 11. Therefore, dependent claims 13-19 include all of the elements and limitations of independent claim 11. It is therefore respectfully submitted by the Applicant that dependent claims 13-19 are allowable over *Punault* in view of *Grant* for at least the same reason as set forth with respect to independent claims 11 being allowable over *Pinault* in view of *Grant*. Withdrawal of the rejection of dependent claims 13-19 under U.S.C. §103(a) as being patentable over *Pinault* in view of *Grant* is therefore respectfully requested.

PAGE 13/18 * RCVD AT 5/21/2004 10:36:45 AM [Eastern Daylight Time] * SVR:USPTO-EFXRF-1/3 * DNIS:8729315 * CSID: * DURATION (man-ssi:04-56

May 20, 2004 Case No.: PHF 99,624 (7790/310) Scrial No.: 09/739,507 Filed: December 18, 2000 Page 11 of 14

Claims 21-26 depend from independent claim 20. Therefore, dependent claims 21-26 include all of the elements and limitations of independent claim 20. It is therefore respectfully submitted by the Applicant that dependent claims 21-26 are allowable over *Pinault* in view of *Grant* for at least the same reason as set forth with respect to independent claim 20 being allowable over *Pinault* in view of *Grant*. Withdrawal of the rejection of dependent claims 21-26 under U.S.C. §103(a) as being patentable over *Pinault* in view of *Grant* is therefore respectfully requested.

Claims 28-30 depend from independent claim 27. Therefore, dependent claims 28-30 include all of the elements and limitations of independent claim 27. It is therefore respectfully submitted by the Applicant that dependent claims 28-30 are allowable over *Pinault* in view of *Grant* for at least the same reason as set forth with respect to independent claims 27 being allowable over *Pinault* in view of *Grant*. Withdrawal of the rejection of dependent claims 28-30 under U.S.C. §103(a) as being patentable over *Pinault* in view of *Grant* is therefore respectfully requested.

C. Examiner Zewdu rejected claims 11-30 under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 1-7 of U.S. Patent No. 6,370,400 B1 to Decougnie in with the patent No. 6,095,416 to Grant et al.

The Applicant has thoroughly considered Examiner Zewdu's remarks concerning the patentability of claims 11-30 over *Decotignie* in view of *Grant*. The Applicant has also thoroughly read *Decotignie* and *Grant*. To warrant this obviousness-type double patenting rejection of claims 11-30, all the claim limitations recited in independent claims 11, 20 and 27 must be taught or suggested by the combination of *Decotignie* and *Grant* See, MPEP §2143. The Applicant respectfully

PAGE 14/18 * RCVD AT 5/21/2004 10:36:45 AM [Eastern Daylight Time] * SVR:USPTO-EFXRF-1/3 * DNIS:8729315 * CSID: * DURATION (mm-ss):04-56

May 20, 2004 Case No.: PHF 99,624 (7790/310) Scrial No.: 09/739,507 Filed: December 18, 2000 Page 12 of 14

traverses this obviousness-type double patenting rejection of claims 11, 12, 14-22 and 24-30, because *Decotignie* and *Grant* in combination fails to disclose, teach or suggest the following limitations of independent claims 11, 20 and 27:

- "timing means for activating the blocking means in response to the
 mobile radiotelephony device being inactive during the normal operation
 of the mobile radiotelephony device for a defined period of time
 subsequent to a mounting of a linked user identification module isside the
 mobile radiotelephony device" as recited in independent claim 11;
- "preventing the normal operation of the mobile radiotelephony device
 in response to the verification of the linked user identification module and in
 response to the detection of the period of inactivity of the mobile
 radiotelephony device" as recited in independent claim 20; and
- 3. "computer code for preventing the normal operation of the mobile radiotelephony device in response to the verification of the linked user identification module and in response to the detection of the period of mactivity of the mobile radiotelephony device" as recited in independent claim 27.

As to the traversal, Examiner Zewdu has correctly recognized Decotignte's failure to disclose, teach or suggest the aforementioned limitations of independent claims 11, 20 and 27. And, as previously set forth herein, a proper reading of Grant reveals that Grant also fails to teach or suggest the aforementioned limitations of independent claims 11, 20 and 27. Thus, the combination of Decotignte and Grant does not teach or suggest the aforementioned limitations of independent claims 11, 20 and 27.

PAGE 15/18 * RCVD AT 5/21/2004 10:36:45 AM [Eastern Daylight Time] * SVR:USPTO-EFXRF-1/3 * DNIS:8728315 * CSID: * DURATION (mm-ss):04-56

May 20, 2004 Case No.: PHF 99,624 (7790/310) Serial No.: 09/739,507 Filed: December 18, 2000 Page 13 of 14

Withdrawal of the rejection of independent claims 11, 20 and 27 under the judicially created doctrine of obviousness-type double patenting as being unpatentable over *Decotlonie* in view of *Grant* is therefore respectfully requested.

Claims 12-19 depend from independent claim 11. Therefore, dependent claims 12-19 include all of the elements and limitations of independent claim 11. It is therefore respectfully submitted by the Applicant that dependent claims 12-19 are allowable over Decatignie in view of Grant for at least the same reason as set forth with respect to independent claim 11 being allowable over Decatignie in view of Grant. Withdrawal of the rejection of dependent claims 12-19 under the judicially created doctrine of obviousness-type double patenting as being patentable over Decatignie in view of Grant is therefore respectfully requested.

Claims 21-26 depend from independent claim 20. Therefore, dependent claims 21-26 include all of the elements and limitations of independent claim 20. It is therefore respectfully submitted by the Applicant that dependent claims 21-26 are allowable over *Decotigate* in view of *Grant* for at least the same reason as set forth with respect to independent claim 20 being allowable over *Decotigate* in view of *Grant*. Withdrawal of the rejection of dependent claims 21-26 under the judicially created doctrine of obviousness-type double patenting as being patentable over *Decotigate* in view of *Grant* is therefore respectfully requested.

Claims 28-30 depend from independent claim 27. Therefore, dependent claims 28-30 include all of the elements and limitations of independent claim 27. It is therefore respectfully submitted by the Applicant that dependent claims 28-30 are allowable over *Decotignie* in view of *Grant* for at least the same reason as set forth with respect to independent claims 27 being allowable over *Decotignie* in view of *Grant*. Withdrawal of the rejection of dependent claims 28-30 under the judicially created doctrine of obviousness-type double patenting as being patentable over *Decotignie* in view of *Grant* is therefore respectfully requested.

PAGE 16/18 * RCVD AT 5/21/2004 10:36:45 AM [Eastern Daylight Time] * SVR:USPTO-EFXRF-1/3 * DNIS:8729315 * CSID: * DURATION (mm-ss):04-56

May 20, 2004 Case No.: PHF 99,624 (7790/310) Serial No.: 09/739,507 Filed: December 18, 2000 Page 14 of 14

SUMMARY

Examiner Zewdu's written description rejection of claims 11, 18, 21, 28 and 29 has been obviated by the amendment herein of claims 11, 18, 21, 28 and 29. Examiner Zewdu's obviousness rejection of claims 11-30 have been obviated the remarks herein supporting an allowance of claims 11-30 over the art of record. The Applicant respectfully submits that claims 11-30 as listed herein fully satisfy the requirements of 35 U.S.C. §§ 102, 103 and 112. In view of the foregoing, favorable consideration and early passage to issue of the present application is respectfully requested. If any points remain in issue that may best be resolved through a personal or telephonic interview, Examiner Zewdu is respectfully requested to contact the undersigned at the telephone number listed below.

Dated May 20, 2004

Respectfully submitted, PHILIPPE DECOTIGNIE

PHILIPS INTELLECTUAL PROPERTY & STANDARDS P.O. Box 3001 Briarcliff, New York 10510 (914) 333-9606

Registration No. 26,236 Attorney for Applicant

Jack D. Slobod

CARDINAL LAW GROUP Suite 2000 1603 Orrington Avenue Evanston, Illinois 60201 Phone: (847) 905-7111 Fax: (847) 905-7113 Frank C. Nicholas Registration No. 33,983 Attorney for Applicant

PAGE 17/18 * RCVD AT 5/21/2004 10:38:45 AM [Eastern Dayligh: Time] * SVR:USPTO-EFXRF-1/3 * DNIS:8729315 * CSID: * DURATION (mm-ss):04-56

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I nereby certify that this correspondence is being transmitted by facsimile to (703) 872-9315 to the United States Patent and Trademary Office on this date May 20, 2004.

MAY 20 2004

OFFICIAL PRANKS: NICHPELAS

PETITION FOR EXTENSI	ON OF TIME UNDE	R 37 CFR 1.136	(8)	Docket Number PHF 99,824 (7790/310)
	In re Application of:	PHILIPPE DEC	OTIGNII	
	Application Number:	09/739,507	Filed	DECEMBER 18, 2000
	For ANTI-THEF	PROTECTION FO	OR A RA	DIOTELEPHONY DEVICE
	Group Art Unit. 2683	3	Examine	ZEWDU, MELESS
This is a request under the provision dated February 19, 2004 in	ins of 37 CFR 1 136(a) to extend the per	iod for file	ng a response to a Final Offic
The requested extension and appro-			s: .	
X One month (37 CFR 1.	17(a)(1))		\$	110.00
Two months (37 CFR	1.17(a)(2))	* .	\$	420.00
Three months (37 CFR	1.17(a)(3))		\$	950.00
Four months (37 CFR	1.17(a)(4))	1	. \$	1,480.00
Five months (37 CFR	1.17(a)(5))		\$	2,010.00
Applicant is a small en reduced by one-half, a			the fee	amount shown above is
A small entity statemen	t under 37 CFR 1.27:			
is enclosed.				
has already been fil	ed in this application			
A check in the amount	of \$ is enclosed	1.		
The Commissioner is any overpayment, to D	nereby authorized to co reposit Account No. <u>50</u>	harge any fees whi 0-1713 A duplicate	ch may be copy of	e required, or credit this sheet is enclosed.
Dated: <u>May 20, 2004</u>		FRANK C. NICHO Registration No. 3 Attorney for Applic	3,983	·
CARDINAL LAW GROUP Suite 2000 1603 Orrington Avenue Evanston, Illinois 60201 (847) 905-7111				

PAGE 18/18 * RCVD AT 5/21/2004 10:38:45 AM (Eastern Daylight Time) * SVR:USPTO-EFXRF-1/3 * DNIS:8729315 * CSID: * DURATION (mm-ss):04-56





United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1430 Advancing Vignia 22313-1450

APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNBY DOCKET NO.	CONFIRMATION NO.	
09/739,507	12/18/2000	Philippe Decotignie	PHF 99,624	3125	
24737 7:	590 06/09/2004	EXAMINER			
	LLLLUI UILLUI	ERTY & STANDARDS	ZEWDU, MEL	ESS NMN	
P.O. BOX 300 BRIARCLIFF	I MANOR, NY 10510		ART UNIT	PAPER NUMBER	
	,		2683	171/	
			DATE MAILED: 06/09/2004	13/2	

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

PTO-90C (Rev. 10/03

	Application No.	Applicant(s)
•	.,	
Advisory Action	09/739,507	DECOTIGNIE, PHILIPPE Art Unit
· .	Examiner Meless N Zewdu	2683
The MAIL INC DATE of this communication and		
The MAILING DATE of this communication app THE REPLY FILED 21 May 2004 FAILS TO PLACE TH		
Therefore, further action by the applicant is required to a final rejection under 37 CFR 1.113 may only be either: (1 condition for allowance; (2) a timely filed Notice of Appet Examination (RCE) in compliance with 37 CFR 1.114.	void abandonment of this application in a timely filed amendment which	ation. A proper reply to a h places the application in
PERIOD FOR R	EPLY [check either a) or b)]	
a) A The period for reply expires 4 months from the mailing date		
 The period for reply expires on: (1) the mailing date of this no event, however, will the statutory period for reply expire ONLY CHECK THIS BOX WHEN THE FIRST REPLY WA 706.07(f). 	later than SIX MONTHS from the mailin S FILED WITHIN TWO MONTHS OF TO	ng date of the final rejection. HE FINAL REJECTION. See MPEP
Extensions of time may be obtained under 37 CFR 1.136(a). The have been filed is the date for purposes of determining the period fee under 37 CFR 1.17(a) is calculated from: (1) the expiration date of (2) as set forth in (b) above, if checked. Any reply received by the Off timely filed, may reduce any earned patent term adjustment. See 37 timely filed.	of extension and the corresponding amo the shortened statutory period for reply ice later than three months after the ma	ount of the fee. The appropriate extension originally set in the final Office action; or
 A Notice of Appeal was filed on Appellant' 37 CFR 1.192(a), or any extension thereof (37 CF 		
The proposed amendment(s) will not be entered be	ecause:	
(a) they raise new issues that would require furth	er consideration and/or search (see NOTE below);
(b) they raise the issue of new matter (see Note	below);	,
 (c) they are not deemed to place the application issues for appeal; and/or 	in better form for appeal by mate	erially reducing or simplifying the
(d) they present additional claims without cancel NOTE:	ling a corresponding number of t	linally rejected claims.
3. Applicant's reply has overcome the following reject	ction(s):	
Newly proposed or amended claim(s) would canceling the non-allowable claim(s).	t be allowable if submitted in a s	eparate, timely filed amendment
5. ☐ The a) ☐ affidavit, b) ☐ exhibit, or c) ☐ request fo application in condition for allowance because: So		idered but does NOT place the
 The affidavit or exhibit will NOT be considered berraised by the Examiner in the final rejection. 	cause it is not directed SOLELY	to issues which were newly
7. For purposes of Appeal, the proposed amendment explanation of how the new or amended claims were appeared.		
The status of the claim(s) is (or will be) as follows:		
Claim(s) allowed:		
Claim(s) objected to:		1,0
Claim(s) rejected: 11-30.		
Claim(s) withdrawn from consideration:		
8. The drawing correction filed on is a) app	proved or b) disapproved by	the Examiner.
9. Note the attached Information Disclosure Stateme	ent(s)(PTO-1449) Paper No(s).	
10. Other:	,	
the second second		

127 of 164

Continuation of 5, does NOT place the application in condition for allowance because: timing means for activating block/unblock modes, code for blocking/deblocking are taught or suggested by the references discussed in the final rejection.

2

Art Unit: 2683

Page 2

DETAILED ACTION

Courtesy Explanation to Applicant's Arguments

- This action in response to the communication filed on 5/21/04.
- 2. Claims 11-30 are pending.
- This action is an advisory action.

Response to Applicant's Remarks/Arguments

Part I - Obviousness rejection

Arguments: with regard to claims 11 and 13-30, applicant argues by saying that Pinault (US 5,913,175) in view of Grant et al. (6,095,416) do not teach of fairly suggest the "timing means for activating the blocking means in response to the mobile radiotelephony device being inactive during the normal operation of the radiotelephony device for a defined period of time subsequent to a mounting of a linked user identification module inside the mobile radiotelephony device", see

remarks/discussion of issues (No. 1). The issues at numbers 2 and number 3 are respectively, method claim and computer code, versions of the issue raised in number 1. So, addressing the issue of number 1 will obviously include the issues of numbers 2 and 3.

Response: regarding applicant's argument above, examiner respectfully disagrees with applicant's assertion. First, Pinault's teaching is within the same field of endeavor as the claims. It is directed to "Method of Making the Use of a Terminal of a Cellular mobile Radio System More Secure, and Corresponding Terminal and User Card" (see for instance, the title). Here, the card is similar to applicant's mountable user identification

Art Unit: 2683

module. On (col. 9, lines 52-63), the reference discloses that the system includes predetermined blocking/unblocking code to change the terminal to from a normal mode to blocked mode or viscous a, wherein the code is entered by the user. The difference between Pinault's reference and the claims is the timing means. Although it is suggested that timing is involved, it is not clearly defined as in the claims (see for instance, col. 10, lines 39-61). For this reason Grant ('416) was added to Pinault. Grant teaches about "Method and Device for Preventing Unauthorized Use of Credit Card" wherein the card includes a PIN code and once the code is entered, the card is activated only for a predetermined period of time, after which it becomes disabled, see '416 (col. 3, lines 59-67). Both Pinault and Grant are within same field and their respective teachings are readily combinable. So, applicant's argument is not persuasive.

Part II --- Double Patenting rejection

Argument: applicant further argues against examiner's double patenting rejection based on U.S. Patent No. US 6,370,400 B1), by asserting "To warrant this obviousness-type double patenting rejection of claims 11-30, all the claim limitations recited in independent claims 11, 20 and 27 must be taught or suggested by the combination of Decotignie and Grant.

Response: examiner agrees about the stated criteria. But, beliefs that the combination of the two references (Decotignie and Grant) teach or suggest all the limitations of the independent claims, as discussed in the final rejection. In fact, the US reference '400 discloses timing means for activating blocking/unblocking functions for a radiotelephone

Art Unit: 2683

Page 4

(see claims 1 and 6). The missing element/feature is blocking/unblocking code, which is taught by Grant. So, the argument too is not persuasive.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Meless N Zewdu whose telephone number is (703) 306-5418. The examiner can normally be reached on 8:30 am to 5:00 pm..

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, William Trost can be reached on (703) 308-5318. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Meless Zewdu

Examiner

04 June 2004.

SUPERVISORY PATENT EXAMINER

Transaction History Date 2099-08-29

Date information retrieved from USPTO Patent Application Information Retrieval (PAIR) system records at www.usplo.gov

	Application No.	Applicant(s)
	09/739,507	DECOTIGNIE, PHILIPPE
Notice of Allowability	Examiner	Art Unit
	Meless N Zewdu	2683
The MAILING DATE of this communication ap All claims being allowable, PROSECUTION ON THE MERITS herewith (or previously mailed), a NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT of the Office or upon petition by the applicant. See 37 CFR 1.3	IS (OR REMAINS) CLOSED in to 35) or other appropriate communi RIGHTS. This application is sub-	nis application. If not included cation will be mailed in due course. THIS
This communication is responsive to 5/20/04.		
2. ☐ The allowed claim(s) is/are 11-30.		
3. The drawings filed on are accepted by the Exam	ner.	
Acknowledgment is made of a claim for foreign priority a) ☑ All b) ☐ Some* c) ☐ None of the: 1. ☑ Certified copies of the priority documents h		(f).
Certified copies of the priority documents have		No
3. Copies of the certified copies of the priority	documents have been received i	n this national stage application from the
International Bureau (PCT Rule 17.2(a)).		
 Certified copies not received: 		
Applicant has THREE MONTHS FROM THE "MAILING DAT noted below. Failure to timely comply will result in ABANDO THIS THREE-MONTH PERIOD IS NOT EXTENDABLE. 5. A SUBSTITUTE OATH OR DECLARATION must be su	NMENT of this application. bmitted. Note the attached EXAM	MINER'S AMENDMENT or NOTICE OF
INFORMAL PATENT APPLICATION (PTO-152) which (6. ☐ CORRECTED DRAWINGS (as "replacement sheets") r		eclaration is deficient.
(a) ☐ including changes required by the Notice of Draftsp		PTO 048) attached
1) 🖾 hereto or 2) 🔲 to Paper No./Maii Date	erson's Pateric Diawing Keview	P10-946) Blacked
(b) ⊠ including changes required by the attached Examin	er's Amendment / Comment or in	the Office action of
Paper No./Mail Date 7.		
Identifying indicia such as the application number (see 37 CF each sheet, Replacement sheet(s) should be labeled as such		
7. DEPOSIT OF and/or INFORMATION about the de attached Examiner's comment regarding REQUIREMENT		
Attachment(s)		
.1. Notice of References Cited (PTO-892)		rmal Patent Application (PTO-152)
 Notice of Draftperson's Patent Drawing Review (PTO-94 	 Interview Sur Paper No./N 	
 Information Disclosure Statements (PTO-1449 or PTO/S Paper No./Mail Date 	B/08), 7. Examiner's A	mendment/Comment
4. Examiner's Comment Regarding Requirement for Depos	it 8. 🛭 Examiner's S	tatement of Reasons for Allowance
of Biological Material	9. Other	
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U.S. Patent and Yrademerk Office		

Art Unit: 2683

Page 2

DETAILED ACTION

Response to Amendment (B)

- 1. This action is in response to the communication filed on 5/20/04.
- 2. Claims 1-10 have been canceled in a previous amendment (see paper No. 9).
- 3. Claims 11-30 are pending in this action.
- Claims 11-30 have been renumbered as claims 1-20 respectively
- The rejection provided under –35 USC 112, first paragraph has been withdrawn following applicant's amendment of the claims.
- Applicant's argument against the "double patenting" rejection based on the (US 6,370,400 B1) in view of (US 6,095,416) was found persuasive and hence, the rejection has been withdrawn.
- Applicant's amendment of the claims to overcome the rejection provided under
 USC 112, first paragraph and persuasive argument against the prior art rejection has put the claims in an allowable condition.
- 8. The renumbered claims 11-30 are allowed.

Allowable Subject Matter

Claims 11-30 are allowed.

The following is an examiner's statement of reasons for allowance:

Art Unit: 2683

As per claims 11-30: the claims are directed to a security measure or protection against an unauthorized use a mobile radiotelephone. The prior art of record does not teach or fairly suggest the techniques of blocking and de-blocking a radiotelephone, as claimed in claims 11, 20 and 27, and further argued by applicant.

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."

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Meless N Zewdu whose telephone number is (703) 306-5418. The examiner can normally be reached on 8:30 am to 5:00 pm..

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, William Trost can be reached on (703) 308-5318. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

134 of 164

Page 3

Page 4

Art Unit: 2683

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).

Meless Zewdu

カーラ

Examiner

16 July 2004

WILLIAM TROST SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2600

_	Notice of Reference	e Cited	Application/Control	F	pplicant(s)/Patent Under Reexamination DECOTIGNIE, PHILIPPE
	Notice of Reference	s Cited	Examiner	A	urt Unit
			Meless N Zewdo	2	683 Page 1 of 1
_			U.S. PATENT DOCUMENT	s	
1	Document Number Country Code-Number-Kind Code	Date MM-YYYY	1	Name	Classification
A	US-6,542,731 B1	04-2003	Alos, Rafael		455/411
В	US-4,908,848	03-1990	Hanawa, Tetsuya	_,>-	455/565
C	US-4,945,556	07-1990	Namekawa, Makoto		455/565
D	US-5,864,765	01-1999	Barvesten, Mats O.		455/565
E	US-5,978,670	11-1999	Casoli et al.		455/411
F	US-6,370,400 B1	04-2002	Decotignie et al.		455/565
G	US-6,339,643 B1	01-2002	Mastrocola et al.		379/433.06
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Form PTO-948 (Rev. 06(03) 739507 Application No. ______

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

NOTICE OF DRAFTSPERSON'S PATENT DRAWING REVIEW The drawing(s) filed (insert date) A. approved by the Draftsperson under 37 CFR 1.84 or 1.152. B. objected to by the Draftsperson under 37 CFR 1.84 or 1.152 for the reasons indicated below. Correct

1. DRAWINGS. 37 CFR 1.84(a): Acceptable	8. ARRANGEMENT OF VIEWS, 37 CFR 1.84(i)
categories of drawings: Black ink or	Words do not appear on a horizontal, left-to-right
Color (3 sets required).	fashion when page is either upright or turned so
Color drawings are not acceptable until petition is	that the top becomes the right side, except for
granted. Fig(s)	graphs. Fig(s)
Pencil and non black ink not permitted Fig(s)	9. SCALE. 37 CFR 1.84(k)
2. PHOTOGRAPHS. 37 CFR 1.84(b)	Scale not large enough to show mechanism
One (1) full-tone set is required. Fig(s)	without crowding when drawing is reduced in
Photographs may not be mounted. 37 CFR 1.84(e)	size to two-thirds in reproduction.
Photographs must meet paper size requirements of	Fig(s)
37 CFR 1.84(f). Fig(s)	10. CHARACTER OF LINES, NUMBERS, &
Poor quality (half-tone). Fig(s)	LETTERS. 37 CFR 1.84(1)
3. TYPE OF PAPER. 37 CFR 1.84(e)	Lines, numbers & letters not uniformly thick and
Paper not flexible, strong, white, and durable.	well defined, clean, durable, and black (poor line
,Fig(s)	quality). Fig(s)
Erasures, alterations, overwritings, interlineations,	11. SHADING. 37 CFR 1.84(m)
folds, copy machine marks not accepted.	Solid black areas pale. Fig(s)
Fig(s)	Solid black shading not permitted. Fig(s)
4. SIZE OF PAPER. 37 CFR 1.84(f): Acceptable	12. NUMBERS, LETTERS, & REFERENCE
sizes:	CHARACTERS. 37 CFR 1.84(p)
21.0 cm by 29.7 cm (DIN size A4) or	Numbers and reference characters not plain and
21.6 cm by 27.9 cm (8 1/2x 11 inches)	legible. Fig(s)
All drawing sheets not the same size.	Figure legends are poor, Fig(s)
Sheet(s)	Numbers and reference characters not oriented in
Drawings sheets not an acceptable size. Fig(s)	the same direction as the view. 37 CFR 1.84(p)(
5. MARGINS. 37 CFR 1.84(g): Acceptable margins:	Fig(s)
Top 2.5 cm Left 2.5 cm Right 1.5 cm Bottom 1.0 cm	English alphabet not used, 37 CFR 1.84(p)(2)
Margins not acceptable. Fig(s)	Fig(s)
Top (T) Left (L)	Numbers, letters and reference characters must be
Right (R) Bottom (B)	at least 32 cm (1/8 inch) in height. 37 CFR
6. VIEWS, 37 CFR 1.84(h)	1.84(p)(3). Fig(s)
REMINDER: Specification may require revision to	13. LEAD LINES. 37 CFR 1.84(q)
correspond to drawing changes, e.g., if Fig. 1 is	Lead lines missing. Fig(s)
changed to Fig. 1A, Fig 1B and Fig. 1C, etc., the	14. NUMBERING OF SHEETS OF DRAWINGS.
specification, at the Brief Description of the Drawings,	37 CFR 1.84(t)
must likewise be changed.	Sheets not numbered consecutively, and in Arabic
Views not labeled separately or properly.	oumbers beginning with number 1. Sheet(s)
	13. NUMBERING OF VIEWS. 37 CFR 1.84(u)
Fig(s) 7. SECTIONAL VIEWS. 37 CFR 1.84(h)(3)	Views not numbered consecutively, and in Arabic
	numerals, beginning with number 1. Fig(s)
Sectional designation should be noted with	16. DESIGN DRAWINGS. 37 CFR 1.152
Arabic or Roman numbers. Fig(s)	
	Surface shading shown not appropriate.
	Fig(s)
	Solid black surface shading is not permitted excep
	when used to represent the color black as well as
	color contrast. Fig(s)
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United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United Status Fatent and Trademark. Office Adoress: COMMISSIONER FOR PATENTS P.O. Bez. 1459 Absander, Virgula 22215-1450

NOTICE OF ALLOWANCE AND FEE(S) DUE

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PHILIPS INTELLECTUAL PROPERTY & STANDARDS
P.O. BOX 3001
BRIARCLIFF MANOR, NY 10510

EXAMINER

ZEWDU, MESESS NACH

ART UNIT PAPER NUMBER

2683

DATE MAILED: 08/24/2004

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/739,507	12/18/2000	Philippe Decotignie	PHF 99,624	3125

TITLE OF INVENTION: ANTI-THEFT PROTECTION FOR A RADIOTELEPHONY DEVICE

APPLN. TYPE	SMALL ENTITY	ISSUE FEE	PUBLICATION FEB	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	NO	\$1330	\$300	\$1630	11/24/2004

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 REFLECTS A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE APPLIED IN THIS APPLICATION. THE PTOL-85B (OR AN EQUIVALENT) MUST BE RETURNED WITHIN THIS PERIOD EVEN IF NO FEE IS DUE OR THE APPLICATION WILL BE REGARDED AS ABANDONED.

HOW TO REPLY TO THIS NOTICE:

I. Review the SMALL ENTITY status shown above.

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

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

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

If the SMALL ENTITY is shown as NO:

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

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

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

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

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

Page 1 of 4

PTOL-85 (Rev. 08/04) Approved for use through 04/30/2007.

'ART B - FEE(S) TRANSMITTAL

Mail Stop ISSUE FEL. Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450 Complete and send this form, together with applicable fee(s), to: Mail (703) 746-4000 INSTRUCTIONS: This form should be used for transmitting the ISSUE FEE and PUBLICATION FEE (if required). Blocks 1 through 5 should be completed where appropriate. All further correspondence including the Patent, advance orders and notification of maintenance fees will be mailed to the current correspondence address as indicated unless corrected below or directed otherwise in Block 1, by (a) specifying a new correspondence address; and/or (b) indicating a separate "FEE ADDRESS" for maintenance fee notifications. Note: A certificate of mailing can only be used for domestic mailings of the Foc(s) Transmittal. This certificate cannot be used for any other accompanying papers. Each additional paper, such as an assignment or formal drawing, must have its own certificate of mailing or transmission. 24737 7590 08/24/2004 Certificate of Malling or Transmission certify that this Fee(s) Transmittal is being deposited stal Service with sufficient postage for first class mal to the Mail Stop ISSUE FEE address above, or di to the USPTO (703) 745-4000, on the date indicate PHILIPS INTELLECTUAL PROPERTY & STANDARDS P.O. BOX 3001 BRIARCLIFF MANOR, NY 10510 (Dete APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. 09/739,507 12/18/2000 Philippe Decotignie TITLE OF INVENTION: ANTI-THEFT PROTECTION FOR A RADIOTELEPHONY DEVICE SMALL ENTITY ISSUE FEE PUBLICATION FEE TOTAL FEE(S) DUE DATE DUE nonprovisional \$1630 \$1330 \$300 11/24/2004 CLASS-SUBCLASS ART UNIT EXAMINER ZEWDU, MELESS NMN 455-410000 Change of correspondence address or indication of "Fee Address" (37 CFR 1.363). 2. For printing on the patent front page, list (1) the names of up to 3 registered patent attorneys or agents OR, alternatively, Change of correspondence address (or Change of Correspondence Address form PTO/SB/122) attached. (2) the name of a single firm (having as a member a 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. "Fee Address" indication (or "Fee Address" Indication form PTO/SB/47; Rev 03-02 or more recent) attached. Use of a Cust Number is required. 3. ASSIGNEE NAME AND RESIDENCE DATA TO BE PRINTED ON THE PATENT (print or type) PLEASE NOTE: Unless an assignce 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 filling an assignment. (B) RESIDENCE: (CITY and STATE OR COUNTRY) Please check the appropriate assignee category or categories (will not be printed on the patent): 🚨 Individual 🚨 Corporation or other private group entity 🚨 Government 4b. Payment of Fee(s): 4a. The following fee(s) are enclosed: A check in the amount of the fee(s) is enclosed. Issue Fee Publication Fee (No small entity discount permitted) Payment by credit card. Form PTO-2038 is attached. The Director is hereby authorized by charge the required fee(s), or credit any overpay Deposit Account Number _______(enclose an extra copy of this form). Advance Order - # of Copies 5. Change in Entity Status (from status indicated above) a. Applicant claims SMALL ENTITY status. See 37 CFR 1.27. D. Applicant is no longer claiming SMALL ENTITY status. See 37 CFR 1.27(g)(2), The Director of the USPTO is requested to apply the Issue Fee and Publication Fee (if any) or to re-apply any previously paid issue fee to the application identified ab NOTE: The Issue Fee and Publication Fee (if required) will not be accepted from anyone other than the applicant; a registered attorney or agent; or the assignee or oth interest as shown by the records of the United States Patent and Trademark Office. Authorized Signature ___ This collection of information is required by 37 CFR 1.311. The information is required to obtain or retain a benefit by the public which is to file (and 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 submitting the completed application form to the USFTO. Time will vary depending upon the individual case. Any comments on the amount of this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer. Altering and Trademark Office. U.S. Dept Box 1430, Alexandria, Virginia 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner (Alexandria, Virginia 22313-1450.

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UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address COMMISSIONER FOR PATENTS P.O. Box 1459 Alexandria, Vaginia 223)3-1450

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
. 09/739,507	12/18/2000	Philippe Decotignie	PHF 99,624	3125
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P.O. BOX 3001 BRIARCLIFF MA	ANOR, NY 10510		ART UNIT	PAPER NUMBER
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Determination of Patent Term Adjustment under 35 U.S.C. 154 (b) (application filed on or after May 29, 2000)

The Patent Term Adjustment to date is 550 day(s). If the issue fee is paid on the date that is three months after the mailing date of this notice and the patent issues on the Tuesday before the date that is 28 weeks (six and a half months) after the mailing date of this notice, the Patent Term Adjustment will be 550 day(s).

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

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

Any questions regarding the Patent Term Extension or Adjustment determination should be directed to the Office of Patent Legal Administration at (703) 305-1383. Questions relating to issue and publication fee payments should be directed to the Customer Service Center of the Office of Patent Publication at (703) 305-8283.

Page 3 of 4

PTOL-85 (Rev. 08/04) Approved for use through 04/30/2007.



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Tradezzark Office Address COMMISSIONER FOR PATENTS P.O. Bos 169 Alexandra, Vergina 22313-1450

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Notice of Fee Increase on October 1, 2004

If a reply to a "Notice of Allowance and Fee(s) Due" is filed in the Office on or after October 1, 2004, then the amount due will be higher than that set forth in the "Notice of Allowance and Fee(s) Due" because an increase in fees effective on October 1, 2004 is anticipated. See Revision of Patent Fees for Fiscal Year 2005; Proposed Rule, 69 Fed. Reg. 25861, 25863, 25864 (May 10, 2004).

The current fee schedule is accessible from WEB site (http://www.uspto.gov/main/howtofees.htm).

If the fee paid is the amount shown on the "Notice of Allowance and Fee(s) Due" but not the correct amount in view of the fee increase, a "Notice of Pay Balance of Issue Fee" will be mailed to applicant. In order to avoid processing delays associated with mailing of a "Notice of Pay Balance of Issue Fee," if the response to the Notice of Allowance is to be filed on or after October 1, 2004 (or mailed with a certificate of mailing on or after October 1, 2004), the issue fee paid should be the fee that is required at the time the fee is paid. See Manual of Patent Examining Procedure (MPEP), Section 1306 (Eighth Edition, Rev. 2, May 2004). If the issue fee was previously paid, and the response to the "Notice of Allowance and Fee(s) Due" includes a request to apply a previously-paid issue fee to the issue fee now due, then the difference between the issue fee amount at the time the response is filed and the previously-paid issue fee should be paid. See MPEP Section 1308.01.

Effective October 1, 2004, 37 CFR 1.18 is proposed to be amended by revising paragraphs (a) through (c) to read as set forth below. As stated above, the final fee may be a different amount, and applicant should check the WEB site given above when paying the fee.

Section 1.18 Patent post allowance (including issue) fees.

By other than a small entity......\$650.00

Questions relating to issue and publication fee payments should be directed to the Customer Service Center of the Office of Patent Publication at (703) 305-8283.

Page 4 of 4

PTOL-85 (Rev. 08/04) Approved for use through 04/30/2007



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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of

Atty. Docket

PHILIPPE DECOTIONIE

PHF 99,624

Date of Notice of Allowance:

AUGUST 24, 2004

Serial No. 09/739,507

Confirmation No. 3125

Filed: DECEMBER 18, 2000

Group Art Unit 2683

Examiner ZEWDU, M.N.

Title: ANTI-THEFT PROTECTION FOR A RADIOTELEPHONY DEVICE

Commissioner for Patents Alexandria, VA 22313-1450

LETTER TO OFFICIAL DRAFTSMAN

Sir:

Enclosed are TWO sheets of formal drawing for filing in the above-identified application.

Respectfully submitted,

Dicran Halajian, Reg. 39,703

Attorney (914) 333-9607

CERTIFICATE OF MAILING

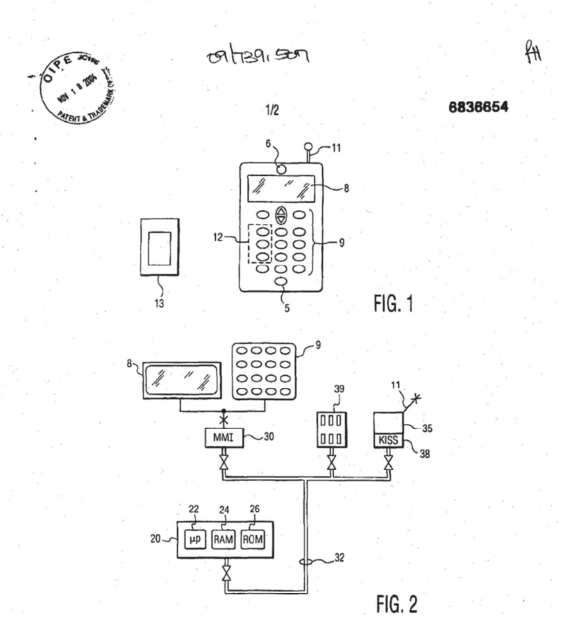
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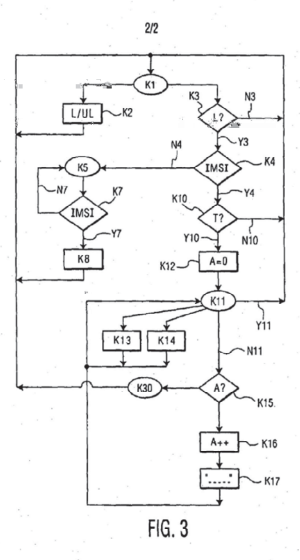
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Document Date - 2009-01-26

Document Title - USPTO Communication Re: Expire Patent

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The following content is missing from the original file history record obtained from the United States Patent and Trademark Office. No additional information is available.

Document Date - 2009-06-08

Document Title - Petition Re:

Page(s) - 001,002

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 Freedom of Information Act (5 U.S.C. 552) and the Privacy Act (5 U.S.C 552a). Records from
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- A record from this system of records may be disclosed, as a routine use, to the public after either publication of the application pursuant to 35 U.S.C. 122(b) or issuance of a patent pursuant to 35 U.S.C. 151. Further, a record may be disclosed, subject to the limitations of 37 CFR 1.14, as a routine use, to the public if the record was filed in an application which became abandoned or in which the proceedings were terminated and which application is referenced by either a published application, an application open to public inspection or an issued patent.
 A record from this system of records may be disclosed, as a routine use, to a Federal, State, or
- A record from this system of records may be disclosed, as a routine use, to a Federal, State, or local law enforcement agency, i. the USPTO becomes aware of a violation or potential violation of law or regulation.

PAGE 6/6 * RCVD AT 6/8/2009 6:15:21 PM [Eastern Daylight Time] * BVR:USPTO-EFXRF-5/45 * DNIS:2738300 * CBID:2155585499 * DURATION (mm-sa):01.4



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THOMAS MATTIOLI UNITED PLAZA, SUITE 1600 30 SOUTH 17TH STREET PHILADELPHIA, PA 19103

In re Patent No. 6,836,654 Issue Date: December 28, 2004 Application No. 09/739,507 Filed: December 18, 2000

For: ANTI-THEFT PROTECTION FOR A

RADIOTELEPHONY DEVICE

SEP 2 1 2009

DEFICE OF PETITIONS

ON PETITION

This is a decision on the petition under 37 CFR 1.378(c), filed June 8, 2009, to accept the unintentionally delayed payment of a maintenance fee for the above-identified patent.

The petition is GRANTED.

This patent expired December 28, 2008 for failure to pay the 3.5 year maintenance fee. Since this petition was submitted within twenty-four months after the six-month grace period provided in 37 CFR 1.362(e), the petition was timely filed under the provisions of 37 CFR 1.378(c).

The maintenance fee is hereby accepted and the above-identified patent is reinstated as of the mail date of this decision.

USPTO records do not reflect that practitioner has been empowered to represent patentees. However, in accordance with 37 CFR 1.34, practitioner's execution of the petition is accepted. Nonetheless, the address indicated on the petition differs from that contained in the official record. Practitioner is advised to promptly submit the proper power of attorney/change of correspondence address if patentee desires to receive correspondence concerning this patent at an address other than that which is contained in the record. Absent written instruction to the contrary, all future correspondence will continue to be addressed to the correspondence address contained in the record.

Telephone inquiries concerning this decision should be directed to the undersigned at (571) 272-3205.

The patent file is being forwarded to Files Repository.

/ALESIA M. BROWN/

Alesia M. Brown Petitions Attorney Office of Petitions

SERIAL NUMBER 9/739	PLICATIONS Tevised 6/29/95
INSTRUCTIONS:	***************************************
1. Make a checkmark beside each iten	n IF varified
2. If comparings are excelled such acti	u ar verujeu.
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numbers match the bar code label.	2. Circle independent claims on the
2. Filing Date present.	Index of Claims.
3. Class/Subclass present. 9. Applicant(s) name present.	3. Draw line under the last claim numb
4. Applicant(s) name present.	on the Index of Claims.
5. Total number of drawings present	on are made of Ginning
5. Total number of drawings present. 6. Total number of claims present.	E. SPECIFICATION
7. Total number of independent	L. St boll lon lon
claims present.	L Codel Number amount and account
	Serial Number present and correct.
8. Filing fee received present.	
9 Mailing address present.	3, Brief Description of each
10. Title of invention present.	drawing figure.
was a first transfer to the	4. No missing or duplicate pages.
CENTER OF THE FILE	5. No holes punched in text.
A. DRAWINGS	F. ABSTRACT
1. None (go to B)	J. None (go.to G)
2. Serial Number present and	2 Serial Number present and correct.
correct on each sheet.	3. Abstract on seperate page.
3. Number of sheets entered	4. 25 lines or less.
on line 1 of contents.	5. One paragraph ONLY.
B. SMALL ENTITY STATEMENT	G. PTO-1556
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2. Statement present.	H. PRE-AMENDMENTS
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C. DECLARATION OR OATH	Enter on Contents of filewrapper.
/	Instruction to cancel claims.
1. Title matches face of file	4. Claims canceled on Index of Claims.
and specification.	5. Instruction to add claims.
2. Declaration phrase present.	6. Circle new independent claims on the
(I hereby declare all)	Index of Claims.
3: (Original and first inventor or	7. Draw line under the new last claim
inventors) phrase present.	number on Index of Claims.
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contents of the application,	a. Complete forms 1300 and 873.
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including claims) phrase present.	1. PTO-948
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information in accordance	1. Present
with 1.56(a)) phrase present.	
6. Residence, citizenship, post	3. RIGHT SIDE OF FILE
office address of all	/
applicants present.	1. PALM File Data sheet present.
7. Signed by all applicants.	2. Transmittal letters present.
8. Less than 3 months before filing	
	3. Forms 1360 & 875 present/complete.
date, or less than six months	4. Miscellaneous Papers present/entered.
after filing date.	5. Petition to Make Special present.
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Correct filing fee paid.	
2. Excess claims fees paid:	
a. Excess total claims more than 20.	
b. Excess Independent claims more than 3. c. First multiple dependent claim fee paid.	
3. Miscellaneous paper fee paid.	
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NOTES TO SUPERVISOR	
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Attorney / Agent / Customer Number Search Results

Registration # 26902 Attorney's Applications HAKEN, JACK E.
U.S. PHILIPS CORP.
580 WHITE PLAINS RD.
TARRYTOWN, NY 10591

Registration Status: ACTIVE

Customer Number	Customer Telephone Number	Customer Address
24737 Customer's Applications	914-332-0222	PHILIPS ELECTRONICS NORTH AMERICAN CORP 580 WHITE PLAINS RD TARRYTOWN, NY 10591
24738 Customer's Applications	408-617-7700	PHILIPS ELECTRONICS NORTH AMERICA CORPORATION GROUP PATENT COUNSEL CORPORATE INTELLECTUAL PROPERTY 1000 WEST MAUDE AVE SUNNYVALE, CA 94086-2810

Search Another: Attorney/Ag	gent/Customer
Registration# Search	Customer# Search
Attorney's/Agent's Last Name	First Name
	Search

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Back to || PALM || ASSIGNMENT || OASIS || Home Page

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Table of Contents

1. US6836654B2 Anti-theft protection for a radiotelephony device

Family 1/1

1 record(s) per family

Record 1/1 US6836654B2 Anti-theft protection for a radiotelephony device

Publication Number: US6836654B2 20041228

Title: Anti-theft protection for a radiotelephony device

Title - DWPI: Anti theft mobile telephone protection system having connected user identification module and telephone operation blocked following inactivity period released when correct

identification sete and module matches correct module **Priority Number:** FR199916136A | FR199916136A

Priority Date: 1999-12-21 | 1999-12-21 Application Number: US2000739507A

Application Date: 2000-12-18
Publication Date: 2004-12-28

IPC Class Table:

IPC	Section	Class	Subclass	Class Group	Subgroup
H04M000166	н	H04	H04M	H04M0001	H04M000166
H04B000138	н	HU4	H04B	H04B0001	H04B000138
H04M0001675	н	H04	H04M	H04M0001	H04M0001675
H04W008802	н	H04	H04W	H04W0088	H04W008802

IPC Class Table - DWPI:

IPC - DWPI	Section - DWPI	Class - DWPI	Subclass - DWPI	Class Group - DWPI	Subgroup - DWPI
H04B000138 (IPC 1-7)	н	H04	H04B	H04B0001	H04B000138 (IPC 1-7)
H04Q000738 (IPC 1-7)	н	H04	H04Q	H04Q0007	H04Q000738 (IPC 1-7)
H04M000166 (IPC 1-7)	Н	H04	H04M	H04M0001	H04M000166 (IPC 1-7)
H04M0001675 (IPC 1-7)	н	H04	H04M	H04M0001	H04M0001675 (IPC 1-7)

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H04Q000732	Н	H04	H04Q	H04Q0007	H04Q000732
10.48.4004.404	u	HOA	H04M	H04M0011	H04M001104

Assignee/Applicant: Koninklijke Philips Electronics N.V., Eindhoven, NL

JP F Terms: JP FI Codes:

Assignee - Original: Koninklijke Philips Electronics N.V.

Any CPC Table:

Туре	Invention	Additional	Version	Office
Current	H04W 12/08	H04W 12/12	20130101	EP
Current		H04W 88/02	20130101	EP

ECLA: T04W008802

Abstract:

A mobile radiotelephony device intended for accommodating a linked user identification module offers protection against theft. The device prevents a normal operation of the device with an unlinked identification module, and permits the normal operation of the device with the linked identification module until such time the device has been inactive for a defined period of time. A debugging code can be supplied to the device subsequent to a detection of the defined period of time to again permit the normal operation of the device with linked identification module.

Language of Publication: EN INPADOC Legal Status Table:

Gazette Date	Code	INPADOC Legal Status Impact
2016-06-20	FPAY	+
Description: FEE PAYME	NT	
2012-07-20	AS	-
	T PENDRAGON WIRELESS LLC, WAS ELECTRONICS 503 LIMITED; REEL	ASHINGTON ASSIGNMENT OF ASSIGNORS /FRAME:028594/0224 2012-04-10
2012-06-19	SULP	+
Description: SURCHARG	E FOR LATE PAYMENT	

2012-06-19	FPAY	+
Description: FEE PAYME	NT	
2009-09-23	PRDP	+
Description: PATENT REI	NSTATED DUE TO THE ACCEPTANC	CE OF A LATE MAINTENANCE FEE 2009-09-21
2009-02-17	FP	-
Description: EXPIRED DU	JE TO FAILURE TO PAY MAINTENAN	CE FEE 2008-12-28
2009-02-04	AS	-
	IT IPG ELECTRONICS 503 LIMITED PHILIPS ELECTRONICS N.V.; REEL/F	ASSIGNMENT OF ASSIGNORS INTEREST; FRAME:22203/791 2009-01-30
2009-02-04	AS	-
		GUERNSEY ASSIGNMENT OF ASSIGNORS N.V.; REEL/FRAME:022203/0791 2009-01-30
2008-12-28	REIN	+
Description: REINSTATE	MENT AFTER MAINTENANCE FEE PA	AYMENT CONFIRMED
2008-07-07	REMI	-
Description: MAINTENAN	CE FEE REMINDER MAILED	
2004-11-18	AS	-
		NICS N.V., NETHERLANDS ASSIGNMENT OF ON; REEL/FRAME:015993/0344 2004-08-09
2001-04-05	AS	•

Post-Issuance (US): REIN Delayed Maintenance Fee 2009-09-21 2009 2009-10-20 2009 Patent reinstated due to acceptance of delayed payment of maintenance fee | EXPI Expiration 2008-12-28 2008 2009-02-17 2009 Patent expired due to failure to pay maintenance fees

Reassignment (US) Table:

3

Assignee	Assignor	Date Signed	Reel/Frame	Date
PENDRAGON WIRELESS LLC,KIRKLAND,WA,US	IPG ELECTRONICS 503 LIMITED	2012-04-10	028594/0224	2012-07-20
Conveyance: ASSIGNMEN	T OF ASSIGNORS INTEREST	(SEE DOCUMENT FO	R DETAILS).	
Corresponent: VOLPE AND	KOENIG, P.C. 30 SOUTH 17T	'H STREET PHILADEL	PHIA, PA 19103	
IPG ELECTRONICS 503 LIMITED,ST. PETER PORT,GG	KONINKLIJKE PHILIPS ELECTRONICS N.V.	2009-01-30	022203/0791	2009-02-04
Conveyance: ASSIGNMEN	T OF ASSIGNORS INTEREST	(SEE DOCUMENT FO	R DETAILS).	
Corresponent: STEPHENE	3. SCHOTT 30 S. 17TH ST. UN	TED PLAZA, STE. 160	0 PHILADELPHIA,	PA 19103
KONINKLIJKE PHILIPS ELECTRONICS N.V.,EINDHOVEN,NL	U.S. PHILIPS CORPORATION	2004-08-09	015993/0344	2004-11-18
Conveyance: ASSIGNMEN	T OF ASSIGNORS INTEREST	(SEE DOCUMENT FO	R DETAILS).	
Corresponent: PHILIPS EL	ECTRONICS NORTH AMERICA	A CORP. P.O. BOX 30	01 BRIARCLIFF MA	ANOR, NY 10510
U.S. PHILIPS CORPORATION,NEW YORK,NY,US	DECOTIGNIE, PHILIPPE	2001-02-25	011704/0393	2001-04-05
Conveyance: ASSIGNMEN	T OF ASSIGNORS INTEREST	(SEE DOCUMENT FO	R DETAILS).	

Maintenance Status (US): R1

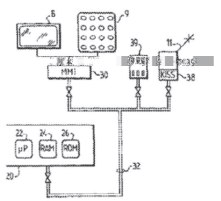
Litigation (US):

Opposition (EP):

License (EP):

EPO Procedural Status:

Front Page Drawing:



Assignee - Current US: PENDRAGON WIRELESS LLC





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ANTI-THEFT PROTECTION FOR A RADIOTELEPHONY DEVICE

PATENT# ISSUE DATE APPLICATION # FILING DATE 6836654 09739507 12/18/2000 12/28/2004

Payment Window Status

WINDOW STATUS **FEES** 11.5 Year Closed Paid No maintenance fees are due.

Window	First Day to Pay	Surcharge Starts	Last Day to Pay	Status	Fees
3.5 Year	12/28/2007	07/01/2008	12/29/2008	Closed	Paid
7.5 Year	12/28/2011	06/29/2012	12/28/2012	Closed	Paid
11.5 Year	12/28/2015	06/29/2016	12/28/2016	Closed	Paid

Patent Holder Information

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Entity Status UNDISCOUNTED

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Generated: 03/19/2018 02:22:03 P.O. Box 1450, Alexandria, VA 22313-1450 • www.uspto.gov