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Applicant: Daniel R. Cohn et al. Examiner: Not Yet Assigned
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Filing Date: Filed Herewith Confirmation No.: Not Yet Assigned

Title: FUEL MANAGEMENT SYSTEM FOR VARIABLE ETHANOL OCTANE

ENHANCEMENT OF GASOLINE ENGINES

PRELIMINARY AMENDMENT

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

Dear Sir:

Please preliminarily amend the application as follows.

Application No. Filed Herewith

Date: June 15, 2010

Docket No.: 11381.109439

In The Specification

Please amend paragraph [0001] on page 1 as follows:

This application is a continuation of United States Patent Application No. 12/329,729 filed on December 8, 2008 which is a continuation of United States Patent Application No. 11/840,719 filed on August 17, 2007, which is a continuation of United States Patent Application No. 10/991,774, which is now issued as United States Patent No. 7,314,033.

Application No. Filed Herewith

Date: June 15, 2010

Listing of Claims

Docket No.: 11381.109439

Claims 1 - 32 (cancelled)

33. (new) A spark ignition engine system for which fuel is introduced into the engine from a

first source and a fuel is separately introduced into the engine from a second source by direct

injection comprising:

a spark ignition engine;

a first means for introducing the fuel from the first source into the engine;

a second means for direct injection of the fuel from the second source into the engine,

wherein during part of the engine operating time, the engine receives both the fuel from the first

source and the fuel that is directly injected from the second source; and

a fuel management system which varies the relative amount of the fuel from the second

source that is introduced into the engine so as to prevent knock, wherein the fuel management

system employs information from a knock detector and uses closed loop control to control the

amount of directly injected fuel from the second source; and

wherein the engine is operated with a substantially stoichiometric fuel/air ratio.

34. (new) The engine system of claim 33, wherein the second source contains a liquid that

could be employed to operate the engine without the addition of fuel from the first source.

35. (new) The engine system of claim 33 or 34, wherein the fuel from the second source is

alcohol.

36. (new) The engine system of claim 35, wherein the alcohol is methanol.

37. (new) The engine system of claim 35, wherein the alcohol is ethanol.

38. (new) The engine system of claim 33 where an alcohol-water mixture is directly injected

into the engine from the second source

39. (new) The engine system of claim 33 or 34, wherein the engine is turbocharged or

supercharged

3

Application No. Filed Herewith Docket No.: 11381.109439

Date: June 15, 2010

40. (new) The engine system of claim 33 or 34, wherein the fuel from the first source is

gasoline.

41. (new) The engine system of claim 33 or 34, wherein the fuel from the second source is

injected so as to result in a non-uniform distribution in the engine cylinder.

42. (new) The engine system of claim 41, wherein the fuel from the second source is injected so

as to be more concentrated near the periphery of the engine cylinder, and

the ratio of the energy of the fuel from the second source to fuel from the first source

is sufficiently high to prevent knock but the alcohol energy fraction is reduced as

compared to the situation using a uniform distribution.

43. (new) The engine system of claim 33 or 34, wherein the fuel management system employs a

microprocessor for control of the relative amount of fuel from the second source that is directly

injected into the engine using information from a knock sensor, and

wherein the relative amount of the fuel from the second source increases with increasing

torque, and

wherein the fuel management system minimizes the amount of directly injected fuel from

the second source that is used over a drive cycle.

44. (new) The engine system of claim 43 further including open loop control with a look up

table.

45. (new) The engine system of claim 33, wherein spark retard is used and is varied according

to the consumption of the fuel from the second tank.

46. (new) A spark ignition engine system into which fuel is introduced into the engine from a

first source and a fuel from a second source is introduced into the engine comprising:

a spark ignition engine;

a means for introducing fuel into the engine from the first source;

a second means for introducing the fuel from the second source into the engine wherein

during part of the engine operating time, the engine receives both the fuel from the first source

and the fuel from the second source; and

4

Application No. Filed Herewith

Date: June 15, 2010

a fuel management system which varies the relative amount of the fuel from the second source that is introduced into the engine so as to prevent knock, wherein the fuel management system uses closed loop control to control the amount of fuel from the second source and employs information from a knock detector, and

Docket No.: 11381.109439

wherein the engine is operated with a substantially stoichiometric fuel/air ratio.

47. (new) The engine system of claim 46, wherein the second source contains a liquid which

could be used to operate the engine without fuel from the first source

48. (new) The engine system of claim 46 or 47, wherein the fuel from the second source is

alcohol.

49. (new) The engine system of claim 48, wherein the alcohol is methanol.

50. (new) The engine system of claim 48, wherein the alcohol is ethanol.

51. (new) The engine system of claims 46 or 47, wherein the second source contains a fuel

which is an alcohol-water mixture.

52. (new) The engine system of claims 46 or 47, wherein the engine is turbocharged to

supercharged.

53. (new) The engine system of claims 46 or 47, wherein the fuel from the first source is

gasoline.

54. (new) The engine system of claims 46 or 47, wherein the fuel management system employs

a microprocessor for control of the relative amount of fuel from the second source that is

introduced into the engine using information from a knock sensor, and wherein

the relative amount of fuel from the second source increases with increasing torque, and

wherein the fuel management system minimizes the amount of directly injected fuel from

the second source that is used over a drive cycle.

55. (new) The engine system of claim 54 further including open loop control with a look up

table.

5

Application No. Filed Herewith Date: June 15, 2010

56. (new) The engine system of claims 46 or 47, wherein spark retard is used and is varied according to the consumption of the fuel from the second tank.

Docket No.: 11381.109439

Application No. Filed Herewith Docket No.: 11381.109439

Date: June 15, 2010

Remarks

New claims 33 - 56 more particularly point out and distinctly claim the invention. No new matter is being introduced.

Respectfully Submitted,

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Fuel Management System for Variable Ethanol Octane Enhancement of Gasoline Engines

[0001] This application is a continuation of United States Patent Application No. 11/840,719 filed on August 17, 2007, which is a continuation of United States Patent Application No. 10/991,774, which is now issued as United States Patent No. 7,314,033.

BACKGROUND

[0002] This invention relates to spark ignition gasoline engines utilizing an antiknock agent which is a liquid fuel with a higher octane number than gasoline such as ethanol to improve engine efficiency.

[0003] It is known that the efficiency of spark ignition (SI) gasoline engines can be increased by high compression ratio operation and particularly by engine downsizing. The engine downsizing is made possible by the use of substantial pressure boosting from either turbocharging or supercharging. Such pressure boosting makes it possible to obtain the same performance in a significantly smaller engine. See, J. Stokes, et al., "A Gasoline Engine Concept For Improved Fuel Economy – The Lean-Boost System," SAE Paper 2001-01-2902. The use of these techniques to increase engine efficiency, however, is limited by the onset of engine knock. Knock is the undesired detonation of fuel and can severely damage an engine. If knock can be prevented, then high compression ratio operation and high pressure boosting can be used to increase engine efficiency by up to twenty-five percent.

[0004] Octane number represents the resistance of a fuel to knocking but the use of higher octane gasoline only modestly alleviates the tendency to knock. For example, the difference between regular and premium gasoline is typically six octane numbers. That is significantly less than is needed to realize fully the efficiency benefits of high compression ratio or turbocharged operation. There is thus a need for a practical means for achieving a much higher level of octane enhancement so that engines can be operated much more efficiently.

10005] It is known to replace a portion of gasoline with small amounts of ethanol added at the refinery. Ethanol has a blending octane number (ON) of 110 (versus 95 for premium gasoline) (see J.B. Heywood, "Internal Combustion Engine Fundamentals," McGraw Hill, 1988, p. 477) and is also attractive because it is a renewable energy, biomass-derived fuel, but the small amounts of ethanol that have heretofore been added to gasoline have had a relatively small impact on engine performance. Ethanol is much more expensive than gasoline and the amount of ethanol that is readily available is much smaller than that of gasoline because of the relatively limited amount of biomass that is available for its production. An object of the present invention is to minimize the amount of ethanol or other antiknock agent that is used to achieve a given level of engine efficiency increase. By restricting the use of ethanol to the relatively small fraction of time in an operating cycle when it is needed to prevent knock in a higher load regime and by minimizing its use at these times, the amount of ethanol that is required can be limited to a relatively small fraction of the fuel used by the spark ignition gasoline engine.

SUMMARY

[0006] In one aspect, the invention is a fuel management system for efficient operation of a spark ignition gasoline engine including a source of an antiknock agent such as ethanol. An injector directly injects the ethanol into a cylinder of the engine and a fuel management system controls injection of the antiknock agent into the cylinder to control knock with minimum use of the antiknock agent. A preferred antiknock agent is ethanol. Ethanol has a high heat of vaporization so that there is substantial cooling of the air-fuel charge to the cylinder when it is injected directly into the engine. This cooling effect reduces the octane requirement of the engine by a considerable amount in addition to the improvement in knock resistance from the relatively high octane number of ethanol. Methanol, tertiary butyl alcohol, MTBE, ETBE, and TAME may also be used. Wherever ethanol is used herein it is to be understood that other antiknock agents are contemplated.

[0007] The fuel management system uses a fuel management control system that may use a microprocessor that operates in an open loop fashion on a predetermined correlation between octane number enhancement and fraction of fuel provided by the antiknock agent. To conserve the ethanol, it is preferred that it be added only during portions of a drive cycle requiring knock resistance and that its use be minimized during these times. Alternatively, the gasoline engine

may include a knock sensor that provides a feedback signal to a fuel management microprocessor system to minimize the amount of the ethanol added to prevent knock in a closed loop fashion.

[0008] In one embodiment the injectors stratify the ethanol to provide non-uniform deposition within a cylinder. For example, the ethanol may be injected proximate to the cylinder walls and swirl can create a ring of ethanol near the walls.

[0009] In another embodiment of this aspect of the invention, the system includes a measure of the amount of the antiknock agent such as ethanol in the source containing the antiknock agent to control turbocharging, supercharging or spark retard when the amount of ethanol is low.

[0010] The direct injection of ethanol provides substantially a 13°C drop in temperature for every ten percent of fuel energy provided by ethanol. An instantaneous octane enhancement of at least 4 octane numbers may be obtained for every 20 percent of the engine's energy coming from the ethanol.

BRIEF DESCRIPTION OF THE DRAWINGS

- [0011] FIG. 1 is a block diagram of one embodiment of the invention disclosed herein.
- [0012] FIG. 2 is a graph of the drop in temperature within a cylinder as a function of the fraction of energy provided by ethanol.
- [0013] FIG. 3 is a schematic illustration of the stratification of cooler ethanol charge using direct injection and swirl motion for achieving thermal stratification.
- [0014] FIG. 4 is a schematic illustration showing ethanol stratified in an inlet manifold.
- [0015] FIG. 5 is a block diagram of an embodiment of the invention in which the fuel management microprocessor is used to control a turbocharger and spark retard based upon the amount of ethanol in a fuel tank.

DETAILED DESCRIPTION

[0016] With reference first to FIG. 1, a spark ignition gasoline engine 10 includes a knock sensor 12 and a fuel management microprocessor system 14. The fuel management microprocessor system 14 controls the direct injection of an antiknock agent such as ethanol from an ethanol tank 16. The fuel management microprocessor system 14 also controls the delivery of gasoline from a gasoline tank 18 into engine manifold 20. A turbocharger 22 is

provided to improve the torque and power density of the engine 10. The amount of ethanol injection is dictated either by a predetermined correlation between octane number enhancement and fraction of fuel that is provided by ethanol in an open loop system or by a closed loop control system that uses a signal from the knock sensor 12 as an input to the fuel management microprocessor 14. In both situations, the fuel management processor 14 will minimize the amount of ethanol added to a cylinder while still preventing knock. It is also contemplated that the fuel management microprocessor system 14 could provide a combination of open and closed loop control.

[0017] As show in FIG. 1 it is preferred that ethanol be directly injected into the engine 10. Direct injection substantially increases the benefits of ethanol addition and decreases the required amount of ethanol. Recent advances in fuel injector and electronic control technology allows fuel injection directly into a spark ignition engine rather than into the manifold 20. Because ethanol has a high heat of vaporization there will be substantial cooling when it is directly injected into the engine 10. This cooling effect further increases knock resistance by a considerable amount. In the embodiment of FIG. 1 port fuel injection of the gasoline in which the gasoline is injected into the manifold rather than directly injected into the cylinder is preferred because it is advantageous in obtaining good air/fuel mixing and combustion stability that are difficult to obtain with direct injection.

[0018] Ethanol has a heat of vaporization of 840kJ/kg, while the heat of vaporization of gasoline is about 350kJ/kg. The attractiveness of ethanol increases when compared with gasoline on an energy basis, since the lower heating value of ethanol is 26.9MJ/kg while for gasoline it is about 44MJ/kg. Thus, the heat of vaporization per Joule of combustion energy is 0.031 for ethanol and 0.008 for gasoline. That is, for equal amounts of energy the required heat of vaporization of ethanol is about four times higher than that of gasoline. The ratio of the heat of vaporization per unit air required for stoichiometric combustion is about 94 kJ/kg of air for ethanol and 24 kJ/kg of air for gasoline, or a factor of four smaller. Thus, the net effect of cooling the air charge is about four times lower for gasoline than for ethanol (for stoichiometric mixtures wherein the amount of air contains oxygen that is just sufficient to combust all of the fuel).

[0019] In the case of ethanol direct injection according to one aspect of the invention, the charge is directly cooled. The amount of cooling due to direct injection of ethanol is shown in FIG. 2. It is assumed that the air/fuel mixture is stoichiometric without exhaust gas recirculation (EGR), and that gasoline makes up the rest of the fuel. It is further assumed that only the ethanol contributes to charge cooling. Gasoline is vaporized in the inlet manifold and does not contribute to cylinder charge cooling. The direct ethanol injection provides about 13°C of cooling for each 10% of the fuel energy provided by ethanol. It is also possible to use direct injection of gasoline as well as direct injection of ethanol. However, under certain conditions there can be combustion stability issues.

[0020] The temperature decrement because of the vaporization energy of the ethanol decreases with lean operation and with EGR, as the thermal capacity of the cylinder charge increases. If the engine operates at twice the stoichiometric air/fuel ratio, the numbers indicated in FIG. 2 decrease by about a factor of 2 (the contribution of the ethanol itself and the gasoline is relatively modest). Similarly, for a 20% EGR rate, the cooling effect of the ethanol decreases by about 25%.

[0021] The octane enhancement effect can be estimated from the data in FIG. 2. Direct injection of gasoline results in approximately a five octane number decrease in the octane number required by the engine, as discussed by Stokes, *et al.* Thus the contribution is about five octane numbers per 30K drop in charge temperature. As ethanol can decrease the charge temperature by about 120K, then the decrease in octane number required by the engine due to the drop in temperature, for 100% ethanol, is twenty octane numbers. Thus, when 100% of the fuel is provided by ethanol, the octane number enhancement is approximately thirty-five octane numbers with a twenty octane number enhancement coming from direct injection cooling and a fifteen octane number enhancement coming from the octane number of ethanol. From the above considerations, it can be projected that even if the octane enhancement from direct cooling is significantly lower, a total octane number enhancement of at least 4 octane numbers should be achievable for every 20% of the total fuel energy that is provided by ethanol.

[0022] Alternatively the ethanol and gasoline can be mixed together and then port injected through a single injector per cylinder, thereby decreasing the number of injectors that would be used. However, the air charge cooling benefit from ethanol would be lost.

[0023] Alternatively the ethanol and gasoline can be mixed together and then port fuel injected using a single injector per cylinder, thereby decreasing the number of injectors that would be used. However, the substantial air charge cooling benefit from ethanol would be lost. The volume of fuel between the mixing point and the port fuel injector should be minimized in order to meet the demanding dynamic octane-enhancement requirements of the engine.

[0024] Relatively precise determinations of the actual amount of octane enhancement from given amounts of direct ethanol injection can be obtained from laboratory and vehicle tests in addition to detailed calculations. These correlations can be used by the fuel management microprocessor system 14.

[0025] An additional benefit of using ethanol for octane enhancement is the ability to use it in a mixture with water. Such a mixture can eliminate the need for the costly and energy consuming water removal step in producing pure ethanol that must be employed when ethanol is added to gasoline at a refinery. Moreover, the water provides an additional cooling (due to vaporization) that further increases engine knock resistance. In contrast the present use of ethanol as an additive to gasoline at the refinery requires that the water be removed from the ethanol.

[0026] Since unlike gasoline, ethanol is not a good lubricant and the ethanol fuel injector can stick and not open, it is desirable to add a lubricant to the ethanol. The lubricant will also denature the ethanol and make it unattractive for human consumption.

[0027] Further decreases in the required ethanol for a given amount of octane enhancement can be achieved with stratification (non-uniform deposition) of the ethanol addition. Direct injection can be used to place the ethanol near the walls of the cylinder where the need for knock reduction is greatest. The direct injection may be used in combination with swirl. This stratification of the ethanol in the engine further reduces the amount of ethanol needed to obtain a given amount of octane enhancement. Because only the ethanol is directly injected and because it is stratified both by the injection process and by thermal centrifugation, the ignition stability issues associated with gasoline direct injection (GDI) can be avoided.

[0028] It is preferred that ethanol be added to those regions that make up the end-gas and are prone to auto-ignition. These regions are near the walls of the cylinder. Since the end-gas

contains on the order of 25% of the fuel, substantial decrements in the required amounts of ethanol can be achieved by stratifying the ethanol.

[0029] In the case of the engine 10 having substantial organized motion (such as swirl), the cooling will result in forces that thermally stratify the discharge (centrifugal separation of the regions at different density due to different temperatures). The effect of ethanol addition is to increase gas density since the temperature is decreased. With swirl the ethanol mixture will automatically move to the zone where the end-gas is, and thus increase the anti-knock effectiveness of the injected ethanol. The swirl motion is not affected much by the compression stroke and thus survives better than tumble-like motion that drives turbulence towards top-dead-center (TDC) and then dissipates. It should be pointed out that relatively modest swirls result in large separating (centrifugal) forces. A 3m/s swirl motion in a 5cm radius cylinder generates accelerations of about 200m/s², or about 20g's.

[0030] FIG. 3 illustrates ethanol direct injection and swirl motion for achieving thermal stratification. Ethanol is predominantly on an outside region which is the end-gas region.

FIG. 4 illustrates a possible stratification of the ethanol in an inlet manifold with swirl motion and thermal centrifugation maintaining stratification in the cylinder. In this case of port injection of ethanol, however, the advantage of substantial charge cooling may be lost.

[0031] With reference again to FIG. 2, the effect of ethanol addition all the way up to 100% ethanol injection is shown. At the point that the engine is 100% direct ethanol injected, there may be issues of engine stability when operating with only stratified ethanol injection that need to be addressed. In the case of stratified operation it may also be advantageous to stratify the injection of gasoline in order to provide a relatively uniform equivalence ratio across the cylinder (and therefore lower concentrations of gasoline in the regions where the ethanol is injected). This situation can be achieved, as indicated in FIG. 4, by placing fuel in the region of the inlet manifold that is void of ethanol.

[0032] The ethanol used in the invention can either be contained in a separate tank from the gasoline or may be separated from a gasoline/ethanol mixture stored in one tank.

[0033] The instantaneous ethanol injection requirement and total ethanol consumption over a drive cycle can be estimated from information about the drive cycle and the increase in torque (and thus increase in compression ratio, engine power density, and capability for downsizing)

that is desired. A plot of the amount of operating time spent at various values of torque and engine speed in FTP and US06 drive cycles can be used. It is necessary to enhance the octane number at each point in the drive cycle where the torque is greater than permitted for knock free operation with gasoline alone. The amount of octane enhancement that is required is determined by the torque level.

[0034] A rough illustrative calculation shows that only a small amount of ethanol might be needed over the drive cycle. Assume that it is desired to increase the maximum torque level by a factor of two relative to what is possible without direct injection ethanol octane enhancement. Information about the operating time for the combined FTP and US06 cycles shows that approximately only 10 percent of the time is spent at torque levels above 0.5 maximum torque and less than 1 percent of the time is spent above 0.9 maximum torque. Conservatively assuming that 100 % ethanol addition is needed at maximum torque and that the energy fraction of ethanol addition that is required to prevent knock decreases linearly to zero at 50 percent of maximum torque, the energy fraction provided by ethanol is about 30 percent. During a drive cycle about 20 percent of the total fuel energy is consumed at greater than 50 percent of maximum torque since during the 10 percent of the time that the engine is operated in this regime, the amount of fuel consumed is about twice that which is consumed below 50 percent of maximum torque. The amount of ethanol energy consumed during the drive cycle is thus roughly around 6 percent (30 percent x 0.2) of the total fuel energy.

[0035] In this case then, although 100% ethanol addition was needed at the highest value of torque, only 6% addition was needed averaged over the drive cycle. The ethanol is much more effectively used by varying the level of addition according to the needs of the drive cycle.

[0036] Because of the lower heat of combustion of ethanol, the required amount of ethanol would be about 9% of the weight of the gasoline fuel or about 9% of the volume (since the densities of ethanol and gasoline are comparable). A separate tank with a capacity of about 1.8 gallons would then be required in automobiles with twenty gallon gasoline tanks. The stored ethanol content would be about 9% of that of gasoline by weight, a number not too different from present-day reformulated gasoline. Stratification of the ethanol addition could reduce this amount by more than a factor of two. An on-line ethanol distillation system might alternatively

be employed but would entail elimination or reduction of the increase torque and power available from turbocharging.

[0037] Because of the relatively small amount of ethanol and present lack of an ethanol fueling infrastructure, it is important that the ethanol vehicle be operable if there is no ethanol on the vehicle. The engine system can be designed such that although the torque and power benefits would be lower when ethanol is not available, the vehicle could still be operable by reducing or eliminating turbocharging capability and/or by increasing spark retard so as to avoid knock. As shown in FIG. 5, the fuel management microprocessor system 14 uses ethanol fuel level in the ethanol tank 16 as an input to control the turbocharger 22 (or supercharger or spark retard, not shown). As an example, with on-demand ethanol octane enhancement, a 4-cylinder engine can produce in the range of 280 horsepower with appropriate turbocharging or supercharging but could also be drivable with an engine power of 140 horsepower without the use of ethanol according to the invention.

[0038] The impact of a small amount of ethanol upon fuel efficiency through use in a higher efficiency engine can greatly increase the energy value of the ethanol. For example, gasoline consumption could be reduced by 20% due to higher efficiency engine operation from use of a high compression ratio, strongly turbocharged operation and substantial engine downsizing. The energy value of the ethanol, including its value in direct replacement of gasoline (5% of the energy of the gasoline), is thus roughly equal to 25% of the gasoline that would have been used in a less efficient engine without any ethanol. The 5% gasoline equivalent energy value of ethanol has thus been leveraged up to a 25% gasoline equivalent value. Thus, ethanol can cost roughly up to five times that of gasoline on an energy basis and still be economically attractive. The use of ethanol as disclosed herein can be a much greater value use than in other ethanol applications.

[0039] Although the above discussion has featured ethanol as an exemplary anti-knock agent, the same approach can be applied to other high octane fuel and fuel additives with high vaporization energies such as methanol (with higher vaporization energy per unit fuel), and other anti-knock agents such as tertiary butyl alcohol, or ethers such as methyl tertiary butyl ether (MTBE), ethyl tertiary butyl ether (ETBE), or tertiary amyl methyl ether (TAME).

[0040] It is recognized that modifications and variations of the invention disclosed herein will be apparent to those of ordinary skill in the art and it is intended that all such modifications and variations be included within the scope of the appended claims.

CLAIMS

What is claimed is:

- 1. A spark ignition engine system for which fuel is introduced into the engine from a first source and a liquid is separately introduced into the engine from a second source by direct injection comprising:
 - a spark ignition engine;
 - a first means for introducing the fuel from the first source into the engine;
- a second means for direct injection of the liquid from the second source into the engine, wherein during part of the engine operating time, the engine receives both the fuel from the first source and the liquid that is directly injected from the second source; and
- a fuel management system which varies the relative amount of the liquid from the second source that is introduced into the engine so as to prevent knock, wherein the fuel management system employs information from a knock detector and uses closed loop control to control the amount of directly injected liquid from the second source; and

wherein the engine is operated with a substantially stoichiometric fuel/air ratio.

- 2. The engine system of claim 1, wherein the engine is turbocharged or supercharged.
- 3. The engine system of claim 1 or 2, wherein the liquid from the second source is alcohol.
- 4. The engine system of claim 3, wherein the alcohol is methanol.
- 5. The engine system of claim 3, wherein the alcohol is ethanol.
- **6.** The engine system of claim **1** or **2**, wherein the liquid from the second source is an alcohol-water mixture.
- 7. The engine system of claim 1 or 2, wherein the liquid from the second source includes water.
- 8. The engine system of claim 1 or 2, wherein the fuel from the first source is gasoline and the liquid from the second source includes water.

- 9. The engine system of claim 1 or 2, wherein the liquid from the second source is injected so as to result in a non-uniform distribution in the engine cylinder.
- 10. The engine system of claim 9, wherein the liquid from the second source is injected so as to be more concentrated near the periphery of the engine cylinder, and

wherein the liquid from the second source includes alcohol, and

wherein the alcohol energy fraction is sufficiently high to prevent knock but the alcohol energy fraction is reduced as compared to the situation using a uniform distribution.

11. The engine system of claim 1 or 2, wherein the fuel management system employs a microprocessor for control of the relative amount of liquid from the second source that is directly injected into the engine using information from a knock sensor, and

wherein the relative amount of the liquid from the second source increases with increasing torque, and

wherein the fuel management system minimizes the amount of directly injected liquid from the second source that is used over a drive cycle.

- 12. The engine system of claim 11 further including open loop control with a look up table.
- 13. The engine system of claims 1 or 2, wherein spark retard is used and is varied according to the consumption of the liquid from the second tank.
- **14.** A spark ignition engine system into which fuel is introduced into the engine from a first source using a first fuel injector and a liquid from a second source is introduced into the engine using a second fuel injector comprising:
 - a spark ignition engine;
 - a first fuel injector for introducing fuel into the engine from the first source;
- a second fuel injector for introducing the liquid from the second source into the engine wherein during part of the engine operating time, the engine receives both the fuel from the first source and the liquid from the second source; and
- a fuel management system which varies the relative amount of the liquid from the second source that is introduced into the engine so as to prevent knock, wherein the fuel management

system uses closed loop control to control the amount of liquid from the second source and employs information from a knock detector, and

wherein the engine is operated with a substantially stoichiometric fuel/air ratio.

- 15. The engine system of claim 14, wherein the fuel from the first source is port fuel injected.
- 16. The engine system of claim 14 or 15, wherein the liquid from the second source is alcohol.
- 17. The engine system of claim 16, wherein the alcohol is methanol.
- 18. The engine system of claim 16, wherein the alcohol is ethanol.
- 19. The engine system of claims 14 or 15, wherein the liquid from the second source is an alcohol-water mixture.
- 20. The engine system of claims 14 or 15, wherein the liquid from the second source includes water.
- 21. The engine system of claims 14 or 15, wherein the fuel from the first source is gasoline and the liquid from the second source includes water.
- 22. The engine system of claims 14 or 15, wherein the fuel management system employs a microprocessor for control of the relative amount of liquid from the second source that is directly injected into the engine using information from a knock sensor, and wherein

the relative amount of liquid from the second source increases with increasing torque, and wherein the fuel management system minimizes the amount of directly injected liquid from the second source that is used over a drive cycle.

- 23. The engine system of claim 22 further including open loop control with a look up table.
- 24. The engine system of claims 14 or 15, wherein spark retard is used and is varied according to the consumption of the liquid from the second tank.
- 25. The engine system of claims 14 or 15, wherein the engine is turbocharged.

- 26. The engine system of claims 14 or 15, wherein the engine is supercharged.
- 27. A turbocharged or supercharged spark ignition engine system which uses both port fuel injection of gasoline from a first source and direct fuel injection of alcohol from a second source comprising:
 - a spark ignition engine;
 - a turbocharger or supercharger;
 - means for port fuel injection of gasoline from the first source;

means for direct fuel injection of alcohol from the second source, wherein during part of the engine operating time, the engine is fueled both by gasoline that is port fuel injected and alcohol that is directly injected; and

a fuel management system which increases the relative amount of alcohol in the engine with increasing torque so as to prevent knock, wherein the fuel management system employs information from a knock detector and uses closed loop control to control the amount of directly injected alcohol, and

wherein the engine is operated with a substantially stoichiometric fuel/air ratio.

- 28. The engine system of claim 27, wherein the alcohol is methanol.
- 29. The engine system of claim 27, wherein the alcohol is ethanol.
- **30.** The engine system of claim **27**, wherein the alcohol is mixed with water.
- 31. The engine system of claim 27, wherein the fuel management system employs a microprocessor for control of the relative amount of alcohol from the second source that is directly injected into the engine using information from a knock sensor.
- 32. The engine system of claim 31, wherein the fuel management system minimizes the amount of directly injected alcohol from the second source that is used over a drive cycle.

ABSTRACT

Fuel management system for efficient operation of a spark ignition gasoline engine. Injectors inject an anti-knock agent such as ethanol directly into a cylinder of the engine. A fuel management microprocessor system controls injection of the anti-knock agent so as to control knock and minimize that amount of the anti-knock agent that is used in a drive cycle. It is preferred that the anti-knock agent is ethanol. The use of ethanol can be further minimized by injection in a non-uniform manner within a cylinder. The ethanol injection suppresses knock so that higher compression ratio and/or engine downsizing from increased turbocharging or supercharging can be used to increase the efficiency of the engine.



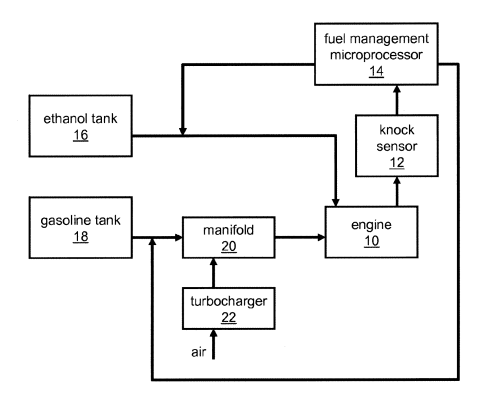
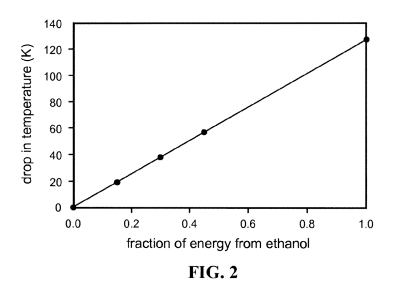


FIG. 1



1/3



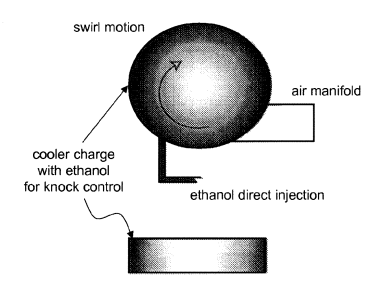


FIG. 3

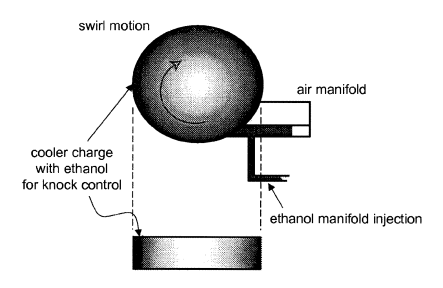


FIG. 4



2/3

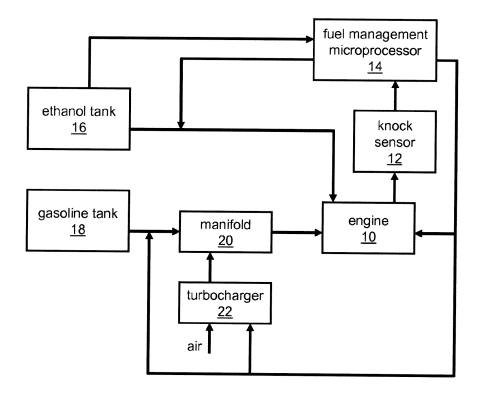


FIG. 5



DECLARATION

As a below named inventor, I hereby declare that:

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

I believe I am an original, first and joint inventor of the subject matter which is claimed and for which a patent is sought on the invention entitled:

FUEL MANAGEMENT SYSTEM FOR VARIABLE ETHANOL OCTANE ENHANCEMENT OF GASOLINE ENGINES

the specification of which (I authorize Choate, Hall & Stewart to check one of the following three choices, and fill in the blanks, if applicable): is attached hereto X was filed on November 18, 2004 as Application Serial No. 10/991,774 and amended on ______ (if applicable). was filed as PCT international application No. and was amended under PCT Article 19 (if applicable). I hereby state that I have reviewed and understood the contents of the above-identified specification, including the claims, as amended by any amendment referred to above. I acknowledged the duty to disclose information which is material to the examination of this application in accordance with Title 37, Code of Federal Regulations, §1.56. I hereby claim foreign priority benefits under Title 35, United States Code, §119 of any foreign application(s) for patent or inventor's certificate listed below and have also identified below any foreign application for patent or inventor's certificate having a filing date before that of the application on which priority is claimed: Prior Foreign Application(s): **Priority Claimed** (Number) (Country) (Day/Month/Year/Filed) Yes No (Number) (Country) (Day/Month/Year/Filed)

Yes No

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

(Application Serial No.)	(filing date)	(status-patented, pending, abandoned)				
(Application Serial No.)	(filing date)	(status-patented, pending, abandoned)				
PCT Applications designa	ting the United Stat	es:				
(PCT Appl. No.)	(U.S.S.N.)	(status-patented, pending, abandoned)				
provisional application(s) this application is not disc the first paragraph of Title information which is mate	listed below and, in losed in the prior United States Crial to patentability became available bethis application.	ted States Code, §119(e) of any United States sofar as the subject matter of each of the claims of nited States application in the manner provided by Code, §112, I acknowledge the duty to disclose as defined in Title 37, Code of Federal etween the filing date of the prior application and				
(Application Serial No.)	(filing date)	(status)				
(Application Serial No.)	(filing date)	(status)				

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United State Code and that such willful false statements may jeopardize the validity of the application or any patents issued thereon.

Full name of first inventor Daniel R. Cohn
Inventor's signature Daniel R. Col Date: 2/7/65
Residence 26 Walnut It Chesnut Hill Ms 02467
Citizenship
Post Office Address Technology Licensing Office, Massachusetts Institute of Technology,
Five Cambridge Center, Kendall Square, Room NE25-230, Cambridge, MA 02142-1493
Full name of second inventor <u>Leslie Bromberg</u>
Inventor's signature Solp Bourley Date: 2/7/05
Residence 176 Wilghire Pry Sharen MA 02067
Citizenship <u>U</u> §
Post Office Address Technology Licensing Office, Massachusetts Institute of Technology,
Five Cambridge Center, Kendall Square, Room NE25-230, Cambridge, MA 02142-1493
Full name of third inventon John B. Heywood
Inventor's signature And August Date: 2/7/05
Residence 218 M. U. Street Newton MA 02460
Citizenship USA.
Post Office Address Technology Licensing Office, Massachusetts Institute of Technology,
Five Cambridge Center, Kendall Square, Room NE25-230, Cambridge, MA 02142-1493

Electronic Patent Application Fee Transmittal								
Application Number:								
Filing Date:								
Title of Invention:	FUEL MANAGEMENT SYSTEM FOR VARIABLE ETHANOL OCTANE ENHANCEMENT OF GASOLINE ENGINES							
First Named Inventor/Applicant Name:	Da	niel R. Cohn et al.						
Filer:	Sam Pasternack/Anna Yem							
Attorney Docket Number:	11381.109439							
Filed as Large Entity								
Utility under 35 USC 111(a) Filing Fees								
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)			
Basic Filing:								
Utility application filing		1011	1	330	330			
Utility Search Fee		1111	1	540	540			
Utility Examination Fee		1311	1	220	220			
Pages:								
Claims:								
Claims in excess of 20		1202	4	52	208			
Miscellaneous-Filing:								
Petition:								

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Patent-Appeals-and-Interference:				
Post-Allowance-and-Post-Issuance:				
Extension-of-Time:				
Miscellaneous:				
	Tot	al in USD	(\$)	1298

Electronic Acknowledgement Receipt						
EFS ID:	7817297					
Application Number:	12815842					
International Application Number:						
Confirmation Number:	2175					
Title of Invention:	FUEL MANAGEMENT SYSTEM FOR VARIABLE ETHANOL OCTANE ENHANCEMENT OF GASOLINE ENGINES					
First Named Inventor/Applicant Name:	Daniel R. Cohn et al.					
Customer Number:	91197					
Filer:	Sam Pasternack/Anna Yem					
Filer Authorized By:	Sam Pasternack					
Attorney Docket Number:	11381.109439					
Receipt Date:	15-JUN-2010					
Filing Date:						
Time Stamp:	15:30:33					
Application Type:	Utility under 35 USC 111(a)					

Payment information:

Submitted with Payment	yes
Payment Type	Credit Card
Payment was successfully received in RAM	\$1298
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Deposit Account	192553
Authorized User	O'BRIEN,DANIEL

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Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.	
1	Aurolination Data Chant	11201100420	297226		4	
1	Application Data Sheet	11381109439ads.pdf	e21dcf81c08f30bed3d7dff755bc33d3a2ee 9bc4	no	4	
Warnings:		1				
Information:						
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2	Preliminary Amendment	11381109439amend.pdf	105039	no	7	
2	Freiminary Amendment	11381109439amenu.pui	afe 259e 15 a 7405 d 5555 d 80 e 41 e a e 10 a b 5 d a e d 9 4 f	no	,	
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3		11201100420app.ndf	632403			
3		11381109439app.pdf	7eba56fdcf25195a4b22f5473fb008c42ecf6 ec7	yes	18	
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4	Oath or Declaration filed	11381109439dec.pdf	df1e234bea0dadb770168822643008d483c d7a09	no	3	
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If a new application is being filed and the application includes the necessary components for a filing date (see 37 CFR 1.53(b)-(d) and MPEP 506), a Filing Receipt (37 CFR 1.54) will be issued in due course and the date shown on this Acknowledgement Receipt will establish the filing date of the application.

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

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

New International Application Filed with the USPTO as a Receiving Office

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

Application Da	ita Sheet 37 CFR 1.76	Attorney Docket Number	11381.109439				
Application Ba		Application Number					
Title of Invention	FUEL MANAGEMENT SYSTEM FOR VARIABLE ETHANOL OCTANE ENHANCEMENT OF GASOLINE ENGINES						
The application data sheet is part of the provisional or nonprovisional application for which it is being submitted. The following form contains the bibliographic data arranged in a format specified by the United States Patent and Trademark Office as outlined in 37 CFR 1.76. This document may be completed electronically and submitted to the Office in electronic format using the Electronic Filing System (EFS) or the document may be printed and included in a paper filed application.							

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Applic	ant	2			•								
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PTC/SB/14 (11-08)

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Application Data Sheet 37 CFR 1.76			Attorney Docket Number			umber	11381.109439			
				Application Number			er			
Title of Invention	FUEL ENGI	MANAGEMEN NES	IT SYSTI	EM FOR	VARIA	ABLE E.	THANOL	OCTAN	E ENHANCEMENT OF GASO	LINE
Citizenship under	37 CF	R 1.41(b)	US	· · · · · · · · · · · · · · · · · · ·						
Mailing Address							·· · · · · · · · · · · · · · · · · · ·	***************************************		
Address 1		218 Mill Street						*****		
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City Newton	ville					State	e/Provin		MA	
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An Address is	s being	provided fo	r the co	rrespon	denc	e Info	mation	of this	application.	
Customer Number	•	91197								
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Application In	form	ation:								
Title of the Invention	on	FUEL MANA GASOLINE	GEMEN ENGINES	T SYSTE	M FO	R VARI	ABLE ET	HANOL	OCTANE ENHANCEMENT O	F
Attorney Docket N	umber	11381.10943	39			Sn	nall Enti	ly Stati	us Claimed 🔲	
Application Type		Nonprovision	nal							
Subject Matter		Utility								
Suggested Class (if any)					Su	b Class	(if any	N N	
Suggested Techno	logy C	enter (if any)								
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Application Da	ita Sheet 37 CFR 1.76	Attorney Docket Number	11381.109439				
		Application Number					
Title of Invention	FUEL MANAGEMENT SYSTEM FOR VARIABLE ETHANOL OCTANE ENHANCEMENT OF GASOLINE ENGINES						
Customer Number	91197						

Domestic Benefit/National Stage Information:

This section allows for the applicant to either claim benefit under 35 U.S.C. 119(e), 120, 121, or 365(c) or indicate National Stage entry from a PCT application. Providing this information in the application data sheet constitutes the specific reference required by 35 Ú.S.C. 119(e) or 120, and 37 CFR 1.78(a)(2) or CFR 1.78(a)(4), and need not otherwise be made part of the specification

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Prior Application Status		Pending		Remove				
Application Number		Continuity Type		Prior Application Number		Filing Date (YYYY-MM-DD)		
		Continuation of		12/329729		2008-12-08		
Prior Application Status		Pending		Remove				
Application Number		Continuity Type		Prior Application Number		Filing Date (YYYY-MM-DD)		
12/329729		Continuation of		11/840719 20		2007-08-17	2007-08-17	
Prior Application Status		Patented		Remove				
Application Number	Cont	tinuity Type	Prior Application Number	Filing Date (YYYY-MM-DD)	Pat	ent Number	Issue Date (YYYY-MM-DD)	
11/840719	Continual	tion of	10/991774	2004-11-18	73	14033	2008-01-01	
Additional Domestic Benefit/National Sta					14000	2000-01-01		

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Foreign Priority Information:

This section allows for the applicant to claim benefit of foreign priority and to identify any prior foreign application for which priority is not claimed. Providing this information in the application data sheet constitutes the claim for priority as required by 35 U.S.C. 119(b) and 37 CFR 1.55(a).

		Remove			
Application Number	Country	Parent Filing Date (YYYY-MM-DD)	Priority Claimed		
			● Yes ○ No		
Additional Foreign Priority Da Add button.	ta may be generated with	in this form by selecting the			

Assignee Information:

Providing this information of the CFR to have an as	in the application data sheet does not substitute for compliance with any requirement of part 3 of Title 37 signment recorded in the Office.	
Assignee 1		
	rganization check here. 🛛	
Organization Name	Massachusetts Institute of Technology	

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Application Data Sheet 37 CFR 1.76		Attorney Docket Number	11381.109439
		Application Number	
Title of Invention	FUEL MANAGEMENT SYSTE ENGINES	EM FOR VARIABLE ETHANOL	OCTANE ENHANCEMENT OF GASOLINE

Address 1	77 Massachusetts Ave.	77 Massachusetts Ave.				
Address 2						
City	Cambridge	State/Province	MA			
Country US		Postal Code	02139			
Phone Number		Fax Number				
Email Address						

Signature:

A signature of the applicant or representative is required in accordance with 37 CFR 1.33 and 10.18. Please see 37 CFR 1.4(d) for the form of the signature.					
Signature	Jan 1	aslens	Date (YYYY-MM-DD) 2		2010-06-15
First Name	Sam	Last Name	Pasternack	Registration Number	29576

This collection of information is required by 37 CFR 1.76. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 23 minutes to complete, including gathering, preparing, and submitting the completed application data sheet form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. PATENT APPLICATION FEE DETERMINATION RECORD Application or Docket Number 12/815.842 Substitute for Form PTO-875 APPLICATION AS FILED - PART I OTHER THAN SMALL ENTITY OR SMALL ENTITY (Column 1) (Column 2) FOR NUMBER FILED NUMBER EXTRA RATE (\$) FEE (\$) RATE (\$) FEE (\$) BASIC FEE N/A N/A N/A 330 (37 CFR 1.16(a), (b), or (c)) SEARCH FEE N/A 540 N/A N/A N/A (37 CFR 1.16(k), (i), or (m)) **EXAMINATION FEE** N/A N/A N/A N/A 220 (37 CFR 1.16(o), (p), or (q)) **TOTAL CLAIMS** 42 22 26= 52= 1144 (37 CFR 1.16(i)) minus 20 OR INDEPENDENT CLAIMS 2 х 110= х 220= (37 CFR 1.16(h)) minus 3 f the specification and drawings exceed 100 heets of paper, the application size fee due APPLICATION SIZE \$270 (\$135 for small entity) for each additional 50 sheets or fraction thereof. See (37 CFR 1.16(s)) 35 U.S.C. 41(a)(1)(G) and 37 CFR N/A N/A 390 MULTIPLE DEPENDENT CLAIM PRESENT (37 CFR 1.16(j)) If the difference in column 1 is less than zero, enter "0" in column 2. TOTAL **TOTAL** 2624 APPLICATION AS AMENDED - PART II OTHER THAN SMALL ENTITY (Column 1) (Column 2) (Column 3) SMALL ENTITY OR CLAIMS HIGHEST ADDI-ADDI-PRESENT REMAINING NUMBER RATE (\$) TIONAL RATE (\$) TIONAL **EXTRA** PREVIOUSLY AFTER FEE (\$) FEE (\$) **AMENDMENT** PAID FOR Total OR Minus X (37 CFR 1.16(i)) Independent Minus x = (37 CFR 1.16(h)) OR Application Size Fee (37 CFR 1.16(s)) FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(J)) N/A OR N/A TOTAL TOTAL OR ADD'T FEE ADD'T FEE (Column 1) (Column 2) (Column 3) OR CLAIMS HIGHEST ADDI-REMAINING NUMBER PRESENT RATE (\$) TIONAL RATE (\$) TIONAL **EXTRA** PREVIOUSLY FEE (\$) FEE (\$) **AMENDMENT** AMENDMENT PAID FOR Total OR (37 CFR 1.16(i)) Independent X X (37 CFR 1.16(h) OR Application Size Fee (37 CFR 1.16(s)) FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(j)) N/A OR N/A TOTAL TOTAL OR ADD'T FEE ADD'T FEE * If the entry in column 1 is less than the entry in column 2, write "0" in column 3. ** If the "Highest Number Previously Paid For" IN THIS SPACE is less than 20, enter "20".

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

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MULTIPLE DEPENDENT CLAIM FEE CALCILI ATION SHEET Application Number 12/815,842			Filing Da	Filing Date 615/2010									
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				Form PTO-1 orm PTO/SE			Applic	ant(s)					
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Total Claims					l		Total Claims	42					

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

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



United States Patent and Trademark Office

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

FILING or GRP ART FIL FEE REC'D NUMBER 371(c) DATE UNIT ATTY.DOCKET.NO IND CLAIMS 12/815,842 06/15/2010 1298 11381.109439 24

CONFIRMATION NO. 2175

FILING RECEIPT

91197 **Technology Licensing Office** Masachusetts Institute of Technology Five Cambridge Center Kendall Square Cambridge, MA 02142-1493

Date Mailed: 06/28/2010

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

Applicant(s)

Daniel R. Cohn, Cambridge, MA; Leslie Bromberg, Sharon, MA; John B. Heywood, Newtonville, MA;

Assignment For Published Patent Application

Massachusetts Institute of Technology, Cambridge, MA

Power of Attorney: None

Domestic Priority data as claimed by applicant

This application is a CON of 12/329,729 12/08/2008 which is a CON of 11/840,719 08/17/2007 PAT 7,740,004 which is a CON of 10/991,774 11/18/2004 PAT 7,314,033

Foreign Applications

If Required, Foreign Filing License Granted: 06/23/2010

The country code and number of your priority application, to be used for filing abroad under the Paris Convention, is **US 12/815,842**

Projected Publication Date: 10/07/2010

Non-Publication Request: No Early Publication Request: No

page 1 of 3

Title

FUEL MANAGEMENT SYSTEM FOR VARIABLE ETHANOL OCTANE ENHANCEMENT OF GASOLINE ENGINES

Preliminary Class

044

PROTECTING YOUR INVENTION OUTSIDE THE UNITED STATES

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

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

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

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

For information on preventing theft of your intellectual property (patents, trademarks and copyrights), you may wish to consult the U.S. Government website, http://www.stopfakes.gov. Part of a Department of Commerce initiative, this website includes self-help "toolkits" giving innovators guidance on how to protect intellectual property in specific countries such as China, Korea and Mexico. For questions regarding patent enforcement issues, applicants may call the U.S. Government hotline at 1-866-999-HALT (1-866-999-4158).

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GRANTED

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the conditions for issuance of a license have been met, regardless of whether or not a license may be required as set forth in 37 CFR 5.15. The scope and limitations of this license are set forth in 37 CFR 5.15(a) unless an earlier license has been issued under 37 CFR 5.15(b). The license is subject to revocation upon written notification. The date indicated is the effective date of the license, unless an earlier license of similar scope has been granted under 37 CFR 5.13 or 5.14.

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

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

NOT GRANTED

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



United States Patent and Trademark Office

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

APPLICATION NUMBER FILING OR 371(C) DATE FIRST NAMED APPLICANT ATTY. DOCKET NO./TITLE 12/815,842 06/15/2010

Daniel R. Cohn

11381.109439 **CONFIRMATION NO. 2175**

FORMALITIES LETTER

91197 **Technology Licensing Office** Masachusetts Institute of Technology Five Cambridge Center Kendall Square Cambridge, MA 02142-1493



Date Mailed: 06/28/2010

NOTICE TO FILE MISSING PARTS OF NONPROVISIONAL APPLICATION

FILED UNDER 37 CFR 1.53(b)

Filing Date Granted

Items Required To Avoid Abandonment:

An application number and filing date have been accorded to this application. The item(s) indicated below, however, are missing. Applicant is given TWO MONTHS from the date of this Notice within which to file all required items and pay any fees required below to avoid abandonment. Extensions of time may be obtained by filing a petition accompanied by the extension fee under the provisions of 37 CFR 1.136(a).

· Additional claim fees of \$1326 as a non-small entity, including any required multiple dependent claim fee, are required. Applicant must submit the additional claim fees or cancel the additional claims for which fees are due.

SUMMARY OF FEES DUE:

Total additional fee(s) required for this application is \$1326 for a non-small entity

- Total additional claim fee(s) for this application is \$1326
 - \$936 for 22 total claims over 20.
 - \$390 for multiple dependent claim surcharge.

Replies should be mailed to:

Mail Stop Missing Parts Commissioner for Patents P.O. Box 1450 Alexandria VA 22313-1450

Registered users of EFS-Web may alternatively submit their reply to this notice via EFS-Web. https://sportal.uspto.gov/authenticate/AuthenticateUserLocalEPF.html

For more information about EFS-Web please call the USPTO Electronic Business Center at **1-866-217-9197** or visit our website at http://www.uspto.gov/ebc.

If you are not using EFS-Web to submit your reply, you must include a copy of this notice.

/ttu/				
Office of Data Management	Application Assistance Linit (571)	272-4000 or (57	1) 272-4200 o	r 1-888-786-010

Application No. 12/815842 Docket No.: 11381.109439

Date: July 1, 2010

ATTORNEY DOCKET NO.: 11381.109439 IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:

Daniel R. Cohn

Examiner: Not Yet Assigned

Serial No.:

12/815842

Art Unit: 1797

Filing Date:

June 15, 2010

Confirmation No.: 2175

Title:

FUEL MANAGEMENT SYSTEM FOR VARIABLE ETHANOL OCTANE

ENHANCEMENT OF GASOLINE ENGINES

RESPONSE TO NOTICE TO FILE MISSING PARTS

Via EFS-Web

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

Sir:

Enclosed herewith in response to the Notice to File Missing Parts of a Nonprovisional Application mailed June 28, 2010 is the following document:

1. The fee of \$1,534.00 is being electronically paid herewith.

If there is a fee occasioned by this communication, the director hereby authorized to charge any deficiency or credit any overpayment in the fees filed, asserted to be filed or which should have been filed herewith to our Deposit Account No. 192553, under Docket No. 11381.109439.

Respectfully Submitted,

Sam Pasternack

Registration No.: 29576

Massachusetts Institute of Technology

Five Cambridge Center

Room NE25-230

Cambridge, MA 02412-1493

617.258.7171

Application No. 12/815842 Docket No.: 11381,109439

Date: July 1, 2010

ATTORNEY DOCKET NO.: 11381.109439 IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:

Daniel R. Cohn

Examiner: Not Yet Assigned

Serial No.:

12/815842

Art Unit: 1797

Filing Date:

June 15, 2010

Confirmation No.: 2175

Title:

FUEL MANAGEMENT SYSTEM FOR VARIABLE ETHANOL OCTANE

ENHANCEMENT OF GASOLINE ENGINES

RESPONSE TO NOTICE TO FILE MISSING PARTS

Via EFS-Web

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

Sir:

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1. The fee of \$1,534.00 is being electronically paid herewith.

If there is a fee occasioned by this communication, the director hereby authorized to charge any deficiency or credit any overpayment in the fees filed, asserted to be filed or which should have been filed herewith to our Deposit Account No. 192553, under Docket No. 11381.109439.

Respectfully Submitted,

Sam Pasternack

Registration No.: 29576

Massachusetts Institute of Technology

Five Cambridge Center

Room NE25-230

Cambridge, MA 02412-1493

617.258.7171

Electronic Patent	App	olication Fee	Transmi	ttal		
Application Number:	12	12815842				
Filing Date:	15	-Jun-2010				
Title of Invention:	FUEL MANAGEMENT SYSTEM FOR VARIABLE ETHANOL OCTANE ENHANCEMENT OF GASOLINE ENGINES					
First Named Inventor/Applicant Name:	Da	niel R. Cohn				
Filer:	Sam Pasternack/Anna Yem					
Attorney Docket Number:	11	381.109439				
Filed as Large Entity						
Utility under 35 USC 111(a) Filing Fees						
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)	
Basic Filing:						
Pages:						
Claims:						
Claims in excess of 20 1202 22				52	1144	
Multiple dependent claims 1203 1 390 390					390	
Miscellaneous-Filing:						
Petition:						
Patent-Appeals-and-Interference:						
Post-Allowance-and-Post-Issuance:						

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Extension-of-Time:				
Miscellaneous:				
	(\$)	1534		

Electronic Acknowledgement Receipt					
EFS ID:	7935638				
Application Number:	12815842				
International Application Number:					
Confirmation Number:	2175				
Title of Invention:	FUEL MANAGEMENT SYSTEM FOR VARIABLE ETHANOL OCTANE ENHANCEMENT OF GASOLINE ENGINES				
First Named Inventor/Applicant Name:	Daniel R. Cohn				
Customer Number:	91197				
Filer:	Sam Pasternack/Anna Yem				
Filer Authorized By:	Sam Pasternack				
Attorney Docket Number:	11381.109439				
Receipt Date:	01-JUL-2010				
Filing Date:	15-JUN-2010				
Time Stamp:	11:38:14				
Application Type:	Utility under 35 USC 111(a)				

Payment information:

Submitted with Payment	yes
Payment Type	Credit Card
Payment was successfully received in RAM	\$1534
RAM confirmation Number	10372
Deposit Account	192553
Authorized User	O'BRIEN,DANIEL

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

Charge any Additional Fees required under 37 C.F.R. Section 1.17 (Patent application and reexamination processing fees)

Charge any Additional Fees required under 37 C.F.R. Section 1.21 (Miscellaneous fees and charges)

Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)			
1	Miscellaneous Incoming Letter	11381109439rspntfmp.pdf	38333	no	1			
'	Miscellaneous meoning cetter	r 1361 10343313phtimp.par	57c486283e88b40afd441c4fe0fc0107e9bc c7a9	110	'			
Warnings:				-				
Information:								
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2	Fee Worksheet (PTO-875)	fee-info.pdf	a926f66d33dba79f8b9bd88b449bcb537f7 8049a	no	2			
Warnings:								
Information:	Information:							
		Total Files Size (in bytes)	7	0227				

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New Applications Under 35 U.S.C. 111

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

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

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

New International Application Filed with the USPTO as a Receiving Office

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

PTO/SB/81 (01-09)
Approved for use through 11/30/2011. OMB 0651-0035
U.S. Palent and Trademark Office, U.S. DEPARTMENT OF COMMERCE

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POWER OF ATTORNEY OR **REVOCATION OF POWER OF ATTORNEY** WITH A NEW POWER OF ATTORNEY AND CHANGE OF CORRESPONDENCE ADDRESS

•	
Application Number	12/815842
Filing Date	June 15, 2010
First Named Inventor	Daniel R. Cohn et al.
Title	FUEL MANAGEMENT SYSTEM
Art Unit	1797
Examiner Name	Not Yet Assigned
Attorney Docket Number	11381 109439

I hereby revoke all	previous powers of attorney given in	the above-ide	ntified applicati	on.			
A Power of Atto	orney is submitted herewith.			**************************************			
Number as my/r identified above and Trademark OR I hereby appoin	OR I hereby appoint Practitioner(s) associated with the following Customer Number as my/our attorney(s) or agent(s) to prosecute the application identified above, and to transact all business in the United States Patent and Trademark Office connected therewith:						
	Practitioner(s) Name	7	Registration	n Number			
			, logici, 41101				
				AAC			
Please recognize o	or change the correspondence addres	s for the abov	e-identified app	olication to:			
The address as	sociated with the above-mentioned Customer N	Number.					
OR The address ass OR	sociated with Customer Number:						
Firm or							
Address							
Address							
City		State		Zip			
Country Telephone		Email	T				
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Applicant/Invent	Applicant/Inventor.						
Assignee of record of the entire interest. See 37 CFR 3.71. Statement under 37 CFR 3.73(b) (Form PTP (SB/96) submitted herewith or filed on Herewith							
SIGNATURE of Applicant or Assignee of Record							
Signature	Land Other		Date	July 8, 2010			
Name Daniel O'Brien Telephone 617.258.7148							
Title and Company	IP Manager Massachusetts Institut		<u>~</u>	Cubacit multiple force of the control			
NQTE: Signatures of all the signature is required, see to	e inventors or assignees of record of the entire intere- below*.	est or their represen	rative(s) are required	Submit multiple forms if more than one			
*Total of1 forms are submitted.							

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

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

Electronic Acknowledgement Receipt						
EFS ID:	7972180					
Application Number:	12815842					
International Application Number:						
Confirmation Number:	2175					
Title of Invention:	FUEL MANAGEMENT SYSTEM FOR VARIABLE ETHANOL OCTANE ENHANCEMENT OF GASOLINE ENGINES					
First Named Inventor/Applicant Name:	Daniel R. Cohn					
Customer Number:	91197					
Filer:	Sam Pasternack/Anna Yem					
Filer Authorized By:	Sam Pasternack					
Attorney Docket Number:	11381.109439					
Receipt Date:	08-JUL-2010					
Filing Date:	15-JUN-2010					
Time Stamp:	08:37:37					
Application Type:	Utility under 35 USC 111(a)					

Payment information:

Submitted wi	th Payment									
File Listin	File Listing:									
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)					
1		11381109439poa.pdf	123660 543725d02b13f099cd25c318f07793dcfdb2 f053	yes	2					

Multipart Description/PDF file	Multipart Description/PDF files in .zip description							
Document Description	Start	End						
Assignee showing of ownership per 37 CFR 3.73(b).	1	1						
Power of Attorney	2	2						

Warnings:

Information:

Total Files Size (in bytes):	123660

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New Applications Under 35 U.S.C. 111

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

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

New International Application Filed with the USPTO as a Receiving Office

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

STATEMENT UNDER 37 CFR 3.73(b)
Applicant/Patent Owner: Daniel R. Cohn et al.
Application No./Patent No.: 12/815842 Filed/Issue Date: June 15, 2010
Titled: FUEL MANAGEMENT SYSTEM FOR VARIABLE ETHANOL OCTANE ENHANCEMENT OF GASOLINE ENGINES
Massachusetts Institute of Technology a Non-Profit
(Name of Assignee) (Type of Assignee, e.g., corporation, partnership, university, government agency, etc.
states that it is:
1. X the assignee of the entire right, title, and interest in;
2. an assignee of less than the entire right, title, and interest in (The extent (by percentage) of its ownership interest is %); or
3. the assignee of an undivided interest in the entirety of (a complete assignment from one of the joint inventors was made)
the patent application/patent identified above, by virtue of either:
A. An assignment from the inventor(s) of the patent application/patent identified above. The assignment was recorded in the United States Patent and Trademark Office at Reel option patent identified above. The assignment was recorded in the United States Patent and Trademark Office at Reel option patent identified above. The assignment was recorded in the United States Patent and Trademark Office at Reel option patent identified above. The assignment was recorded in the United States Patent and Trademark Office at Reel option patent identified above. The assignment was recorded in the United States Patent and Trademark Office at Reel option patent identified above. The assignment was recorded in the United States Patent and Trademark Office at Reel option patent identified above. The assignment was recorded in the United States Patent and Trademark Office at Reel option patent identified above. The assignment was recorded in the United States Patent and Trademark Office at Reel option patent identified above.
OR
B. A chain of title from the inventor(s), of the patent application/patent identified above, to the current assignee as follows:
1. From:To:
The document was recorded in the United States Patent and Trademark Office at
Reel, Frame, or for which a copy thereof is attached.
2. From: To:
The document was recorded in the United States Patent and Trademark Office at
Reel, Frame, or for which a copy thereof is attached.
3. From:
The document was recorded in the United States Patent and Trademark Office at
Reel, Frame, or for which a copy thereof is attached.
Additional documents in the chain of title are listed on a supplemental sheet(s).
As required by 37 CFR 3.73(b)(1)(i), the documentary evidence of the chain of title from the original owner to the assignee we or concurrently is being, submitted for recordation pursuant to 37 CFR 3.11.
[NOTE: A separate copy (i.e., a true copy of the original assignment document(s)) must be submitted to Assignment Division accordance with 37 CFR Part 3, to record the assignment in the records of the USPTO. See MPEP 302.08]
The undersigned whose title is supplied below) is authorized to act on behalf of the assignee.
July 8, 2010
Signature Date
Daniel O'Brien IP Manager

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

Printed or Typed Name

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

Application No. 12/815842 Date: July 1, 2010

Docket No.: 11381.109439

ATTORNEY DOCKET NO.: 11381.109439 IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:

Daniel R. Cohn

Examiner: Not Yet Assigned

Serial No.:

12/815842

Art Unit: 1797

Filing Date:

June 15, 2010

Confirmation No.: 2175

Title:

FUEL MANAGEMENT SYSTEM FOR VARIABLE ETHANOL OCTANE

ENHANCEMENT OF GASOLINE ENGINES

RESPONSE TO NOTICE TO FILE MISSING PARTS

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

Sir:

Enclosed herewith in response to the Notice to File Missing Parts of a Nonprovisional Application mailed June 28, 2010 is the following document:

1. The fee of \$1,534.00 is being electronically paid herewith.

If there is a fee occasioned by this communication, the director hereby authorized to charge any deficiency or credit any overpayment in the fees filed, asserted to be filed or which should have been filed herewith to our Deposit Account No. 192553, under Docket No. 11381.109439.

Adjustment date: 07/15/2010 VVAN11 07/01/2010 INTEFSW 00010372 12815842

01 FC:1202

-1144.00 OP

07/15/2010 VVAN11

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Respectfully Submitted,

Sam Pasternack

Registration No.: 29576

Massachusetts Institute of Technology

Five Cambridge Center

Room NE25-230

Cambridge, MA 02412-1493

617.258.7171



United States Patent and Trademark Office

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

١	APPLICATION	FILING or	GRP ART				
	NUMBER	371(c) DATE	UNIT	FIL FEE REC'D	ATTY.DOCKET.NO	TOT CLAIMS	IND CLAIMS
	12/815,842	06/15/2010	1797	2624	11381.109439	24	2

91197 Technology Licensing Office Masachusetts Institute of Technology Five Cambridge Center Kendall Square Cambridge, MA 02142-1493 CONFIRMATION NO. 2175 UPDATED FILING RECEIPT



Date Mailed: 07/16/2010

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

Applicant(s)

Daniel R. Cohn, Cambridge, MA; Leslie Bromberg, Sharon, MA; John B. Heywood, Newtonville, MA;

Assignment For Published Patent Application

Massachusetts Institute of Technology, Cambridge, MA

Power of Attorney: The patent practitioners associated with Customer Number 91197

Domestic Priority data as claimed by applicant

This application is a CON of 12/329,729 12/08/2008 PAT 7,762,233 which is a CON of 11/840,719 08/17/2007 PAT 7,740,004 which is a CON of 10/991,774 11/18/2004 PAT 7,314,033

Foreign Applications

If Required, Foreign Filing License Granted: 06/23/2010

The country code and number of your priority application, to be used for filing abroad under the Paris Convention, is **US 12/815,842**

Projected Publication Date: 10/21/2010

Non-Publication Request: No
Early Publication Request: No

page 1 of 3

Title

FUEL MANAGEMENT SYSTEM FOR VARIABLE ETHANOL OCTANE ENHANCEMENT OF GASOLINE ENGINES

Preliminary Class

044

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

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

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

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For information on preventing theft of your intellectual property (patents, trademarks and copyrights), you may wish to consult the U.S. Government website, http://www.stopfakes.gov. Part of a Department of Commerce initiative, this website includes self-help "toolkits" giving innovators guidance on how to protect intellectual property in specific countries such as China, Korea and Mexico. For questions regarding patent enforcement issues, applicants may call the U.S. Government hotline at 1-866-999-HALT (1-866-999-4158).

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POA ACCEPTANCE LETTER

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

12/815,842 06/15/2010 Daniel R. Cohn 11381.109439 **CONFIRMATION NO. 2175**

91197 **Technology Licensing Office** Masachusetts Institute of Technology Five Cambridge Center Kendall Square Cambridge, MA 02142-1493



Date Mailed: 07/16/2010

NOTICE OF ACCEPTANCE OF POWER OF ATTORNEY

This is in response to the Power of Attorney filed 07/08/2010.

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

/nbekele/		_		

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

PTC/SB/08a (01-10)

Approved for use through 07/31/2012 OMB 0651-0031

mation Disclosure Statement (IDS) Filed

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

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

	Application Number		12815842	
	Filing Date		2010-06-15	
INFORMATION DISCLOSURE	First Named Inventor Danie		niel R. Cohn et al.	
(Not for submission under 37 CFR 1.99)	Art Unit		3747	
(Notice administration driver of the 1.33)	Examiner Name	Not Y	et Assigned	
	Attorney Docket Number		11381.109439	1

	U.S.PATENTS								
Examiner Initial*	Examiner Cite Initial* No Patent Number		Kind Code ¹	Issue Date	Name of Patentee or Applicant of cited Document	Pages,Columns,Lines where Relevant Passages or Relevant Figures Appear			
	1	6990956		2006-01-31	Niimi				
	2	4480601		1984-11-06	Takeda				
	3	3106194		1963-10-08	Cantwell et al.				
	4	4721081		1988-01-26	Krauja et al.				
	5	6508233		2003-01-21	Suhre, B. et al.				
	6	6076487		2000-06-20	Wulff, J. et al.				
	7	6575147		2003-06-10	Wulff, J. et al.				
	8	6513505		2003-02-04	Watanabe et al.				

					Applic	ation N	umber		12815842			
		_			Filing	Date			2010-06-15			
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	9	4	541383		1985-09	}-17	Jessel, A	J.				
	10	6	799551		2004-10)-05	Nakakita e	t al.				
	11	6	892691		2005-05	5-17	Uhl et al.					
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Initials*

publisher, city and/or country where published.

INFORMATION DISCLOSURE STATEMENT BY APPLICANT

(Not for submission under 37 CFR 1.99)

Application Number		12815842		
Filing Date		2010-06-15		
First Named Inventor Danie		R. Cohn et al.		
Art Unit		3747		
Examiner Name Not Ye		et Assigned		
Attorney Docket Number		11381.109439		

	1	MODAK, A. et al., Engine Cooling by Direct Injection of Cooling Water, Society of Automotive Engineers, Inc., 1970, SAE World Headquarters, Warrendale, PA.										
	2		LoRUSSO, J.A. et al., Direct Injection Ignition Assisted Alcohol Engine, Society of Automotive Engineers, Inc., 29 Feb-5 Mar 1998, International Contress and Exposition in Detroit, MI, SAE World Headquarters, Warrendale, PA.									
	3	Engir	GRANDIN, B. et al., Knock Suppression in a Turbocharged SI Engine by Using Cooled EGR, Society of Automotive Engineers, Inc., 19-22 Oct 1998, International Fall Fuels & Lubricants Meeting and Exposition in San Francisco, CA, SAE World Headquarters, Warrendale, PA.									
	4		GRANDIN, B. et al., Replacing Fuel Enrichment in a Turbo Charged SI Engine: Lean Burn or Cooled EGR, Society of Automotive Engineers, Inc., 1999, SAE World Headquarters, Warrendale, PA.									
	5	STAN, C. et al., Internal Mixture Formation and Combustion-from Gasoline to Ethanol, Society of Automotive Engineers, Inc., 2001, SAE World Headquarters, Warrendale, PA.										
If you wis	h to a	dd adc	itional non-patent literature document cita	ation information p	lease click the Add b	outton	I					
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Standard ST	T.3). ³ l cument	For Japa by the a	D Patent Documents at <u>www.USPTO.GOV</u> or MPEI nese patent documents, the indication of the year o ppropriate symbols as indicated on the document un n is attached.	of the reign of the Emp	eror must precede the ser	ial number of the patent doc	ument.					

INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99) Application Number | 12815842 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010-06-15 | 2010

CERTIFICATION STATEMENT						
Plea	Please see 37 CFR 1.97 and 1.98 to make the appropriate selection(s):					
	That each item of information contained in the information disclosure statement was first cited in any communication from a foreign patent office in a counterpart foreign application not more than three months prior to the filing of the information disclosure statement. See 37 CFR 1.97(e)(1).					
OR						
	That no item of information contained in the information disclosure statement was cited in a communication from a foreign patent office in a counterpart foreign application, and, to the knowledge of the person signing the certification after making reasonable inquiry, no item of information contained in the information disclosure statement was known to any individual designated in 37 CFR 1.56(c) more than three months prior to the filing of the information disclosure statement. See 37 CFR 1.97(e)(2).					
\boxtimes	See attached ce	rtification state	ement.			
	Fee set forth in 37 CFR 1.17 (p) has been submitted herewith.					
	None					
A signature of the applicant or representative is required in accordance with CFR 1.33, 10.18. Please see CFR 1.4(d) for the form of the signature.						
Sigr	nature	Jam	Pastinte	Date (YYYY-MM-DD)	2010-08-06	
Name/Print Sam Pasternack		ck	Registration Number	29576		

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

Electronic Acknowledgement Receipt		
EFS ID:	8168452	
Application Number:	12815842	
International Application Number:		
Confirmation Number:	2175	
Title of Invention:	FUEL MANAGEMENT SYSTEM FOR VARIABLE ETHANOL OCTANE ENHANCEMENT OF GASOLINE ENGINES	
First Named Inventor/Applicant Name:	Daniel R. Cohn	
Customer Number:	91197	
Filer:	Sam Pasternack/Anna Yem	
Filer Authorized By:	Sam Pasternack	
Attorney Docket Number:	11381.109439	
Receipt Date:	06-AUG-2010	
Filing Date:	15-JUN-2010	
Time Stamp:	11:34:45	
Application Type:	Utility under 35 USC 111(a)	

Payment information:

Submitted wi	th Payment	no	no			
File Listin	ile Listing:					
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)	
1		11381109439ids.pdf	203489 cb125f19f718d18f3f3da12d9416aaacd41c	yes	6	

	Multipart Description/PDF files in .zip description					
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Warnings:			·			
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2	2 NPL Documents	grandin_b1.pdf	200381	no	11	
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Information:						
3	NPL Documents	grandin_b.pdf	123850	no	11	
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4	NPL Documents	loRusso_j.pdf	1808858	no	21	
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Information:						
6	NPL Documents	stan_c.pdf	828707	no	13	
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Information:						
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New Applications Under 35 U.S.C. 111

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

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

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

New International Application Filed with the USPTO as a Receiving Office

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

ATTORNEY DOCKET NO.: 11381.109439 IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Daniel R. Cohn et al. Examiner: Not Yet Assigned

Serial No.: 12/815842 Art Unit: 3747

Filing Date: June 15, 2010 Confirmation No.: 2175

Title: FUEL MANAGEMENT SYSTEM FOR VARIABLE ETHANOL OCTANE

ENHANCEMENT OF GASOLINE ENGINES

INFORMATION DISCLOSURE STATEMENT

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

Dear Sir:

Pursuant to 37 CFR 1.56, 1.97 and 1.98, the attention of the Patent and Trademark Office is hereby directed to the references listed on the attached PTO/SB/08a. It is respectfully requested that the information be expressly considered during the prosecution of this application, and that the references be made of record therein and appear among the "References Cited" on any patent to issue there from.

In accordance with 37 CFR 1.98(a)(2)(ii), Applicant has not submitted copies of U.S. patents and U.S. patent applications. Applicant submits herewith copies of non-patent literature in accordance with 37 CFR 1.98(a)(2).

In accordance with 37 CFR 1.97(g), the filing of this Information Disclosure Statement shall not be construed to mean that a search has been made or that no other material information as defined in 37 CFR 1.56(a) exists. In accordance with 37 CFR 1.97(h), the filing of this Information Disclosure Statement shall not be construed to be an admission that any patent, publication or other information referred to therein is "prior art" for this invention unless specifically designated as such.

It is submitted that the Information Disclosure Statement is in compliance with 37 CFR 1.98 and the Examiner is respectfully requested to consider the listed references.

Application No. 12/815842 Docket No.: 11381.109439

Information Disclosure Statement Date: August 6, 2010

If there is a fee occasioned by this communication, the director hereby authorized to charge any deficiency or credit any overpayment in the fees filed, asserted to be filed or which should have been filed herewith to our Deposit Account No. 192553, under Docket No. 11381.109439.

Respectfully Submitted,

Sam Pasternack

Registration No.: 29576

Massachusetts Institute of Technology

Five Cambridge Center Room NE25-230

Cambridge, MA 02412-1493

617.258.7171



UNITED STATES PATENT AND TRADEMARK OFFICE

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

APPLICATION NUMBER FILING OR 371(C) DATE

Daniel R. Cohn

FIRST NAMED APPLICANT

ATTY. DOCKET NO./TITLE 11381.109439

12/815,842 06/15/2010

CONFIRMATION NO. 2175 PUBLICATION NOTICE

91197 MIT's Technology Licensing Office One Cambridge Center Kendall Square, NE 18-501 Cambridge, MA 02142-1493

Title:FUEL MANAGEMENT SYSTEM FOR VARIABLE ETHANOL OCTANE ENHANCEMENT OF GASOLINE **ENGINES**

Publication No.US-2010-0263625-A1 Publication Date: 10/21/2010

NOTICE OF PUBLICATION OF APPLICATION

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

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

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

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

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

page 1 of 1

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

APPLICATION NO. FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. FILING DATE 12/815,842 06/15/2010 Daniel R. Cohn 11381.109439 2175 91197 7590 12/13/2010 EXAMINER MIT's Technology Licensing Office HUYNH, HAI H One Cambridge Center Kendall Square, NE 18-501 ART UNIT PAPER NUMBER Cambridge, MA 02142-1493 3747 NOTIFICATION DATE DELIVERY MODE 12/13/2010 ELECTRONIC

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

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

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

mitdocket@mit.edu mjoyce@mit.edu

	Application No.	Applicant(s)			
	12/815,842	COHN ET AL.			
Office Action Summary	Examiner	Art Unit			
	Hai H. Huynh	3747			
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).					
Status					
1)⊠ Responsive to communication(s) filed on <u>15 Ju</u>	ne 2010.				
	action is non-final.				
3) Since this application is in condition for allowan		secution as to the merits is			
closed in accordance with the practice under E					
Disposition of Claims					
4) Claim(s) 33-56 is/are pending in the application	1.				
4a) Of the above claim(s) is/are withdraw	vn from consideration.				
5) Claim(s) is/are allowed.					
6)⊠ Claim(s) <u>33-56</u> is/are rejected.					
7) Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction and/or	election requirement.				
Application Papers					
9)☐ The specification is objected to by the Examiner	- .				
10)☐ The drawing(s) filed on is/are: a)☐ acce	epted or b) \square objected to by the E	xaminer.			
Applicant may not request that any objection to the o	drawing(s) be held in abeyance. See	: 37 CFR 1.85(a).			
Replacement drawing sheet(s) including the correcti	on is required if the drawing(s) is obj	ected to. See 37 CFR 1.121(d).			
11)☐ The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.			
Priority under 35 U.S.C. § 119					
 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) ☐ All b) ☐ Some * c) ☐ None of: 1. ☐ Certified copies of the priority documents have been received. 					
2. Certified copies of the priority documents have been received in Application No					
3. Copies of the certified copies of the priority documents have been received in this National Stage					
application from the International Bureau (PCT Rule 17.2(a)).					
* See the attached detailed Office action for a list of the certified copies not received.					
Attachment/c)					
Attachment(s) I) ☑ Notice of References Cited (PTO-892) 4) ☐ Interview Summary (PTO-413)					
1) ☑ Notice of References Cited (PTO-892) 2) ☑ Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) 🔲 Interview Summary Paper No(s)/Mail Da	` '			
3) 🗖 Information Disclosure Statement(s) (PTO/SB/08)	5) Notice of Informal P				
Paper No(s)/Mail Date <u>08-06-10</u> .	6)				

U.S. Patent and Trademark Office PTOL-326 (Rev. 08-06)

Office Action Summary

Part of Paper No./Mail Date 20101124

Application/Control Number: 12/815,842 Page 2

Art Unit: 3747

Inventorship

1. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

Double Patenting

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

Art Unit: 3747

F.2d 438, 164 USPQ 619 (CCPA 1970); and *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) or 1.321(d) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent either is shown to be commonly owned with this application, or claims an invention made as a result of activities undertaken within the scope of a joint research agreement.

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

- 3. Claims 33-56 are rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-32 of U.S. Patent No. 7,762,233. Although the conflicting claims are not identical, they are not patentably distinct from each other because they have the same scope.
- 4. Claims 33-56 are rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-25 of U.S. Patent No. 7,740,004. Although the conflicting claims are not identical, they are not patentably distinct from each other because they have the same scope.

Claim Rejections - 35 USC § 102

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

A person shall be entitled to a patent unless -

Art Unit: 3747

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

6. Claims 33-56 are rejected under 35 U.S.C. 102(b) as being anticipated by Cohn

et al (6,655,324).

Cohn et al teach a first means for introducing the fuel from the first source into the engine; a second means for direct injection of the fuel from the second source into the engine, wherein during part of the engine operating time, the engine receives both the fuel from the first source and the fuel that is directly injected from the second source; and a fuel management system which varies the relative amount of the fuel from the second source that is introduced into the engine so as to prevent knock, wherein the fuel management system employs information from a knock detector 26 and uses closed loop control to control the amount of directly injected fuel from the second source; and wherein the engine is operated with a substantially stoichiometric fuel/air ratio.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Hai H. Huynh whose telephone number is (571) 272-4844. The examiner can normally be reached on Monday through Thursday from 7:30 am to 6:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Stephen Cronin can be reached on (571) 272-4536. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Art Unit: 3747

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Hai H. Huynh/ Primary Examiner, Art Unit 3747

Notice of References Cited Application/Control No. 12/815,842 Examiner Hai H. Huynh Applicant(s)/Patent Under Reexamination COHN ET AL. Page 1 of 1

U.S. PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	Classification
*	Α	US-6,655,324 B2	12-2003	Cohn et al.	123/1A
*	В	US-7,178,503 B1	02-2007	Brehob, Diana D.	123/304
*	С	US-7,314,033 B2	01-2008	Cohn et al.	123/198A
*	D	US-7,740,004 B2	06-2010	Cohn et al.	123/406.29
*	Е	US-7,762,233 B2	07-2010	Cohn et al.	123/431
*	F	US-2009/0308367 A1	12-2009	Glugla, Chris Paul	123/575
	G	US-			
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	J	US-			
	K	US-			
	L	US-			
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FOREIGN PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Country	Name	Classification
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NON-PATENT DOCUMENTS

*		Include as applicable: Author, Title Date, Publisher, Edition or Volume, Pertinent Pages)
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U.S. Patent and Trademark Office PTO-892 (Rev. 01-2001)

01-2001) Notice of References Cited

Part of Paper No. 20101124

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

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Index of Claims	12815842	COHN ET AL.
	Examiner	Art Unit
	Hai H Huynh	3747

✓	Rejected	-	Cancelled	N	Non-Elected	Α	Appeal
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CLAIM DATE							
Final	Original	11/24/2010					
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U.S. Patent and Trademark Office

Part of Paper No.: 20101124

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Index of Claims	12815842	COHN ET AL.
	Examiner	Art Unit
	Hai H Huynh	3747

✓	Rejected	-	Cancelled	N	Non-Elected	Α	Appeal
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☐ Claims	renumbered	in the same	order as pro	esented by	applicant		☐ CPA	□ т.с). 🔲	R.1.47		
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U.S. Patent and Trademark Office Part of Paper No.: 20101124

Application/Control No. Search Notes 12815842 Examiner Hai H Huynh Applicant(s)/Patent Under Reexamination COHN ET AL. Art Unit 3747

	SEARCHED		
Class	Subclass	Date	Examiner
123	1A, 431, 198A, 575, 435, 299, 300, 305, 559.1	11/24/10	HHH

SEARCH NOTES		
Search Notes	Date	Examiner
EAST	11/24/10	HHH

		INTERFERENCE SEA	ARCH	
Class		Subclass	Date	Examiner
above	search		11/24/10	HHH



UNITED STATES PATENT AND TRADEMARK OFFICE

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

BIB DATA SHEET

CONFIRMATION NO. 2175

SERIAL NUMI	BER	FILING or 371(c) DATE	CLAS	ss	GR	OUP ART	UNIT	ATTC	RNEY DOCKET		
12/815,842	2	06/15/2010	123	3		3747		1	1381.109439		
		RULE									
APPLICANTS Daniel R. Cohn, Cambridge, MA; Leslie Bromberg, Sharon, MA; John B. Heywood, Newtonville, MA;											
* CONTINUING DATA **********************************											
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EAST Search History

EAST Search History (Prior Art)

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
L1	3	(("7762233") or ("7740004") or ("7314033")).PN.	USPAT	OR	OFF	2010/11/24 09:17
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L3	1	("6655324").PN.	USPAT	OR	OFF	2010/11/24 09:40
L4	0	("7762233").URPN.	USPAT	OR	OFF	2010/11/24 09:43
L5	76	("20040065274" "20080060612" "20080228382" "20090043478" "20090076705" "20090308367" "2741230" "3089470" "3106194" "3557763" "4031864" "4056087" "4182278" "4230072" "4312310" "4402296" "4480616" "4541383" "4594201" "4721081" "4958598" "4967714" "4974416" "4993386" "5179923" "5233944" "5497744" "5560344" "5715788" "5911210" "5937799" "5983855" "6073607" "6076487" "6260525" "6287351" "6298838" "6332448" "6358180" "6508233"	US-PGPUB; USPAT; USOCR	OR	OFF	2010/11/24 09:43

		"6536405" "6543423" "6561157" "6575147" "6622663" "6655324" "6745744" "6745744" "6745744" "67955175" "6799551" "69551202" "6955154" "6955154" "6959693" "6981487" "6990956" "7013847" "7021277" "7077100" "7178503" "7188607" "7201136" "7314033" "7320302" "7444987" "7581528").PN.				
L6	6053	((123/1A) or (123/431) or (123/198A) or (123/575) or (123/435) or (123/299) or (123/300) or (123/305) or (123/559.1)).CCLS.	US-PGPUB; USPAT	OR	OFF	2010/11/24 10:01
L9	6	12 and 16	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2010/11/24 10:01

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mation Disclosure Statement (IDS) Filed

Approved for use through 07/31/2012 OMB 0651-0031

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

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

12815842 Application Number Filing Date 2010-06-15 INFORMATION DISCLOSURE First Named Inventor Daniel R. Cohn et al. STATEMENT BY APPLICANT Art Unit 3747 (Not for submission under 37 CFR 1.99) **Examiner Name** Not Yet Assigned 11381.109439 Attorney Docket Number

	U.S.PATENTS										
Examiner Initial*	Examiner Cite Initial* No Patent N		Kind Code ¹	Issue Date	Name of Patentee or Applicant of cited Document	Pages,Columns,Lines where Relevant Passages or Relevant Figures Appear					
	1	6990956		2006-01-31	Niimi						
	2	4480601	1	1984-11-06	Takeda						
	3	3106194		1963-10-08	Cantwell et al.						
	4	4721081		1986-01-26	Krauja et al.						
	5	6508233		2003-01-21	Suhre, B. et al.						
	6	6076487		2000-06-20	Wulff, J. et al.						
	7	6575147		2003-06-10	Wulff, J. et al.						
	8	6513505		2003-02-04	Watanabe et al.						

/Hai Huynh/ (11/24/2010)

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ALL REFERENCES CONSIDERED EXCEPT WHERE LINED THROUGH. /HHH/

			***************************************		Applic	Application Number 1			12815842	**********	***************************************
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/Hai Huynh/ (11/24/2010)

publisher, city and/or country where published.

EFS Web 2.1.17

Initials*

ALL REFERENCES CONSIDERED EXCEPT WHERE LINED THROUGH. /HHH/

(book, magazine, journal, serial, symposium, catalog, etc), date, pages(s), volume-issue number(s),

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INFORMATION DISCLOSURE STATEMENT BY APPLICANT

(Not for submission under 37 CFR 1.99)

Application Number		12815842			
Filing Date		2010-06-15			
First Named Inventor	Danie	I.R. Cohn et al.			
Art Unit		3747			
Examiner Name Not Y		et Assigned			
Attorney Docket Number	er	11381.109439			

	1	MODAK, A. et al., Engine Cooling by Direct Injection of Co SAE World Headquarters, Warrendale, PA.	MODAK, A. et al., Engine Cooling by Direct Injection of Cooling Water, Society of Automotive Engineers, Inc., 1970, SAE World Headquarters, Warrendale, PA.									
	2		LoRUSSO, J.A. et al., Direct Injection Ignition Assisted Alcohol Engine, Society of Automotive Engineers, Inc., 29 Feb-5 Mar 1998, International Contress and Exposition in Detroit, MI, SAE World Headquarters, Warrendale, PA.									
	3	GRANDIN, B. et al., Knock Suppression in a Turbocharged Engineers, Inc., 19-22 Oct 1998, International Fall Fuels & SAE World Headquarters, Warrendale, PA.										
	4	GRANDIN, B. et al., Replacing Fuel Enrichment in a Turbo Charged SI Engine: Lean Burn or Cooled EGR, Society of Automotive Engineers, Inc., 1999, SAE World Headquarters, Warrendale, PA.										
	5	STAN, C. et al., Internal Mixture Formation and Combustio Engineers, Inc., 2001, SAE World Headquarters, Warrenda		of Automotive								
If you wis	h to a	.i add additional non-patent literature document citation in	formation please click the Add I	outton								
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Standard S' 4 Kind of do	T.3). ³ F cument	of USPTO Patent Documents at www.USPTO.GOV or MPEP 901.0-For Japanese patent documents, the indication of the year of the reint by the appropriate symbols as indicated on the document under Witranslation is attached.	gn of the Emperor must precede the se	ial number of the patent doc	ument.							

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ATTORNEY DOCKET NO.: 11381.109439 IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Daniel R. Cohn et al. Examiner: Hai H. Huynh

Serial No.: 12/815842 Art Unit: 3747

Filing Date: June 15, 2010 Confirmation No.: 2175

Title: FUEL MANAGEMENT SYSTEM FOR VARIABLE ETHANOL OCTANE

ENHANCEMENT OF GASOLINE ENGINES

AMENDMENT

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

Dear Sir:

In response to the office action mailed December 13, 2010, please amend the application as follows.

Application No. 12/815842 Docket No.: 11381.109439

Date: January 14, 2011

Listing of Claims

Claims 1 - 32 (cancelled)

33. (Currently Amended) A spark ignition engine system for which fuel is introduced into the

engine from a first source and a liquid fuel is separately introduced into the engine from a second

source by direct injection comprising:

a spark ignition engine;

a first means for introducing the fuel from the first source into the engine;

a second means for direct injection of the liquid fuel from the second source into the

engine, wherein during part of the engine operating time, the engine receives both the fuel from

the first source and the liquid fuel that is directly injected from the second source; and

a fuel management system which varies the relative amount of the liquid fuel from the

second source that is introduced into the engine so as to prevent knock, wherein the fuel

management system employs information from a knock detector and uses closed loop control to

control the amount of directly injected liquid fuel from the second source; and

wherein the engine is operated with a substantially stoichiometric fuel/air ratio.

34. (Previously Presented) The engine system of claim 33, wherein the second source contains a

liquid that could be employed to operate the engine without the addition of fuel from the first

source.

35. (Previously Presented) The engine system of claim 33 or 34, wherein the fuel from the

second source is alcohol.

36. (Previously Presented) The engine system of claim 35, wherein the alcohol is methanol.

2

Application No. 12/815842 Docket No.: 11381.109439

Date: January 14, 2011

37. (Previously Presented) The engine system of claim 35, wherein the alcohol is ethanol.

38. (Previously presented) The engine system of claim 33 where an alcohol-water mixture is

directly injected into the engine from the second source

39. (Previously Presented) The engine system of claim 33 or 34, wherein the engine is

turbocharged or supercharged

40. (Previously Presented) The engine system of claim 33 or 34, wherein the fuel from the first

source is gasoline.

41. (Currently Amended) The engine system of claim 33 or 34, wherein the liquid fuel from the

second source is injected so as to result in a non-uniform distribution in the engine cylinder.

42. (Previously Presented) The engine system of claim 41, wherein the fuel from the second

source is injected so as to be more concentrated near the periphery of the engine cylinder, and

the ratio of the energy of the fuel from the second source to fuel from the first source

is sufficiently high to prevent knock but the alcohol energy fraction is reduced as

compared to the situation using a uniform distribution.

43. (Previously Presented) The engine system of claim 33 or 34, wherein the fuel management

system employs a microprocessor for control of the relative amount of fuel from the second

source that is directly injected into the engine using information from a knock sensor, and

wherein the relative amount of the fuel from the second source increases with increasing

torque, and

wherein the fuel management system minimizes the amount of directly injected fuel from

the second source that is used over a drive cycle.

3

Application No. 12/815842 Docket No.: 11381.109439 Date: January 14, 2011

44. (Previously Presented) The engine system of claim 43 further including open loop control

with a look up table.

45. (Previously Presented) The engine system of claim 33, wherein spark retard is used and is

varied according to the consumption of the fuel from the second tank.

46. (Currently Amended) A spark ignition engine system into which fuel is introduced into the

engine from a first source and a liquid fuel from a second source is introduced into the engine

comprising:

a spark ignition engine;

a means for introducing fuel into the engine from the first source;

a second means for introducing the liquid fuel from the second source into the engine

wherein during part of the engine operating time, the engine receives both the fuel from the first

source and the liquid fuel from the second source; and

a fuel management system which varies the relative amount of the liquid fuel from the

second source that is introduced into the engine so as to prevent knock, wherein the fuel

management system uses closed loop control to control the amount of fuel from the second

source and employs information from a knock detector, and

wherein the engine is operated with a substantially stoichiometric fuel/air ratio.

47. (Previously Presented) The engine system of claim 46, wherein the second source contains a

liquid which could be used to operate the engine without fuel from the first source

48. (Previously Presented) The engine system of claim 46 or 47, wherein the fuel from the

second source is alcohol.

4

Application No. 12/815842

Date: January 14, 2011

49. (Previously Presented) The engine system of claim 48, wherein the alcohol is methanol.

Docket No.: 11381.109439

50. (Previously Presented) The engine system of claim 48, wherein the alcohol is ethanol.

51. (Previously Presented) The engine system of claims 46 or 47, wherein the second source

contains a fuel which is an alcohol-water mixture.

52. (Previously Presented) The engine system of claims 46 or 47, wherein the engine is

turbocharged to supercharged.

53. (Previously Presented) The engine system of claims 46 or 47, wherein the fuel from the first

source is gasoline.

54. (Previously Presented) The engine system of claims 46 or 47, wherein the fuel management

system employs a microprocessor for control of the relative amount of fuel from the second

source that is introduced into the engine using information from a knock sensor, and wherein

the relative amount of fuel from the second source increases with increasing torque, and

wherein the fuel management system minimizes the amount of directly injected fuel from

the second source that is used over a drive cycle.

55. (Previously Presented) The engine system of claim 54 further including open loop control

with a look up table.

56. (Previously Presented) The engine system of claims 46 or 47, wherein spark retard is used

and is varied according to the consumption of the fuel from the second tank.

5

FORD Ex. 1018, page 91 IPR2019-01400 Application No. 12/815842 Docket No.: 11381.109439 Date: January 14, 2011

Remarks

Reexamination and reconsideration of the rejections are hereby requested.

Claims 33-56 are pending in this application and stand rejected based non-statutory

obviousness type double patenting over US patent number 7,762,233 and United States patent

number 7,740,004. In response to this rejection, enclosed herewith is a terminal disclaimer

disclaiming the terminal portion of the two cited patents. It is submitted that the accompanying

terminal disclaimer will overcome the double patenting rejection.

Claims 33-56 also stand rejected under 35 USC section 102(b) as being anticipated by US

patent number 6,655,324. In response to this rejection, independent claims 33 and 46 have been

amended to recite that the fuel from the second source is a liquid fuel. Support for this

amendment may be found throughout the specification and in several of the originally filed

claims.

The 6,655,324 patent that has been cited in rejecting the pending claims is directed to a

hydrogen-enhanced gasoline engine system in which hydrogen gas is injected into the engine. In

particular, the '324 patent teaches a gasoline engine system in which both gasoline and hydrogen

gas are utilized. The hydrogen gas is used to control knock permitting a higher compression ratio

to be used. It is important to recognize that this patent teaches only the introduction of gaseous

hydrogen as the second fuel. There is absolutely no disclosure of anything other than a gaseous

fuel. Because the independent claims have now been amended to recite that the second fuel is a

liquid fuel, it is submitted that the 35 USC section 102(b) rejection is not sustainable and should

be removed.

In view of the terminal disclaimer enclosed herewith and in view of the fact that the

claims have been amended to eliminate the '324 patent as a proper anticipatory reference, it is

6

FORD Ex. 1018, page 92 IPR2019-01400 Application No. 12/815842 Docket No.: 11381.109439

Date: January 14, 2011

submitted that the pending claims are in condition for allowance and early favorable action is requested.

Respectfully Submitted,

Sam Pasternack

Registration No.: 29576

Massachusetts Institute of Technology One Cambridge Center, NE18-501

Cambridge, MA 02412

617.258.7171

PTO/SB/26 (07-09)

Approved for use through 07/31/2012 OMB 0651-0031

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

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

TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING REJECTION OVER A "PRIOR" PATENT	Docket Number (Optional) 11381.109439
In re Application of: Daniel R. Cohn et al.	hand0000freskfillinkkes0000freskfillinkes0000freskfillinkesfilli0000freskfillinkes00000freskfillinkes00000fresk
Application No.: 12/815842	
Filed: June 15, 2010	
FOI: FUEL MANAGEMENT SYSTEM FOR VARIABLE ETHANOL OCTANE ENHANCEMENT OF GAS	OLINE ENGINES
The owner*, <u>Massachusetts Institute of Technology</u> of <u>100</u> percent interest in t except as provided below, the terminal part of the statutory term of any patent granted on the instant a the expiration date of the full statutory term prior patent No. <u>7762233 & 7740004</u> as the term of said and 173, and as the term of said prior patent is presently shortened by any terminal disclaimer. The original on the instant application shall be enforceable only for and during such period that it and the pagreement runs with any patent granted on the instant application and is binding upon the grantee, its safety.	pplication which would extend beyond prior patent is defined in 35 U.S.C. 154 wher hereby agrees that any patent so infor patent are commonly owned. This
In making the above disclaimer, the owner does not disclaim the terminal part of the term of any paten would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 and 173 of the patent is presently shortened by any terminal disclaimer," in the event that said prior patent later: expires for failure to pay a maintenance fee; is held unenforceable; is found invalid by a court of competent jurisdiction; is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321; has all claims canceled by a reexamination certificate; is reissued; or is in any manner terminated prior to the expiration of its full statutory term as presently shortened in the statutory term as the statutory term	prior patent, "as the term of said prior
Check either box 1 or 2 below, if appropriate.	
For submissions on behalf of a business/organization (e.g., corporation, partnership, university etc.), the undersigned is empowered to act on behalf of the business/organization.	, government agency,
I hereby declare that all statements maide herein of my own knowledge are triue and that all belief are belie ved to be true; a ind further that these statements were made with the knowledge that made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United Statements may jeopardize the validity of the application or any patent issued thereon.	willful false statements and the like so
2. ✓ The undersigned is an attorney or agent of record. Reg. No. 29576	
La Posta de	
Signature	January 14, 2011 Date
Sam Pasternack Typed or printed name	
ryped or primed name	
	617.258.7171
	Telephone Number
✓ Terminal disclaimer fee under 37 CFR 1.20(d) included.	
WARNING: Information on this form may become public. Credit card inform be included on this form. Provide credit card information and authorization	
*Statement_under 37 CFR 3.73(b) is required if terminal disclaimer is signed by the assignee (owner). Form PTO/SB/96 may be used for making this certification. See MPEP § 324.	

This collection of information is required by 37 CFR 1.321. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentially is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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Electronic Patent <i>I</i>	App	lication Fee	Transmit	ttal				
Application Number:	128	12815842						
Filing Date:	15-	15-Jun-2010						
Title of Invention:	FUEL MANAGEMENT SYSTEM FOR VARIABLE ETHANOL OCTANE ENHANCEMENT OF GASOLINE ENGINES							
First Named Inventor/Applicant Name:	Daniel R. Cohn							
Filer:	Sam Pasternack/Anna Yem							
Attorney Docket Number:	113	381.109439						
Filed as Large Entity								
Utility under 35 USC 111(a) Filing Fees								
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)			
Basic Filing:								
Pages:								
Claims:								
Miscellaneous-Filing:								
Petition:								
Patent-Appeals-and-Interference:								
Post-Allowance-and-Post-Issuance:								
Extension-of-Time:								

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)		
Miscellaneous:						
Statutory or terminal disclaimer	1814	1	140	140		
	Total in USD (\$)					

Electronic Acl	knowledgement Receipt
EFS ID:	9231390
Application Number:	12815842
International Application Number:	
Confirmation Number:	2175
Title of Invention:	FUEL MANAGEMENT SYSTEM FOR VARIABLE ETHANOL OCTANE ENHANCEMENT OF GASOLINE ENGINES
First Named Inventor/Applicant Name:	Daniel R. Cohn
Customer Number:	91197
Filer:	Sam Pasternack/Anna Yem
Filer Authorized By:	Sam Pasternack
Attorney Docket Number:	11381.109439
Receipt Date:	14-JAN-2011
Filing Date:	15-JUN-2010
Time Stamp:	10:41:07
Application Type:	Utility under 35 USC 111(a)

Payment information:

Submitted with Payment	yes
Payment Type	Credit Card
Payment was successfully received in RAM	\$140
RAM confirmation Number	8029
Deposit Account	192553
Authorized User	O'BRIEN,DANIEL

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

Charge any Additional Fees required under 37 C.F.R. Section 1.17 (Patent application and reexamination processing fees)

Charge any Additional Fees required under 37 C.F.R. Section 1.19 (Document supply fees)

Charge File Listin	any Additional Fees required under 37 C.F.R.	a. Section 1.21 (Miscellaneous fee	s and charges)		
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.
1	Amendment/Req. Reconsideration-After	11381109439amend.pdf	290175	no	7
'	Non-Final Reject	11301109439amena.pai	a5335957ad1a4b8f97c9ae3364baef9f78c2f ef5	110	/
Warnings:					
Information:					
2	Terminal Disclaimer Filed	11381109439 term disc.pdf	107641	no	1
2	Terminal Disclaimer Thea	11301103439termaise.par	f52bc7f4358a19422efdc236ec91c5ae4a0f2 ef1	110	
Warnings:					
Information:					
3	Fee Worksheet (PTO-875)	fee-info.pdf	30240	no	2
	rec worksneet (rio 3/3)	ice imaipai	abb144cd2b1d0bb599ddd18a19c8f3a527f c6012		-
Warnings:	<u>. </u>				
Information:					
		Total Files Size (in bytes)	42	28056	

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

New Applications Under 35 U.S.C. 111

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

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

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

New International Application Filed with the USPTO as a Receiving Office

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

PTO/SB/06 (07-06)
Approved for use through 1/31/2007. OMB 0651-0032
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
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P	PATENT APPLICATION FEE DETERMINATION RECORD Substitute for Form PTO-875						Application or Docket Number 12/815,842		Filing Date 06/15/2010		To be Mailed
	APPLICATION AS FILED - PART I (Column 1) (Column 2)							SMALL ENTITY (OTHER THAN OR SMALL ENTITY	
	(Column 1) (Column 2) FOR NUMBER FILED NUMBER EXTRA						RATE (\$)	FEE (\$)	<u> </u>	RATE (\$)	FEE (\$)
	FOR NUM BASIC FEE (37 CFR 1.16(a), (b), or (c))				N/A		N/A		1	N/A	, ,
	SEARCH FEE (37 CFR 1.16(k), (i),		N/A		N/A		N/A		1	N/A	
	EXAMINATION FE (37 CFR 1.16(o), (p),	E	N/A		N/A		N/A		1	N/A	
	TAL CLAIMS CFR 1.16(i))		mir	us 20 = *			x \$ =		OR	x \$ =	
IND	EPENDENT CLAIM CFR 1.16(h))	IS	m	inus 3 = *			x \$ =		1	x \$ =	
	APPLICATION SIZE (37 CFR 1.16(s))	sheet is \$25 addit	If the specification and drawings exceed 100 sheets of paper, the application size fee due is \$250 (\$125 for small entity) for each additional 50 sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s).								
Ш	MULTIPLE DEPEN								ļ		
* If	the difference in col		,				TOTAL			TOTAL	
	APP	(Column 1)	AMENE	OED — PART II (Column 2)	(Column 3)		SMAL	L ENTITY	OR		ER THAN ALL ENTITY
LN:	01/14/2011	CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA		RATE (\$)	ADDITIONAL FEE (\$)		RATE (\$)	ADDITIONAL FEE (\$)
Ĭ	Total (37 CFR 1.16(i))	* 42	Minus	** 42	= 0		x \$ =		OR	X \$52=	0
AMENDMENT	Independent (37 CFR 1.16(h))	* 2	Minus	***3	= 0		x \$ =		OR	X \$220=	0
AM	Application S	ize Fee (37 CFR 1	.16(s))								
	FIRST PRESEN	NTATION OF MULTIP	LE DEPEN	DENT CLAIM (37 CFF	R 1.16(j))				OR		
							TOTAL ADD'L FEE		OR	TOTAL ADD'L FEE	0
		(Column 1)		(Column 2)	(Column 3)		•			•	
		CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA		RATE (\$)	ADDITIONAL FEE (\$)		RATE (\$)	ADDITIONAL FEE (\$)
	Total (37 CFR 1.16(i))	*	Minus	**	=		x \$ =		OR	x \$ =	
NDMENT	Independent (37 CFR 1.16(h))	*	Minus	***	=		x \$ =		OR	x \$ =	
Ē	Application S	ize Fee (37 CFR 1	.16(s))								
Application Size Fee (37 CFR 1.16(s)) FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(j))							OR				
						• '	TOTAL ADD'L FEE		OR	TOTAL ADD'L FEE	
** f	If the entry in column 1 is less than the entry in column 2, write "0" in column 3. Legal Instrument Examiner: /STELLA LITTLE/ *If the "Highest Number Previously Paid For" IN THIS SPACE is less than 20, enter "20". /STELLA LITTLE/ the "Highest Number Previously Paid For" (Total or Independent) is the highest number found in the appropriate box in column 1.										

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

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

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
12/815,842	06/15/2010	Daniel R. Cohn	11381.109439	2175	
	7590 01/28/201 ogy Licensing Office	1	EXAM	INER	
One Cambridge	Center	HUYNH, HAI H			
Kendall Square, Cambridge, MA	•		ART UNIT	PAPER NUMBER	
		3747			
			NOTIFICATION DATE	DELIVERY MODE	
			01/28/2011	ELECTRONIC	

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

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

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

mitdocket@mit.edu mjoyce@mit.edu

	Application No.	Applicant(s)						
Office Action Occurrence	12/815,842	COHN ET AL.						
Office Action Summary	Examiner	Art Unit						
	Hai H. Huynh	3747						
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).								
Status								
2a) ☐ This action is FINAL . 2b) ☑ This 3) ☐ Since this application is in condition for allowar	1) Responsive to communication(s) filed on 14 January 2011.							
Disposition of Claims								
4a) Of the above claim(s) is/are withdraw 5) ☐ Claim(s) is/are allowed. 6) ☑ Claim(s) <u>33-56</u> is/are rejected. 7) ☐ Claim(s) is/are objected to.	6) Claim(s) 33-56 is/are rejected. 7) Claim(s) is/are objected to.							
Application Papers								
10) The drawing(s) filed on is/are: a) access Applicant may not request that any objection to the correction Replacement drawing sheet(s) including the correction	9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority under 35 U.S.C. § 119								
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.								
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ite						

U.S. Patent and Trademark Office PTOL-326 (Rev. 08-06)

Office Action Summary

Part of Paper No./Mail Date 20110124

Art Unit: 3747

Double Patenting

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

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) or 1.321(d) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent either is shown to be commonly owned with this application, or claims an invention made as a result of activities undertaken within the scope of a joint research agreement.

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

Art Unit: 3747

2. Claims 33-56 are provisionally rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 68-105 of copending Application No. 12/844,168. Although the conflicting claims are not identical, they are not patentably distinct from each other because they have the same scope.

This is a <u>provisional</u> obviousness-type double patenting rejection because the conflicting claims have not in fact been patented.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Hai H. Huynh whose telephone number is (571) 272-4844. The examiner can normally be reached on Monday through Thursday from 7:30 am to 6:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Stephen Cronin can be reached on (571) 272-4536. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Art Unit: 3747

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Hai H. Huynh/ Primary Examiner, Art Unit 3747

Application/Control No. Applicant(s)/Patent Under Reexamination 12/815,842 COHN ET AL. Notice of References Cited Art Unit Examiner Page 1 of 1 Hai H. Huynh 3747 U.S. PATENT DOCUMENTS Date MM-YYYY Document Number Country Code-Number-Kind Code Classification Name * US-2010/0288232 A1 11-2010 123/445 Bromberg et al. Α В US-US-

FOREIGN PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Country	Name	Classification
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NON-PATENT DOCUMENTS

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

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Notice of References Cited

Part of Paper No. 20110124

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

EAST Search History

EAST Search History (Prior Art)

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
L1	7	(first or primary or main) same (second\$3 or auxiliary) same fuel same knock\$3 same liquid same (close\$1 near loop)	US-PGPUB; USPAT	OR	OFF	2011/01/19 14:46
L2	0	(first or primary or main) same (second\$3 or auxiliary) same fuel same knock\$3 same liquid same (closed\$1loop)	US-PGPUB; USPAT	OR	OFF	2011/01/19 14:46
L3	0	(first or primary or main) same (second\$3 or auxiliary) same fuel same knock\$3 same liquid same (close\$1loop)	US-PGPUB; USPAT	OR	OFF	2011/01/19 14:46
L4	6111	((123/431) or (123/575) or (123/198A) or (123/435) or (123/1A) or (123/299) or (123/300) or (123/305) or (123/559.1)).CCLS.	US-PGPUB; USPAT	OR	OFF	2011/01/19 14:57
L7	4	I1 and I4	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2011/01/19 14:58

EAST Search History (Interference)

Ref	Hits	Search Query	DBs	Default	Plurals	Time Stamp
#				Operator		

L5	13	((123/431) or (123/575) or (123/198A) or (123/435) or (123/1A) or (123/299) or (123/300) or (123/305) or (123/559.1)).CCLS.	UPAD	OR	OFF	2011/01/19 14:57
L6	4		USPAT; UPAD	OR	OFF	2011/01/19 14:57

1/19/11 2:59:10 PM

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	Application/Control No.	Applicant(s)/Patent Under Reexamination
Index of Claims	12815842	COHN ET AL.
	Examiner	Art Unit
	Hai H Huynh	3747

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

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	33	√	✓					
	34	✓	✓					
	35	✓	✓					

U.S. Patent and Trademark Office

Part of Paper No.: 20110124

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Index of Claims	12815842	COHN ET AL.
	Examiner	Art Unit
	Hai H Huynh	3747

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

Claims	renumbered	in the same	order as pre	sented by applicant	□ СР	Α 🗆 Τ	.D. 🗆	R.1.47
CL	AIM				DATE			
Final	Original	11/24/2010	01/24/2011					
	37	√	✓					
	38	✓	✓					
	39	√	✓					
	40	✓	✓					
	41	✓	✓					
	42	✓	✓					
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	44	✓	✓					
	45	✓	✓					
	46	✓	✓					
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	48	✓	✓					
	49	✓	✓					
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	51	✓	✓					
	52	✓	✓					
	53	✓	✓					
	54	✓	✓					
	55	✓	✓					
	56	/	√					

U.S. Patent and Trademark Office Part of Paper No.: 20110124

Application/Control No. 12815842 Examiner Hai H Huynh

Applicant(s)/Patent Under Reexamination
COHN ET AL.
Art Unit
3747

SEARCHED						
Class	Subclass	Date	Examiner			
123	1A, 431, 198A, 575, 435, 299, 300, 305, 559.1	11/24/10	HHH			
update	search	1/19/11	ННН			

SEARCH NOTES		
Search Notes	Date	Examiner
EAST	11/24/10	HHH
	1/19/11	HHH

INTERFERENCE SEARCH						
Class	Subclass	Date	Examiner			
above	search	11/24/10	HHH			
		1/19/11	HHH			

U.S. Patent and Trademark Office Part of Paper No.: 20110124

ATTORNEY DOCKET NO.: 11381.109439 IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Daniel R. Cohn et al.

Examiner: Hai H. Huynh

Serial No.: 12/815842

Art Unit: 3747

Filing Date: June 15, 2010

Confirmation No.: 2175

Title: FUEL MANAGEMENT SYSTEM FOR VARIABLE ETHANOL OCTANE

ENHANCEMENT OF GASOLINE ENGINES

AMENDMENT

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

Dear Sir:

In response to the office action mailed January 28, 2011, please consider the following remarks.

Application No. 12/815842 Docket No.: 11381.109439

Date: February 24, 2011

Remarks

Reexamination and reconsideration of the rejections are hereby requested.

Claims 33-56 are pending in this application and stand provisionally rejected based non-statutory obviousness type double patenting over claims 68-105 of copending Application number 12/844,168. In response to this rejection, enclosed herewith is a terminal disclaimer disclaiming the terminal portion of any patent issuing on Application number 12/844,168. It is submitted that the accompanying terminal disclaimer will overcome the double patenting rejection.

In view of the terminal disclaimer enclosed herewith it is submitted that the pending claims are in condition for allowance and early favorable action is requested.

Respectfully Submitted,

Sam Pasternack Registration No.: 29576

Massachusetts Institute of Technology

One Cambridge Center, NE18-501 Cambridge, MA 02412

617.258.7171

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

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. TERMINAL DISCLAIMER TO OBVIATE A PROVISIONAL DOUBLE PATENTING REJECTION OVER A PENDING "REFERENCE" APPLICATION 11381.109439 In re Application of: Daniel R. Cohn et al. Application No.: 12/815842 Filed: June 15, 2010 For: FUEL MANAGEMENT SYSTEM FOR VARIABLE ETHANOL OCTANE ENHANCEMENT OF GASOLINE ENGINES The owner*, Massachusetts Institute of Technology of 100 percent interest in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application which would extend beyond the expiration date of the full statutory term of any patent granted on pending reference Application Number 12/844168 , as such term is defined in 35 U.S.C. 154 and 173, and as the term of any patent granted on said reference application may be shortened by any terminal disclaimer filed prior to the grant of any patent on the pending reference application. The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and any patent granted on the reference application are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns. In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 and 173 of any patent granted on said reference application, "as the term of any patent granted on said reference application may be shortened by any terminal disclaimer filed prior to the grant of any patent on the pending reference application," in the event that: any such patent: granted on the pending reference application: expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321, has all claims canceled by a reexamination certificate, is reissued, or is in any manner terminated prior to the expiration of its full statutory term as shortened by any terminal disclaimer filed prior to its grant. Check either box 1 or 2 below, if appropriate. 1. For submissions on behalf of a business/organization (e.g., corporation, partnership, university, government agency, etc.), the undersigned is empowered to act on behalf of the business/organization. I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon. The undersigned is an attorney or agent of record. Reg. No. 29576 February 24, 2011 Date Sam Pasternack Typed or printed name 617.258.7171 Telephone Number Terminal disclaimer fee under 37 CFR 1.20(d) is included. WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038.

Form PTO/SB/96 may be used for making this statement. See MPEP § 324.

This collection of information is required by 37 CFR 1.321. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 12 minutes to complete including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

*Statement under 37 CFR 3.73(b) is required if terminal disclaimer is signed by the assignee (owner).

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

Electronic Patent Application Fee Transmittal					
Application Number:	128	315842			
Filing Date:	15-	Jun-2010			
Title of Invention:		EL MANAGEMENT S HANCEMENT OF G <i>A</i>			OCTANE
First Named Inventor/Applicant Name:	Da	niel R. Cohn			
Filer:	Sam Pasternack/Anna Yem				
Attorney Docket Number:	113	381.109439			
Filed as Large Entity					
Utility under 35 USC 111(a) Filing Fees					
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Basic Filing:					
Pages:					
Claims:					
Miscellaneous-Filing:					
Petition:					
Patent-Appeals-and-Interference:					
Post-Allowance-and-Post-Issuance:					
Extension-of-Time:					

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Miscellaneous:				
Statutory or terminal disclaimer	1814	1	140	140
	Tot	al in USD	(\$)	140

Electronic Acl	Electronic Acknowledgement Receipt					
EFS ID:	9520400					
Application Number:	12815842					
International Application Number:						
Confirmation Number:	2175					
Title of Invention:	FUEL MANAGEMENT SYSTEM FOR VARIABLE ETHANOL OCTANE ENHANCEMENT OF GASOLINE ENGINES					
First Named Inventor/Applicant Name:	Daniel R. Cohn					
Customer Number:	91197					
Filer:	Sam Pasternack/Anna Yem					
Filer Authorized By:	Sam Pasternack					
Attorney Docket Number:	11381.109439					
Receipt Date:	24-FEB-2011					
Filing Date:	15-JUN-2010					
Time Stamp:	09:55:58					
Application Type:	Utility under 35 USC 111(a)					

Payment information:

Submitted with Payment	yes
Payment Type	Credit Card
Payment was successfully received in RAM	\$140
RAM confirmation Number	8672
Deposit Account	192553
Authorized User	O'BRIEN,DANIEL

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

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Charge any Additional Fees required under 37 C.F.R. Section 1.19 (Document supply fees)

File Listing	g:				
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /₊zip	Pages (if appl.)
1	Amendment/Req. Reconsideration-After	ment/Req. Reconsideration-After 11381109439amend2.pdf		no	6
'	Non-Final Reject	11301103133amena2.par	926115200b6c769dba89ecdd13132673fa8 a8f63	110	0
Warnings:					
Information:					
2	Terminal Disclaimer Filed	11381109439termdisc.pdf	104793	no	1
2	Terrimar Disclaimer Fried	11301103439termaisc.pai	12be06b825857e500626523f35efd669c0e bd5e7	110	,
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Information:					
3	Fee Worksheet (PTO-875)	fee-info.pdf	30240		2
3	r ee worksneet (F10-6/3)	ree-mio.pai	304f5b083990293358ae5e756a6507aa464 3e0f6	no	2
Warnings:	·			·	

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

Total Files Size (in bytes):

New Applications Under 35 U.S.C. 111

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

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

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

New International Application Filed with the USPTO as a Receiving Office

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

Approved for use through 1/31/2007. OMB 0651-0032
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE o a collection of information unless it displays a valid OMB control number. Under the Panerwork Reduction Act of 1995, no persons are required to respond to

P	PATENT APPLICATION FEE DETERMINATION RECORD Substitute for Form PTO-875							Docket Number 5,842	Fil	ing Date 15/2010	To be Mailed
	AF	PPLICATION A	AS FILE (Column 1		Column 2)		SMALL	ENTITY	OR		HER THAN
	FOR	N	JMBER FIL	_ED NUM	MBER EXTRA		RATE (\$)	FEE (\$)		RATE (\$)	FEE (\$)
	BASIC FEE (37 CFR 1.16(a), (b),	or (c))	N/A		N/A		N/A			N/A	
	SEARCH FEE (37 CFR 1.16(k), (i), (i)		N/A		N/A		N/A			N/A	
	EXAMINATION FE (37 CFR 1.16(o), (p),		N/A		N/A		N/A			N/A	
	TAL CLAIMS CFR 1.16(i))		mir	nus 20 = *			X \$ =		OR	X \$ =	
IND	EPENDENT CLAIM CFR 1.16(h))	IS	m	inus 3 = *			X \$ =			X \$ =	
	APPLICATION SIZE (37 CFR 1.16(s))	shee is \$2 addit	ts of pap 50 (\$125 ional 50 :	ation and drawing er, the applicatio for small entity) sheets or fraction a)(1)(G) and 37	n size fee due for each n thereof. See						
	MULTIPLE DEPEN	DENT CLAIM PR	ESENT (3	7 CFR 1.16(j))							
* If t	the difference in colu	umn 1 is less than	zero, ente	r "0" in column 2.			TOTAL			TOTAL	
	APPLICATION AS AMENDED - PART II (Column 1) (Column 2) (Column 3)					- -	SMAL	L ENTITY	OR		ER THAN ALL ENTITY
AMENDMENT	02/24/2011	CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA		RATE (\$)	ADDITIONAL FEE (\$)		RATE (\$)	ADDITIONAL FEE (\$)
ME	Total (37 CFR 1.16(i))	* 42	Minus	** 42	= 0		X \$ =		OR	X \$52=	0
볾	Independent (37 CFR 1.16(h))	* 2	Minus	***3	= 0		X \$ =		OR	X \$220=	0
ΔV	Application Si	ize Fee (37 CFR 1	FR 1.16(s))								
	FIRST PRESEN	NTATION OF MULTIF	LE DEPEN	DENT CLAIM (37 CFF	R 1.16(j))				OR		
							TOTAL ADD'L FEE		OR	TOTAL ADD'L FEE	0
		(Column 1)		(Column 2)	(Column 3)						
		CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA		RATE (\$)	ADDITIONAL FEE (\$)		RATE (\$)	ADDITIONAL FEE (\$)
ENT	Total (37 CFR 1.16(i))	*	Minus	**	=		X \$ =		OR	X \$ =	
NDME	Independent (37 CFR 1.16(h))	*	Minus	***	=		X \$ =		OR	X \$ =	
N N	Application Si	ize Fee (37 CFR 1	.16(s))			П			1		
AME	FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(j))					OR					
							TOTAL ADD'L FEE		OR	TOTAL ADD'L FEE	
** If *** I	the entry in column the "Highest Numbe If the "Highest Numb "Highest Number P	er Previously Paid oer Previously Paid	For" IN TH I For" IN T	HIS SPACE is less HIS SPACE is less	than 20, enter "20' s than 3, enter "3".		/JAMES	nstrument Ex S MASON/ priate box in colu		er:	

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

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

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

Date: February 24, 2011

Docket No.: 11381.109439

Listing of Claims

Claims 1 - 32 (cancelled)

33. (Previously Presented) A spark ignition engine system for which fuel is introduced into the

engine from a first source and a liquid fuel is separately introduced into the engine from a second

source by direct injection comprising:

a spark ignition engine;

a first means for introducing the fuel from the first source into the engine;

a second means for direct injection of the liquid fuel from the second source into the

engine, wherein during part of the engine operating time, the engine receives both the fuel from

the first source and the liquid fuel that is directly injected from the second source; and

a fuel management system which varies the relative amount of the liquid fuel from the

second source that is introduced into the engine so as to prevent knock, wherein the fuel

management system employs information from a knock detector and uses closed loop control to

control the amount of directly injected liquid fuel from the second source; and

wherein the engine is operated with a substantially stoichiometric fuel/air ratio.

34. (Previously Presented) The engine system of claim 33, wherein the second source contains a

liquid that could be employed to operate the engine without the addition of fuel from the first

source.

35. (Previously Presented) The engine system of claim 33 or 34, wherein the fuel from the

second source is alcohol.

36. (Previously Presented) The engine system of claim 35, wherein the alcohol is methanol.

Date: February 24, 2011

Docket No.: 11381.109439

37. (Previously Presented) The engine system of claim 35, wherein the alcohol is ethanol.

38. (Previously presented) The engine system of claim 33 where an alcohol-water mixture is

directly injected into the engine from the second source

39. (Previously Presented) The engine system of claim 33 or 34, wherein the engine is

turbocharged or supercharged

40. (Previously Presented) The engine system of claim 33 or 34, wherein the fuel from the first

source is gasoline.

41. (Previously Presented) The engine system of claim 33 or 34, wherein the liquid fuel from the

second source is injected so as to result in a non-uniform distribution in the engine cylinder.

42. (Previously Presented) The engine system of claim 41, wherein the fuel from the second

source is injected so as to be more concentrated near the periphery of the engine cylinder, and

the ratio of the energy of the fuel from the second source to fuel from the first source

is sufficiently high to prevent knock but the alcohol energy fraction is reduced as

compared to the situation using a uniform distribution.

43. (Previously Presented) The engine system of claim 33 or 34, wherein the fuel management

system employs a microprocessor for control of the relative amount of fuel from the second

source that is directly injected into the engine using information from a knock sensor, and

wherein the relative amount of the fuel from the second source increases with increasing

torque, and

wherein the fuel management system minimizes the amount of directly injected fuel from

the second source that is used over a drive cycle.

Date: February 24, 2011

Docket No.: 11381.109439

44. (Previously Presented) The engine system of claim 43 further including open loop control

with a look up table.

45. (Previously Presented) The engine system of claim 33, wherein spark retard is used and is

varied according to the consumption of the fuel from the second tank.

46. (Previously Presented) A spark ignition engine system into which fuel is introduced into the

engine from a first source and a liquid fuel from a second source is introduced into the engine

comprising:

a spark ignition engine;

a means for introducing fuel into the engine from the first source;

a second means for introducing the liquid fuel from the second source into the engine

wherein during part of the engine operating time, the engine receives both the fuel from the first

source and the liquid fuel from the second source; and

a fuel management system which varies the relative amount of the liquid fuel from the

second source that is introduced into the engine so as to prevent knock, wherein the fuel

management system uses closed loop control to control the amount of fuel from the second

source and employs information from a knock detector, and

wherein the engine is operated with a substantially stoichiometric fuel/air ratio.

47. (Previously Presented) The engine system of claim 46, wherein the second source contains a

liquid which could be used to operate the engine without fuel from the first source

48. (Previously Presented) The engine system of claim 46 or 47, wherein the fuel from the

second source is alcohol.

Date: February 24, 2011

49. (Previously Presented) The engine system of claim 48, wherein the alcohol is methanol.

Docket No.: 11381.109439

50. (Previously Presented) The engine system of claim 48, wherein the alcohol is ethanol.

51. (Previously Presented) The engine system of claims 46 or 47, wherein the second source

contains a fuel which is an alcohol-water mixture.

52. (Previously Presented) The engine system of claims 46 or 47, wherein the engine is

turbocharged to supercharged.

53. (Previously Presented) The engine system of claims 46 or 47, wherein the fuel from the first

source is gasoline.

54. (Previously Presented) The engine system of claims 46 or 47, wherein the fuel management

system employs a microprocessor for control of the relative amount of fuel from the second

source that is introduced into the engine using information from a knock sensor, and wherein

the relative amount of fuel from the second source increases with increasing torque, and

wherein the fuel management system minimizes the amount of directly injected fuel from

the second source that is used over a drive cycle.

55. (Previously Presented) The engine system of claim 54 further including open loop control

with a look up table.

56. (Previously Presented) The engine system of claims 46 or 47, wherein spark retard is used

and is varied according to the consumption of the fuel from the second tank.

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

NOTICE OF ALLOWANCE AND FEE(S) DUE

91197 7590 MIT's Technology Licensing Office One Cambridge Center Kendall Square, NE 18-501 Cambridge, MA 02142-1493

EXAM	IINER						
HUYNH, HAI H							
ART UNIT	PAPER NUMBER						
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DATE MAILED: 04/15/2011

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
12/815 8/12	06/15/2010	Daniel P. Cohn	11381 100430	2175

TITLE OF INVENTION: FUEL MANAGEMENT SYSTEM FOR VARIABLE ETHANOL OCTANE ENHANCEMENT OF GASOLINE ENGINES

APPLN. TYPE	SMALL ENTITY	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	NO	\$1510	\$300	\$0	\$1810	07/15/2011

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. <u>PROSECUTION ON THE MERITS IS CLOSED</u>. THIS NOTICE OF ALLOWANCE IS NOT A GRANT OF PATENT RIGHTS. THIS APPLICATION IS SUBJECT TO WITHDRAWAL FROM ISSUE AT THE INITIATIVE OF THE OFFICE OR UPON PETITION BY THE APPLICANT. SEE 37 CFR 1.313 AND MPEP 1308.

THE ISSUE FEE AND PUBLICATION FEE (IF REQUIRED) MUST BE PAID WITHIN THREE MONTHS FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. THIS STATUTORY PERIOD CANNOT BE EXTENDED. SEE 35 U.S.C. 151. THE ISSUE FEE DUE INDICATED ABOVE DOES NOT REFLECT A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE IN THIS APPLICATION. IF AN ISSUE FEE HAS PREVIOUSLY BEEN PAID IN THIS APPLICATION (AS SHOWN ABOVE), THE RETURN OF PART B OF THIS FORM WILL BE CONSIDERED A REQUEST TO REAPPLY THE PREVIOUSLY PAID ISSUE FEE TOWARD THE ISSUE FEE NOW DUE.

HOW TO REPLY TO THIS NOTICE:

I. Review the SMALL ENTITY status shown above.

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

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

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

If the SMALL ENTITY is shown as NO:

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

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

II. PART B - FEE(S) TRANSMITTAL, or its equivalent, must be completed and returned to the United States Patent and Trademark Office (USPTO) with your ISSUE FEE and PUBLICATION FEE (if required). If you are charging the fee(s) to your deposit account, section "4b" of Part B - Fee(s) Transmittal should be completed and an extra copy of the form should be submitted. If an equivalent of Part B is filed, a request to reapply a previously paid issue fee must be clearly made, and delays in processing may occur due to the difficulty in recognizing the paper as an equivalent of Part B.

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

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

Page 1 of 3

PTOL-85 (Rev. 02/11)

PART B - FEE(S) TRANSMITTAL

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

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

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 respirators are fee religiously for the property of the

maintenance fee notifications. Note: A certificate of mailing can only be used for domestic mailings of the Fee(s) Transmittal. This certificate cannot be used for any other accompanying papers. Each additional paper, such as an assignment or formal drawing, must have its own certificate of mailing or transmission. CURRENT CORRESPONDENCE ADDRESS (Note: Use Block 1 for any change of address) 91197 7590 04/15/2011 MIT's Technology Licensing Office Certificate of Mailing or Transmission I hereby certify that this Fee(s) Transmittal is being deposited with the United States Postal Service with sufficient postage for first class mail in an envelope addressed to the Mail Stop ISSUE FEE address above, or being facsimile transmitted to the USPTO (571) 273-2885, on the date indicated below. One Cambridge Center Kendall Square, NE 18-501 Cambridge, MA 02142-1493 (Depositor's name Date APPLICATION NO. FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. FILING DATE 12/815,842 06/15/2010 Daniel R. Cohn 11381.109439 2175 TITLE OF INVENTION: FUEL MANAGEMENT SYSTEM FOR VARIABLE ETHANOL OCTANE ENHANCEMENT OF GASOLINE ENGINES APPLN. TYPE SMALL ENTITY ISSUE FEE DUE PUBLICATION FEE DUE PREV. PAID ISSUE FEE TOTAL FEE(S) DUE DATE DUE NO \$1510 \$300 \$0 \$1810 07/15/2011 nonprovisional CLASS-SUBCLASS EXAMINER ART UNIT HUYNH, HAI H 3747 123-431000 1. Change of correspondence address or indication of "Fee Address" (37 CFR 1.363). 2. For printing on the patent front page, list (1) the names of up to 3 registered patent attorneys 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 Customer Number is required. 3. ASSIGNEE NAME AND RESIDENCE DATA TO BE PRINTED ON THE PATENT (print or type) PLEASE NOTE: Unless an assignee is identified below, no assignee data will appear on the patent. If an assignee is identified below, the document has been filed for recordation as set forth in 37 CFR 3.11. Completion of this form is NOT a substitute for filing an assignment. (B) RESIDENCE: (CITY and STATE OR COUNTRY) (A) NAME OF ASSIGNEE ☐ Individual ☐ Corporation or other private group entity ☐ Government Please check the appropriate assignee category or categories (will not be printed on the patent): 4b. Payment of Fee(s): (Please first reapply any previously paid issue fee shown above) 4a. The following fee(s) are submitted: ☐ Issue Fee A check is enclosed. ☐ Publication Fee (No small entity discount permitted) Payment by credit card. Form PTO-2038 is attached. Advance Order - # of Copies The Director is hereby authorized to charge the required fee(s), any deficiency, or credit any overpayment, to Deposit Account Number (enclose an extra copy of this form). 5. Change in Entity Status (from status indicated above) a. Applicant claims SMALL ENTITY status. See 37 CFR 1.27 b. Applicant is no longer claiming SMALL ENTITY status. See 37 CFR 1.27(g)(2). NOTE: The Issue Fee and Publication Fee (if required) will not be accepted from anyone other than the applicant; a registered attorney or agent; or the assignee or other party in interest as shown by the records of the United States Patent and Trademark Office. Authorized Signature Date Typed or printed name Registration No. This collection of information is required by 37 CFR 1.311. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, Virginia 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, Virginia 22313-1450. Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

PTOL-85 (Rev. 02/11) Approved for use through 08/31/2013.

OMB 0651-0033

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



UNITED STATES PATENT AND TRADEMARK OFFICE

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

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
12/815,842	06/15/2010	11381.109439 2175		
91197 75	90 04/15/2011		EXAM	IINER
	y Licensing Office		HUYNH	, HAI H
One Cambridge Ce Kendall Square, NI			ART UNIT	PAPER NUMBER
Cambridge, MA 02			3747	

DATE MAILED: 04/15/2011

Determination of Patent Term Adjustment under 35 U.S.C. 154 (b)

(application filed on or after May 29, 2000)

The Patent Term Adjustment to date is 0 day(s). If the issue fee is paid on the date that is three months after the mailing date of this notice and the patent issues on the Tuesday before the date that is 28 weeks (six and a half months) after the mailing date of this notice, the Patent Term Adjustment will be 0 day(s).

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

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

Any questions regarding the Patent Term Extension or Adjustment determination should be directed to the Office of Patent Legal Administration at (571)-272-7702. Questions relating to issue and publication fee payments should be directed to the Customer Service Center of the Office of Patent Publication at 1-(888)-786-0101 or (571)-272-4200.

Privacy Act Statement

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

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

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

	Application No.	Applicant(s)							
Notice of Allowability	12/815,842 Examiner	COHN ET AL. Art Unit							
,	Examiner	Art offic							
	Hai H. Huynh	3747							
The MAILING DATE of this communication appears on the cover sheet with the correspondence address All claims being allowable, PROSECUTION ON THE MERITS IS (OR REMAINS) CLOSED in this application. If not included herewith (or previously mailed), a Notice of Allowance (PTOL-85) or other appropriate communication will be mailed in due course. THIS NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIGHTS. This application is subject to withdrawal from issue at the initiati of the Office or upon petition by the applicant. See 37 CFR 1.313 and MPEP 1308.									
. 🔀 This communication is responsive to terminal disclaimer filed 02-24-11.									
2. The allowed claim(s) is/are <u>33-56</u> .									
 3. ☐ Acknowledgment is made of a claim for foreign priority un a) ☐ All b) ☐ Some* c) ☐ None of the: 1. ☐ Certified copies of the priority documents have 									
2. Certified copies of the priority documents have	been received in Application No.								
3. ☐ Copies of the certified copies of the priority doc	cuments have been received in this r	national stage application from the							
International Bureau (PCT Rule 17.2(a)).									
* Certified copies not received:									
Applicant has THREE MONTHS FROM THE "MAILING DATE" of this communication to file a reply complying with the requirements noted below. Failure to timely comply will result in ABANDONMENT of this application. THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.									
	4. A SUBSTITUTE OATH OR DECLARATION must be submitted. Note the attached EXAMINER'S AMENDMENT or NOTICE OF INFORMAL PATENT APPLICATION (PTO-152) which gives reason(s) why the oath or declaration is deficient.								
5. CORRECTED DRAWINGS (as "replacement sheets") mus	t be submitted.								
(a) ☐ including changes required by the Notice of Draftspers	on's Patent Drawing Review (PTO-9	948) attached							
1) 🗌 hereto or 2) 🔲 to Paper No./Mail Date									
(b) ☐ including changes required by the attached Examiner's Paper No./Mail Date	s Amendment / Comment or in the O	ffice action of							
ldentifying indicia such as the application number (see 37 CFR 1. each sheet. Replacement sheet(s) should be labeled as such in tl									
6. DEPOSIT OF and/or INFORMATION about the deposit attached Examiner's comment regarding REQUIREMENT I									
Attachment(s) 1. ☐ Notice of References Cited (PTO-892)	5. Notice of Informal Pa	atent Application							
2. Notice of Draftperson's Patent Drawing Review (PTO-948)									
Paper No./Mail Date Information Disclosure Statements (PTO/SB/08), 7. Examiner's Amendment/Comment									
Paper No./Mail Date . ☐ Examiner's Comment Regarding Requirement for Deposit 8. ☐ Examiner's Statement of Reasons for Allowance									
of Biological Material 9. Other									
/Hai H. Huynh/ Primary Examiner, Art Unit 3747									
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U.S. Patent and Trademark Office PTOL-37 (Rev. 08-06)

Notice of Allowability

Part of Paper No./Mail Date 20110315

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Index of Claims	12815842	COHN ET AL.
	Examiner	Art Unit
	Hai H Huynh	3747

✓	Rejected	-	Cancelled	N	I	Non-Elected	Α	Appeal
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U.S. Patent and Trademark Office Part of Paper No. : 20110315

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Index of Claims	12815842	COHN ET AL.
	Examiner	Art Unit
	Hai H Huynh	3747

✓	Rejected	-	Cancelled	N	Non-Elected	Α	Appeal
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Claims	renumbered	in the same	order as pr	esented by a	pplicant		☐ CPA	⊠ T.I	D. 🗆	R.1.47	
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U.S. Patent and Trademark Office Part of Paper No.: 20110315

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Issue Classification	12815842	COHN ET AL.
	Examiner	Art Unit
	Hai H Huynh	3747

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NONE		Total Claims Allowed:		
(Assistant Examiner)	(Date)	2	4	
/Hai H Huynh/ Primary Examiner.Art Unit 3747	03-15-11	O.G. Print Claim(s)	O.G. Print Figure	
(Primary Examiner)	(Date)	1	1	

U.S. Patent and Trademark Office Part of Paper No. 20110315

Search Notes 12815842 Examiner

Application/Control No.	Applicant(s)/Patent Under Reexamination
12815842	COHN ET AL.
Examiner	Art Unit
Hai H Huynh	3747

	SEARCHED									
Class	Subclass	Date	Examiner							
123	1A, 431, 198A, 575, 435, 299, 300, 305, 559.1	11/24/10	HHH							
update	search	1/19/11	HHH							
123	525, 527, 27GE	3/15/11	HHH							

SEARCH NOTES		
Search Notes	Date	Examiner
EAST	11/24/10	HHH
	1/19/11	ННН
	3/15/11	HHH

	INTERFERENCE SEARCH		
Class	Subclass	Date	Examiner
above	search	11/24/10	HHH
		1/19/11	HHH
		3/15/11	HHH

U.S. Patent and Trademark Office Part of Paper No.: 20110315

EAST Search History

EAST Search History (Prior Art)

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
L1	5	(first or primary or main) same (second\$3 or auxiliary) same fuel same knock\$3 same close\$2loop	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2011/03/15 13:28
L2	23	(first or primary or main) same (second\$3 or auxiliary) same fuel same knock\$3 same (closed near loop)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2011/03/15 13:28
L3	7113	((123/1A) or (123/431) or (123/198A) or (123/575) or (123/435) or (123/299) or (123/300) or (123/305) or (123/559.1) or (123/527) or (123/527) or (123/27GE)).	US-PGPUB; USPAT	OR	OFF	2011/03/15 13:41
L5	3	I1 and I3	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2011/03/15 13:42
L6	10	2 and 3	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2011/03/15 13:42

EAST Search History (Interference)

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
L4	13	((123/1A) or (123/431) or (123/431) or (123/575) or (123/435) or (123/299) or (123/300) or (123/305) or (123/559.1) or (123/525) or (123/527) or (123/27GE)).CCLS.	WPAD	OR	OFF	2011/03/15 13:42

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Application Number	Application/C	ontrol No.	Applicant(s)/Patent (Reexamination		ınder	
Document Code - DISQ	Internal D	ОС	ument – DC	NOT MAIL		
TERMINAL DISCLAIMER	⊠ APPROV	⊠ APPROVED			ROVED	
Date Filed : 24 FEB 2011 & 14 JAN 2011	This patent is subject to a Terminal Disclaimer		t			
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JAB TWO TDS APPROVED						

U.S. Patent and Trademark Office

Doc code: IDS

Doc description: Information Disclosure Statement (IDS) Filed

PTO/SB/08a (01-10)
Approved for use through 07/31/2012. OMB 0651-0031
mation Disclosure Statement (IDS) Filed
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it contains a valid OMB control number.

	Application Number		12815842
	Filing Date		2010-06-15
INFORMATION DISCLOSURE	First Named Inventor	Danie	el R. Cohn
STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99)	Art Unit		3747
(Not for Submission under 57 of K 1.55)	Examiner Name	HUYN	NH, HAI H
	Attorney Docket Numb	er	11381.109439

					U.S.I	PATENTS				
Examiner Initial*	Cite No	Patent Number	Kind Code ¹	Issue D	ate	of cited Document		Pages,Columns,Lines when Relevant Passages or Rele Figures Appear		
	1	4993386		1991-02	-19	Ozasa et al.				
If you wisl	h to ad	d additional U.S. Pate	nt citatio	n informa	ation pl	ease click the	Add button.			
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	Application Number		12815842	
	Filing Date		2010-06-15	AAAAA
INFORMATION DISCLOSURE	First Named Inventor	Danie	el R. Cohn	
(Not for submission under 37 CFR 1.99)	Art Unit		3747	
(Not for Submission ander 3) of (1.33)	Examiner Name	HUYI	NH, HAI H	
	Attorney Docket Num	ber	11381.109439	

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If you wish to add	l additional non-patent liter	ature document citation information please	e click the Add b	utton	L
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Standard ST.3). 3 For	r Japanese patent documents, th y the appropriate symbols as indi	w.USPTO.GOV or MPEP 901.04. ² Enter office that e indication of the year of the reign of the Emperor m cated on the document under WIPO Standard ST.16	nust precede the seri	al number of the patent doc	ument.

INECOMATION DISCLOSUDE	Application Number Filing Date		12815842 2010-06-15		
INFORMATION DISCLOSURE	First Named Inventor	Danie	el R. Cohn		
STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99)	Art Unit		3747		
(Not for Sabinission under or of it 1.33)	Examiner Name	HUYN	NH, HAI H		
	Attorney Docket Numb	er	11381.109439		

			CERTIFICA	TION STATEMENT				
Plea	ase see 37 CFR 1	.97 and 1.98	to make the appropriate se	election(s):				
	That each item of information contained in the information disclosure statement was first cited in any communication from a foreign patent office in a counterpart foreign application not more than three months prior to the filing of the information disclosure statement. See 37 CFR 1.97(e)(1).							
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	foreign patent o after making rea	ffice in a cou isonable inqu esignated in	interpart foreign application iry, no item of information 37 CFR 1.56(c) more tha	n, and, to the knowledge of the contained in the information di	cited in a communication from a ne person signing the certification isclosure statement was known to lling of the information disclosure			
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Sign	nature	Lan	the total	Date (YYYY-MM-DD)	2011-05-09			
Nar	ne/Print	Sam Pastern	ack	Registration Number	29576			
pub 1.14 app requ Pate FEE	lic which is to file 4. This collection lication form to th uire to complete the ent and Trademan	(and by the Use estimated to USPTO. The USPTO is form and/ork Office, U.S.)	JSPTO to process) an applito take 1 hour to complete, ime will vary depending upor suggestions for reducing. Department of Commerce	lication. Confidentiality is gove including gathering, preparing on the individual case. Any con this burden, should be sent to be, P.O. Box 1450, Alexandria, \	red to obtain or retain a benefit by the rned by 35 U.S.C. 122 and 37 CFR and submitting the completed mments on the amount of time you the Chief Information Officer, U.S. /A 22313-1450. DO NOT SEND tents, P.O. Box 1450, Alexandria,			

Electronic Patent <i>I</i>	App	lication Fee	e Transmit	ttal			
Application Number:	128	315842					
Filing Date:	15-	Jun-2010					
Title of Invention:		EL MANAGEMENT S HANCEMENT OF GA			OCTANE		
First Named Inventor/Applicant Name:	Da	Daniel R. Cohn					
Filer:	Sar	n Pasternack/Ellen	Byal				
Attorney Docket Number:	113	381.109439					
Filed as Large Entity							
Utility under 35 USC 111(a) Filing Fees							
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)		
Basic Filing:							
Pages:							
Claims:							
Miscellaneous-Filing:							
Petition:							
Patent-Appeals-and-Interference:							
Post-Allowance-and-Post-Issuance:							
Extension-of-Time:							

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Miscellaneous:				
Submission- Information Disclosure Stmt	1806	1	180	180
	180			

Electronic Ack	knowledgement Receipt
EFS ID:	10046957
Application Number:	12815842
International Application Number:	
Confirmation Number:	2175
Title of Invention:	FUEL MANAGEMENT SYSTEM FOR VARIABLE ETHANOL OCTANE ENHANCEMENT OF GASOLINE ENGINES
First Named Inventor/Applicant Name:	Daniel R. Cohn
Customer Number:	91197
Filer:	Sam Pasternack/Ellen Byal
Filer Authorized By:	Sam Pasternack
Attorney Docket Number:	11381.109439
Receipt Date:	09-MAY-2011
Filing Date:	15-JUN-2010
Time Stamp:	14:31:18
Application Type:	Utility under 35 USC 111(a)

Payment information:

Submitted with Payment	yes
Payment Type	Credit Card
Payment was successfully received in RAM	\$180
RAM confirmation Number	937
Deposit Account	192553
Authorized User	O'BRIEN,DANIEL

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Charge any Additional Fees required under 37 C.F.R. Section 1.21 (Miscellaneous fees and charges)

Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.
1	Torrestable	1120110042057475445NT - 45	66477		
1	Transmittal Letter	11381109439STATEMENT.pdf	c5486484c8c0c26b3f3105c369fca77915f31 060	no	2
Warnings:				'	
Information:					
_	Information Disclosure Statement (IDS)		130210		
2	Filed (SB/08)	11381109439TRANS.pdf	c916e7bb9e85d7ab9dd371d3465321b469 d7b84a	no	3
Warnings:				•	
Information:					
This is not an U	SPTO supplied IDS fillable form				
3	Fee Worksheet (PTO-875)	fee-info.pdf	30592	no	2
	ree worksneed (170 675)	rec illioipai	7b4687e3bfcfbdee945fee2eef7141bdca23 d989		-
Warnings:	<u>'</u>			'	
Information:					
		Total Files Size (in bytes)	22	27279	

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New Applications Under 35 U.S.C. 111

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

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New International Application Filed with the USPTO as a Receiving Office

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ATTORNEY DOCKET NO.: 11381.109439 IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Daniel R. Cohn Examiner: HUYNH, HAI H

Serial No.: 12/815842 Art Unit: 3747

Filing Date: June 15, 2010 Confirmation No.: 2175

Title: FUEL MANAGEMENT SYSTEM FOR VARIABLE ETHANOL OCTANE

ENHANCEMENT OF GASOLINE ENGINES

INFORMATION DISCLOSURE STATEMENT

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

Dear Sir:

Pursuant to 37 CFR 1.56, 1.97 and 1.98, the attention of the Patent and Trademark Office is hereby directed to the references listed on the attached PTO/SB/08a. It is respectfully requested that the information be expressly considered during the prosecution of this application, and that the references be made of record therein and appear among the "References Cited" on any patent to issue there from.

In accordance with 37 CFR 1.98(a)(2)(ii), Applicant has not submitted copies of U.S. patents and U.S. patent applications. Applicant submits herewith copies of non-patent literature and a PCT Search report in accordance with 37 CFR 1.98(a)(2).

In accordance with 37 CFR 1.97(g), the filing of this Information Disclosure Statement shall not be construed to mean that a search has been made or that no other material information as defined in 37 CFR 1.56(a) exists. In accordance with 37 CFR 1.97(h), the filing of this Information Disclosure Statement shall not be construed to be an admission that any patent, publication or other information referred to therein is "prior art" for this invention unless specifically designated as such.

It is submitted that the Information Disclosure Statement is in compliance with 37 CFR 1.98 and the Examiner is respectfully requested to consider the listed references.

Application No. 12/815842 Docket No.: 11381.109439 Date: May 9, 2011

If there is a fee occasioned by this communication, the director hereby authorized to charge any deficiency or credit any overpayment in the fees filed, asserted to be filed or which should have been filed herewith to our Deposit Account No. 192553, under Docket No. 11381.109439.

Respectfully Submitted,

Sam (Bo) Pasternack Registration Number: 29576

Massachusetts Institute of Technology

One Cambridge Center Room NE18-501 Cambridge, MA 02142

617.258.7171

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

APPLICATION NO. FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. FILING DATE 12/815,842 06/15/2010 Daniel R. Cohn 11381.109439 2175 91197 7590 05/17/2011 EXAMINER MIT's Technology Licensing Office HUYNH, HAI H One Cambridge Center Kendall Square, NE 18-501 ART UNIT PAPER NUMBER Cambridge, MA 02142-1493 3747 NOTIFICATION DATE DELIVERY MODE 05/17/2011 ELECTRONIC

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

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

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

mitdocket@mit.edu mjoyce@mit.edu



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

Address: COMMISSIONER FOR PATENTS P.O. Box 1450

Alexandria, Virginia 22313-1450

APPLICATION NO./ CONTROL NO.	FILING DATE	FIRST NAMED INVENTOR / PATENT IN REEXAMINATION	ATTORNEY DOCKET NO.
12815842	6/15/10	COHN ET AL.	11381.109439

EXAMINER

MIT's Technology Licensing Office One Cambridge Center Kendall Square, NE 18-501 Cambridge, MA 02142-1493

Hai H.. Huynh

ART UNIT PAPER 3747 20110510

DATE MAILED:

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

Commissioner for Patents

The IDS filed May 9, 2011 has been considered.

attached 1449

/Hai H. Huynh/ Primary Examiner, Art Unit 3747

PTO-90C (Rev.04-03)

Doc code: IDS

PTO/SB/08a (01-10) Approved for use through 07/31/2012. OMB 0651-0031

Doc description: Information Disclosure Statement (IDS) Filed

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

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

	Application Number Filing Date	~*******	12815842 2010-06-15	
INFORMATION DISCLOSURE STATEMENT BY APPLICANT	First Named Inventor Danie		niel R. Cohn	
(Not for submission under 37 CFR 1.99)	Art Unit		3747	
(Not for Sasanission under or or it isso,	Examiner Name HUYI		IUYNH, HAI H	
	Attorney Docket Numb	er	11381.109439	

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Examiner Initial*	Cite No	Patent Number	Kind Code ¹	Issue Da	ite	Name of Pate of cited Docu	entee or Applicant ment	Relev	s,Columns,Lines where vant Passages or Relev es Appear	
	1	4993386		1991-02-1	19	Ozasa et al.				
If you wis	h to ad	d additional U.S. Pate	ent citatio	n informat	tion pl	ease click the	Add button.			
			U.S.P	ATENT A	PPLI	CATION PUBI	LICATIONS			
Examiner Initial*	Cite N	Publication Number	Kind Code ¹	Publication Date			tentee or Applicant Re		Pages,Columns,Lines where Relevant Passages or Releva Figures Appear	
	1									
If you wis	h to ad	d additional U.S. Pub	lished Ap	plication o	citatio	n information p	please click the Ad	d butto	on.	
			·	FOREIG	N PAT	ENT DOCUM	ENTS			
Examiner Initial*	1	Foreign Document Number ³	Country Code ² i	,	Kind Code4	Publication Date	Name of Patente Applicant of cited Document		Pages, Columns, Lines where Relevant Passages or Relevant Figures Appear	T5
	1									
If you wis	h to ad	d additional Foreign I	Patent Do	cument ci	itation	information p	lease click the Add	butto	n	<u></u>
			NON	N-PATENT	T LITE	RATURE DO	CUMENTS			
Examiner Initials*	Cite No	Include name of the (book, magazine, jou publisher, city and/or	ırnal, seri	al, sympo:	sium,	catalog, etc),			riate), title of the item ssue number(s),	T 5

/Hai Huynh/ (05/10/2011)

EFS Web 2.1.17

ALL REFERENCES CONSIDERED EXCEPT WHERE LINED THROUGH. /HHH/

INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99)	Application Number		12815842	
	Filing Date		2010-06-15	
	First Named Inventor Daniel		iel R. Cohn	
	Art Unit		3747	
(NOTION SUBMISSION UNDER 37 OF A 1.33)	Examiner Name HUYI		IH, HAI H	
	Attorney Docket Number		11381.109439	

	1	,			
If you wish	to add	additional non-patent literature document citation	information please click the Add b	outton	
		EXAMINER SIG	NATURE		
Examiner S	Signat	^{ire} /Hai Huynh/ (05/10/2011)	Date Considered		
		al if reference considered, whether or not citation is onformance and not considered. Include copy of the		•	
Standard ST.3 ⁴ Kind of docu	3). ³ Fo iment b	JSPTO Patent Documents at www.uSPTO.GOV or MPEP 901. I depanded patent documents, the indication of the year of the repropriate symbols as indicated on the document under visitation is attached.	eign of the Emperor must precede the ser	rial number of the patent docun	nent.

INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99)	Application Number Filing Date		12815842 2010-06-15	
	First Named Inventor D		el R. Cohn	
	Art Unit		3747	
	Examiner Name HUYN		JYNH, HAI H	
	Attorney Docket Numb	er	11381.109439	

			CERTIFIC	CATION STATEMENT		
Plea	ase see 37 CFR 1	.97 and 1.98	to make the appropriate	selection(s):		
	That each item of information contained in the information disclosure statement was first cited in any communication from a foreign patent office in a counterpart foreign application not more than three months prior to the filing of the information disclosure statement. See 37 CFR 1.97(e)(1).					
OR	:					
	foreign patent o after making rea	ffice in a cou isonable inqu lesignated in	unterpart foreign applicat uiry, no item of informatic 37 CFR 1.56(c) more t	tion, and, to the knowledge of the contained in the information di	cited in a communication from a ne person signing the certification isclosure statement was known to ling of the information disclosure	
	See attached ce	rtification sta	tement.			
	The fee set forth	in 37 CFR 1	.17 (p) has been submitt	ted herewith.		
	A certification st	atement is no	ot submitted herewith.			
	ignature of the ap	. , .		SIGNATURE n accordance with CFR 1.33, 10.	18. Please see CFR 1.4(d) for the	
Sigr	nature	Sam	Caster of	Date (YYYY-MM-DD)	2011-05-09	
Nan	ne/Print	Sam Pasterr	nack	Registration Number	29576	
pub 1.14 app requ Pate FEE	lic which is to file 4. This collection lication form to th uire to complete the ent and Trademan	(and by the Use to use the	JSPTO to process) an ap to take 1 hour to complet ime will vary depending to or suggestions for reducion Department of Comme	pplication. Confidentiality is gove te, including gathering, preparing upon the individual case. Any co ing this burden, should be sent to rce, P.O. Box 1450, Alexandria, \	mments on the amount of time you the Chief Information Officer, U.S.	

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PART B - FEE(S) TRANSMITTAL

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

Mail Stop ISSUE FEE
Commissioner for Patents
P.O. Box 1450
Alexandria, Virginia 22313-1450
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		lock 1 for any change of address)	F p	ee(s) Transmittal. Tl apers. Each addition	us certif al paper	icate cannot be used for	r domestic mailings of the or any other accompanying nt or formal drawing, must
91197 MIT's Technol One Cambridge Kendall Square, Cambridge, MA	ogy Licensing Of Center NE 18-501	5/2011 fice	I S au ur	hareby cartify that t	hic Feet	of Mailing or Transis) Transmittal is being ficient postage for firs ISSUE FEE address 1) 273-2885, on the da	mission deposited with the United t class mail in an envelope above, or being facsimile te indicated below.
						**************************************	(Depositor's name)
			<u> </u>		••••	~~~~	(Signature)
			L				(Date)
APPLICATION NO.	FILING DATE		FIRST NAMED INVENTO)R	ATTO	RNEY DOCKET NO.	CONFIRMATION NO.
12/815,842	06/15/2010	<u> </u>	Daniel R. Cohn	asasittiitiinnin aasasasittiitiitiinnin a	zabzunnnnnnn	11381.109439	2175
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APPLN. TYPE	SMALL ENTITY	ISSUE FEE DUE	PUBLICATION FEE DU	E PREV. PAID ISSU	JE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional EXAM	NO	\$1510 ART UNIT	\$300 CLASS-SUBCLASS	\$0 		\$1810	07/15/2011
Laconson	I, HAI H	3747	123-431000				
 Change of correspondence address or indication of "Fee Address" (37 CFR 1.363). Change of correspondence address (or Change of Correspondence Address form PTO/SB/122) attached. "Fee Address" indication (or "Fee Address" Indication form PTO/SB/47; Rev 03-02 or more recent) attached. Use of a Customer Number is required. 			registered attorney or agent) and the names of up to				
PLEASE NOTE: Uni recordation as set fort (A) NAME OF ASSI MASSACHU! OF TECH	less an assignee is ident h in 37 CFR 3.11. Comp GNEE SPHS INSTITUT MO logy	e	data will appear on the IT a substitute for filing ((B) RESIDENCE: (CI 77 MASS Cambrid	patent. If an assign in assignment. TY and STATE OR A CHUSETTS ge, MA 021	COUNT AVE 39	RY) nue	ocument has been filed for up entity
	are submitted: to small entity discount p	oermitted)	b. Payment of Fee(s): (Pour A check is enclosed Payment by credit of The Director is here overpayment, to De	ard. Form PTO-203	8 is attac	hed.	hown above) iciency, or credit any extra copy of this form).
~~	s SMALL ENTITY state	is. See 37 CFR 1.27.	b. Applicant is no le	*****			***************************************
interest as shown by the	a Publication Fee (if requeecords of the United Sta	uired) will not be accepte tes Patent and Trademark	g trom anyone other that Coffice.	i the applicant; a reg	istered a	ttomey or agent; or the	e assignee or other party in
Authorized Signature	Son B	the de	<i>y</i>	Date _5/-	3//	4	<u></u>
Typed or printed name	SAM PAST	ELLAUK	·····			// 9576	
This collection of inform an application. Confiden submitting the complete this form and/or suggesti Box 1450, Alexandria, V Alexandria, Virginia 223 Under the Paperwork Res	13-1430.						by the USPTO to process) gathering, preparing, and the you require to complete triment of Commerce, P.O. or Patents, P.O. Box 1450, pumber.

PTOL-85 (Rev. 02/11) Approved for use through 08/31/2013.

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

Electronic Patent Application Fee Transmittal							
Application Number:	12815842						
Filing Date:	15-	-Jun-2010					
Title of Invention:		FUEL MANAGEMENT SYSTEM FOR VARIABLE ETHANOL OCTANE ENHANCEMENT OF GASOLINE ENGINES					
First Named Inventor/Applicant Name: Da		niel R. Cohn					
Filer:	Sar	m Pasternack/Ellen	Byal				
Attorney Docket Number: 11381.109439							
Filed as Large Entity							
Utility under 35 USC 111(a) Filing Fees							
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)		
Basic Filing:							
Pages:							
Claims:							
Miscellaneous-Filing:							
Petition:							
Patent-Appeals-and-Interference:							
Post-Allowance-and-Post-Issuance:							
Utility Appl issue fee		1501	1	1510	1510		
Publ. Fee- early, voluntary, or normal		1504	1	300	300		

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Extension-of-Time:				
Miscellaneous:				
	Tot	al in USD	(\$)	1810

Electronic Ack	knowledgement Receipt				
EFS ID:	10197586				
Application Number:	12815842				
International Application Number:					
Confirmation Number:	2175				
Title of Invention:	FUEL MANAGEMENT SYSTEM FOR VARIABLE ETHANOL OCTANE ENHANCEMENT OF GASOLINE ENGINES				
First Named Inventor/Applicant Name:	Daniel R. Cohn				
Customer Number:	91197				
Filer:	Sam Pasternack/Ellen Byal				
Filer Authorized By:	Sam Pasternack				
Attorney Docket Number:	11381.109439				
Receipt Date:	31-MAY-2011				
Filing Date:	15-JUN-2010				
Time Stamp:	16:07:38				
Application Type:	Utility under 35 USC 111(a)				

Payment information:

Submitted with Payment	yes
Payment Type	Credit Card
Payment was successfully received in RAM	\$1810
RAM confirmation Number	2947
Deposit Account	192553
Authorized User	O'BRIEN,DANIEL

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File Listing:										
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)					
1	Issue Fee Payment (PTO-85B)	11381109439NOA.pdf	129700	no	1					
'		11361109439NOA.pul	f36ba32ab9014cd491b3586ff06f9fce6078e e1f	110						
Warnings:										
Information:										
2	Fee Worksheet (PTO-875)	fee-info.pdf	32139	no	2					
2		ree-inio.pui	2718ed78fdbf4c89711e07ded704902537b 27c7e	110						
Warnings:										
Information:										
		161839								

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Doc description: Information Disclosure Statement (IDS) Filed

PTC/SB/08a (01-10)

Approved for use through 07/31/2012 OMB 0651-0031

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

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

	Application Number		12815842	
	Filing Date		2010-06-15	
INFORMATION DISCLOSURE	First Named Inventor	Daniel R. Cohn et al.		
STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99)	Art Unit		3747	
(1400 TOT SUBTRIBUSION UNITED ST OF IC 1.32)	Examiner Name	Not Y	et Assigned	

11381.109439

	U.S.PATENTS									
	Examiner Initial*	Cite No	Patent Number	Kind Code ¹	Issue Date	Name of Patentee or Applicant of cited Document	Pages,Columns,Lines where Relevant Passages or Relevant Figures Appear			
		1	6990956		2006-01-31	Niimi				
Chang to do /G.H 5/23/	ıge(s) app cument,	2 lied	4488081 4,480,616		1984-11-06	Takeda				
	1./	3	3106194		1963-10-08	Cantwell et al.				
		4	4721081		1988-01-26	Krauja et al.				
		5	6508233		2003-01-21	Suhre, B. et al.				
		6	6076487		2000-06-20	Wulff, J. et al.				
		7	6575147		2003-06-10	Wulff, J. et al.				
		8	6513505		2003-02-04	Watanabe et al.				

Attorney Docket Number

/Hai Huynh/ (11/24/2010)

EFS Web 2.1 17

ALL REFERENCES CONSIDERED EXCEPT WHERE LINED THROUGH. /HHH/



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS

P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO. ISSUE DATE PATENT NO. ATTORNEY DOCKET NO. CONFIRMATION NO. 12/815,842 07/05/2011 7971572

91197

7590

11381.109439

2175

06/15/2011

MIT's Technology Licensing Office One Cambridge Center Kendall Square, NE 18-501 Cambridge, MA 02142-1493

ISSUE NOTIFICATION

The projected patent number and issue date are specified above.

Determination of Patent Term Adjustment under 35 U.S.C. 154 (b)

(application filed on or after May 29, 2000)

The Patent Term Adjustment is 0 day(s). Any patent to issue from the above-identified application will include an indication of the adjustment on the front page.

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

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

Any questions regarding the Patent Term Extension or Adjustment determination should be directed to the Office of Patent Legal Administration at (571)-272-7702. Questions relating to issue and publication fee payments should be directed to the Application Assistance Unit (AAU) of the Office of Data Management (ODM) at (571)-272-4200.

APPLICANT(s) (Please see PAIR WEB site http://pair.uspto.gov for additional applicants):

Daniel R. Cohn, Cambridge, MA; Leslie Bromberg, Sharon, MA; John B. Heywood, Newtonville, MA;