

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.			ATTORNEY DOCKET NO.	CONFIRMATION NO.	
14/721,707	08/07/2018	10043188	MIME.001-CON	2556	

23442

7590

07/18/2018

RYLANDER & ASSOCIATES PC P.O. Box 250 VANCOUVER, WA 98660

### 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):

Tyler J. Miller, Seattle, WA;

The United States represents the largest, most dynamic marketplace in the world and is an unparalleled location for business investment, innovation, and commercialization of new technologies. The USA offers tremendous resources and advantages for those who invest and manufacture goods here. Through SelectUSA, our nation works to encourage and facilitate business investment. To learn more about why the USA is the best country in the world to develop technology, manufacture products, and grow your business, visit SelectUSA.gov.

Doc Code: IFEE PTOL/85B-EFS

Document Description: Issue Fee Payment (PTO-85B)

### **Issue Fee Transmittal Form**

Application Number	Filing Date	First Named Inventor	Atty. Docket No.	Confirmation No.	
14721707	26-May-2015	Tyler Miller MIME.001-CON		2556	

### **TITLE OF INVENTION:**

### **BACKGROUND INVESTIGATION MANAGEMENT SERVICE**

Entity Status			Application Type A		Art Unit Class - Subclas		S EXAMINER	
Small		Utility under 35 USC 111(a) 245		245	5	206000	MAHRAN ABU ROUMI	
Issue Fee Due	Publication Du	e	Total Fee(s) Due	ı	Da	ate Due	Prev. Paid Fee	
\$500	\$0		\$500		24-Sep-20	18	\$0	

Current Correspondence Address:	Current Indicated Fee Address:
23442 RYLANDER & ASSOCIATES PC	
P.O. Box 250	
VANCOUVER WA 98660 UNITED STATES 3607509931 -RYLANDER@RYLANDERLAW.COM	
Change of correspondence address requested, system generated AIA/122-EFS form attached	Fee Address indication requested, system generated SB/47-EFS form attached

# 2.Entity Status

### **Change in Entity Status**

Applicant certifying micro entity status; system generated Micro Entity certification form attached. See 37 CFR 1.29.

- Note: Absent a valid certification of micro entity status, issue fee payment in the micro entity amount will not be accepted at the risk of application abandonment.

  If this box is checked, you will be prompted to choose a micro entity status on the gross income basis (37 CFR 1.29(a)) or the institution of higher education basis (37 CFR 1.29(d)), and make the applicable certification online.
- Applicant asserting small entity status. See 37 CFR 1.27.
  - Note: If the application was previously under micro entity status, checking this box will be taken to be a notification of loss of entitlement to micro entity status.
- Applicant changing to regular undiscounted fee status.
- Note: Checking this box will be taken to be a notification of loss of entitlement to small or micro entity status, as applicable.

Doc Code: IFEE PTOL/85B-EFS Document Description: Issue Fee Payment (PTO-85B) 3. The Following Fee(s) Are Submitted: I authorize USPTO to apply my previously paid issue fee to the current fees due The Director is hereby authorized to apply my previously paid **Publication Fee** issue fee to the current fee due and to charge deficient fees to Deposit Account Number If in addition to the payment of the issue fee amount submitted with this form, there are any discrepancies in any amount(s) due, the Director is authorized to charge any deficiency, or credit any overpayment, to Deposit Account Number \_ Advance Order - # of copies The issue fee must be submitted with this form. If payment of the issue fee does not accompany this form, checking this box and providing a deposit account number will NOT be effective to satisfy full payment of the fee(s) due. 4. Firm and/or Attorney Names To Be Printed NOTE: If no name is listed, no name will be printed For printing on the patent front page, list to be displayed as entered 1. Rylander & Associates, PC 2. Philip R.M. Hunt 3. 5. Assignee Name(s) and Residence Data To Be Printed 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. Name City State Country Category 6.Signature Lertify, in accordance with 37 CFR 1.4(d)(4) that Lam an attorney or agent registered to practice before the Patent and Trademark Office who has filed and has been granted

power of attorney in this application. I also certify that this Fee(s) Transmittal form is being transmitted to the USPTO via EFS-WEB on the date indicated below.

Signature	/Philip R.M. Hunt/	Date	06-29-2018
Name	Philip R.M. Hunt	Registration Number	58044

Electronic Patent Application Fee Transmittal						
Application Number:	147	14721707				
Filing Date:	26-	26-May-2015				
Title of Invention:	BACKGROUND INVESTIGATION MANAGEMENT SERVICE					
First Named Inventor/Applicant Name:	Tyle	er J. Miller				
Filer:	Phi	Philip R. Hunt				
Attorney Docket Number:	MIM	ME.001-CON				
Filed as Small Entity						
Filing Fees for Utility under 35 USC 111(a)						
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)	
Basic Filing:	•					
UTILITY APPL ISSUE FEE		2501	1	500	500	
PUBL. FEE- EARLY, VOLUNTARY, OR NORMAL		1504	1	0	0	
Pages:						
Claims:						
Miscellaneous-Filing:						
Petition:						
Patent-Appeals-and-Interference:						

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Post-Allowance-and-Post-Issuance:				
Extension-of-Time:				
Miscellaneous:				
	Tot	al in USD	(\$)	500

Electronic Acknowledgement Receipt				
EFS ID:	33057185			
Application Number:	14721707			
International Application Number:				
Confirmation Number:	2556			
Title of Invention:	BACKGROUND INVESTIGATION MANAGEMENT SERVICE			
First Named Inventor/Applicant Name:	Tyler J. Miller			
Customer Number:	23442			
Filer:	Philip R. Hunt			
Filer Authorized By:				
Attorney Docket Number:	MIME.001-CON			
Receipt Date:	29-JUN-2018			
Filing Date:	26-MAY-2015			
Time Stamp:	18:49:44			
Application Type:	Utility under 35 USC 111(a)			

# **Payment information:**

Submitted with Payment	yes
Payment Type	CARD
Payment was successfully received in RAM	\$500
RAM confirmation Number	070218INTEFSW18494200
Deposit Account	
Authorized User	
	The state of the s

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

- IIA	Lictina	
I IIC	Listing	

	•				
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
			45622		
1	Issue Fee Payment (PTO-85B)	Web85b.pdf	5a8b2a7f906e1534ddc5549db570baa6880 aaefd	no	2
Warnings:		•	'	•	
Information:					
			31508		
2	Fee Worksheet (SB06)	fee-info.pdf	acbb9118188c86222c8fba6891d444d8984 a0bee	no	2
Warnings:					
Information:					
		Total Files Size (in bytes)	7	7130	

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

### New Applications Under 35 U.S.C. 111

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

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

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

### New International Application Filed with the USPTO as a Receiving Office

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

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

### NOTICE OF ALLOWANCE AND FEE(S) DUE

06/22/2018 RYLANDER & ASSOCIATES PC P.O. Box 250 VANCOUVER, WA 98660

**EXAMINER** ABU ROUMI, MAHRAN Y ART UNIT PAPER NUMBER

2455

DATE MAILED: 06/22/2018

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
14/721,707	05/26/2015	Tyler J. Miller	MIME.001-CON	2556

TITLE OF INVENTION: BACKGROUND INVESTIGATION MANAGEMENT SERVICE

APPLN. TYPE	ENTITY STATUS	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	SMALL	\$500	\$0	\$0	\$500	09/24/2018

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. STATUTORY PERIOD CANNOT BE EXTENDED. SEE 35 U.S.C. 151. THE ISSUE FEE DUE INDICATED ABOVE DOES NOT REFLECT A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE IN THIS APPLICATION. IF AN ISSUE FEE HAS PREVIOUSLY BEEN PAID IN THIS APPLICATION (AS SHOWN ABOVE), THE RETURN OF PART B OF THIS FORM WILL BE CONSIDERED A REQUEST TO REAPPLY THE PREVIOUSLY PAID ISSUE FEE TOWARD THE ISSUE FEE NOW DUE.

### HOW TO REPLY TO THIS NOTICE:

I. Review the ENTITY STATUS shown above. If the ENTITY STATUS is shown as SMALL or MICRO, verify whether entitlement to that entity status still applies.

If the ENTITY STATUS is the same as shown above, pay the TOTAL FEE(S) DUE shown above.

If the ENTITY STATUS is changed from that shown above, on PART B - FEE(S) TRANSMITTAL, complete section number 5 titled "Change in Entity Status (from status indicated above)".

For purposes of this notice, small entity fees are 1/2 the amount of undiscounted fees, and micro entity fees are 1/2 the amount of small entity

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: Maintenance fees are due in utility patents issuing on applications filed on or after Dec. 12, 1980. It is patentee's responsibility to ensure timely payment of maintenance fees when due. More information is available at www.uspto.gov/PatentMaintenanceFees.

### PART B - FEE(S) TRANSMITTAL

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

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

or <u>Fax</u> (571)-273-2885

INSTRUCTIONS: This form should be used for transmitting the ISSUE FEE and PUBLICATION FEE (if required). Blocks 1 through 5 should be completed where appropriate. All further correspondence including the Patent, advance orders and notification of maintenance fees will be mailed to the current correspondence address as indicated unless corrected below or directed otherwise in Block 1, by (a) specifying a new correspondence address; and/or (b) indicating a separate "FEE ADDRESS" for maintenance fees will be mailed to the current correspondence address; and/or (b) indicating a separate "FEE ADDRESS" for

Note: A certificate of mailing can only be used for domestic mailings of the

CURRENT CORRESPONDE		lock 1 for any change of address)	Fe pa ha	e(s) Transmittal. This pers. Each additional ve its own certificate Cert	s certificate cannot be use paper, such as an assign of mailing or transmissic ificate of Mailing or Tr.	ansmission
	& ASSOCIATES		Sta adı tra	ates Postal Service with the distribution of the Mail and the USPT in the USPT	ith sufficient postage for Stop ISSUE FEE addr O (571) 273-2885, on th	eing deposited with the United first class mail in an envelope ess above, or being facsimile e date indicated below.
VANCOUVER,	WA 98000					(Depositor's name)
						(Signature)
						(Date)
APPLICATION NO.	FILING DATE		FIRST NAMED INVENTO	R	ATTORNEY DOCKET NO	D. CONFIRMATION NO.
14/721,707	05/26/2015	<u> </u>	Tyler J. Miller		MIME.001-CON	2556
·		ESTIGATION MANAG	•		Minimized Con-	2000
APPLN. TYPE	ENTITY STATUS	ISSUE FEE DUE	PUBLICATION FEE DUE	E PREV. PAID ISSUE	FEE TOTAL FEE(S) D	UE DATE DUE
nonprovisional	SMALL	\$500	\$0	\$0	\$500	09/24/2018
EXAM	INER	ART UNIT	CLASS-SUBCLASS	٦		
ABU ROUMI,	MAHRAN Y	2455	709-206000	_		
"Fee Address" indi PTO/SB/47; Rev 03-0: Number is required.	ondence address (or Cha 3/122) attached. cation (or "Fee Address 2 or more recent) attach	nnge of Correspondence " Indication form ed. Use of a Customer	2. For printing on the (1) The names of up or agents OR, alternar (2) The name of a sin registered attorney or 2 registered patent att listed, no name will b	to 3 registered patent tively, gle firm (having as a agent) and the name torneys or agents. If n e printed.	member a 2s of up to	
PLEASE NOTE: Unle recordation as set forth (A) NAME OF ASSIC	ess an assignee is ident n in 37 CFR 3.11. Comp GNEE	ified below, no assignee pletion of this form is NC	data will appear on the DT a substitute for filing an (B) RESIDENCE: (CIT	patent. If an assigne n assignment. 'Y and STATE OR Co	OUNTRY)	e document has been filed for group entity
a. The following fee(s) a  Issue Fee  Publication Fee (N  Advance Order - #	o small entity discount p		b. Payment of Fee(s): (Plo A check is enclosed. Payment by credit ca The director is hereb overpayment, to Dep	ard. Form PTO-2038	is attached. e the required fee(s), any	fee shown above)  deficiency, or credits any se an extra copy of this form).
_ ` .	cus (from status indicate g micro entity status. Se	*				PTO/SB/15A and 15B), issue c of application abandonment.
Applicant asserting	g small entity status. See	37 CFR 1.27	NOTE: If the applicatio to be a notification of lo	n was previously und oss of entitlement to m	er micro entity status, ch	ecking this box will be taken
Applicant changing	g to regular undiscounte	d fee status.		ox will be taken to be		entitlement to small or micro
NOTE: This form must be	e signed in accordance v	with 37 CFR 1.31 and 1.3	33. See 37 CFR 1.4 for sig	nature requirements a	nd certifications.	
Authorized Signature				Date		
Typed or printed name	<b>.</b>			Registration No	o	



### UNITED STATES PATENT AND TRADEMARK OFFICE

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

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

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
14/721,707	05/26/2015	Tyler J. Miller	MIME.001-CON 2556	
23442 75	90 06/22/2018	EXAM	INER	
	ASSOCIATES PC		ABU ROUMI	MAHRAN Y
P.O. Box 250 VANCOUVER, W	A 98660	ART UNIT PAPER NUMBER		
			2455	

DATE MAILED: 06/22/2018

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

(Applications filed on or after May 29, 2000)

The Office has discontinued providing a Patent Term Adjustment (PTA) calculation with the Notice of Allowance.

Section 1(h)(2) of the AIA Technical Corrections Act amended 35 U.S.C. 154(b)(3)(B)(i) to eliminate the requirement that the Office provide a patent term adjustment determination with the notice of allowance. See Revisions to Patent Term Adjustment, 78 Fed. Reg. 19416, 19417 (Apr. 1, 2013). Therefore, the Office is no longer providing an initial patent term adjustment determination with the notice of allowance. The Office will continue to provide a patent term adjustment determination with the Issue Notification Letter that is mailed to applicant approximately three weeks prior to the issue date of the patent, and will include the patent term adjustment on the patent. Any request for reconsideration of the patent term adjustment determination (or reinstatement of patent term adjustment) should follow the process outlined in 37 CFR 1.705.

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

### OMB Clearance and PRA Burden Statement for PTOL-85 Part B

The Paperwork Reduction Act (PRA) of 1995 requires Federal agencies to obtain Office of Management and Budget approval before requesting most types of information from the public. When OMB approves an agency request to collect information from the public, OMB (i) provides a valid OMB Control Number and expiration date for the agency to display on the instrument that will be used to collect the information and (ii) requires the agency to inform the public about the OMB Control Number's legal significance in accordance with 5 CFR 1320.5(b).

The information collected by PTOL-85 Part B is required by 37 CFR 1.311. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, Virginia 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, Virginia 22313-1450. Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

### **Privacy Act Statement**

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

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

- 1. The information on this form will be treated confidentially to the extent allowed under the Freedom of Information Act (5 U.S.C. 552) and the Privacy Act (5 U.S.C 552a). Records from this system of records may be disclosed to the Department of Justice to determine whether disclosure of these records is required by the Freedom of Information Act.
- 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)	
	14/721,707	MILLER, TYL	.EK J.
Notice of Allowability	Examiner MAHRAN ABU ROUMI	Art Unit 2455	AIA (First Inventor to File) Status No

The MAILING DATE of this communication appears on the All claims being allowable, PROSECUTION ON THE MERITS IS (OR REM herewith (or previously mailed), a Notice of Allowance (PTOL-85) or other a NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIGHTS. Tof the Office or upon petition by the applicant. See 37 CFR 1.313 and MPE	AINS) CLOSED in this application. If not included ppropriate communication will be mailed in due course. <b>THIS</b> his application is subject to withdrawal from issue at the initiative
<ol> <li>This communication is responsive to <u>amendments filed 4/26/2018</u>.</li> <li>A declaration(s)/affidavit(s) under 37 CFR 1.130(b) was/were filed</li> </ol>	l on
2. An election was made by the applicant in response to a restriction requirement and election have been incorporated into this action.	uirement set forth during the interview on; the restriction
3. The allowed claim(s) is/are <u>1-14 and 16</u> . As a result of the allowed claim <b>Prosecution Highway</b> program at a participating intellectual property please see http://www.uspto.gov/patents/init_events/pph/index.jsp or	office for the corresponding application. For more information,
<ul> <li>4. Acknowledgment is made of a claim for foreign priority under 35 U.S.C. Certified copies: <ul> <li>a) All b) Some *c) None of the:</li> <li>1. Certified copies of the priority documents have been received:</li> <li>2. Certified copies of the priority documents have been received:</li> <li>3. Copies of the certified copies of the priority documents have been received:</li> <li>* Certified copies not received:</li> <li>* Certified copies not received:</li> <li>Applicant has THREE MONTHS FROM THE "MAILING DATE" of this connoted below. Failure to timely comply will result in ABANDONMENT of th THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.</li> </ul> </li> <li>5. CORRECTED DRAWINGS (as "replacement sheets") must be subm</li> </ul>	eived. eived in Application No ave been received in this national stage application from the nmunication to file a reply complying with the requirements is application.
including changes required by the attached Examiner's Amendm Paper No./Mail Date  Identifying indicia such as the application number (see 37 CFR 1.84(c)) sho each sheet. Replacement sheet(s) should be labeled as such in the header	uld be written on the drawings in the front (not the back) of
6. DEPOSIT OF and/or INFORMATION about the deposit of BIOLOGIC attached Examiner's comment regarding REQUIREMENT FOR THE D	AL MATERIAL must be submitted. Note the
Attachment(s)  1. Notice of References Cited (PTO-892)  2. Information Disclosure Statements (PTO/SB/08), Paper No./Mail Date  3. Examiner's Comment Regarding Requirement for Deposit of Biological Material  4. Interview Summary (PTO-413), Paper No./Mail Date  /MAHRAN ABU ROUMI/	5. ☐ Examiner's Amendment/Comment 6. ☑ Examiner's Statement of Reasons for Allowance 7. ☐ Other
Primary Examiner, Art Unit 2455	

U.S. Patent and Trademark Office PTOL-37 (Rev. 08-13) 20180610

Notice of Allowability

Part of Paper No./Mail Date

Application/Control Number: 14/721,707 Page 2

Art Unit: 2455

### **Allowability Notice**

1. This communication is responsive to amendments filed 4/26/2018. The present

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

2. Status of Claims:

Claims 1-14 and 16 are allowed.

Claims 15 was cancelled.

3. Terminal Disclaimer filed 6/10/2018 was approved.

### **Reasons for Allowance**

4. Claims 1-14 and 16 are allowed.

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

In interpreting the current claims, in light of the Specification filed on 5/26/2015, the Examiner finds the claimed invention to be patentably distinct from the prior art of records. Specifically, the prior art of records, individually or in combination, fail to explicitly teach, suggest or render obvious the claimed invention as recited in the independent Claims.

Prior art does not teach "...investigator...associating the reference electronic response with the new application entry and...generating a suggested reference list of one more law enforcement agencies based on an applicant residential address" of

Art Unit: 2455

Claim 1. Note that Claims 5, 9 and 16 are substantially similar to Claim 1, thus the same rationale applies with respect to prior art and allowance.

The closest prior art are Parikh et al. US 2012/0089528 A1, LaPasta et al. US 2005/0033633 A1, Ritzel US 6904407 B2 and Duffy et al. US 2009/0319331 A1.

. However, prior art still fail to teach "...investigator...associating the reference electronic response with the new application entry and...generating a suggested reference list of one more law enforcement agencies based on an applicant residential address" of Claim 1. Note that Claims 5, 9 and 16 are substantially similar to Claim 1, thus the same rationale applies with respect to prior art and allowance.

In addition, Applicant's arguments filed 4/26/2018 have been considered and found persuasive.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

### Conclusion

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to MAHRAN ABU ROUMI whose telephone number is (571)272-3512. The examiner can normally be reached on Monday - Friday, 8AM - 5PM (EST).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Emmanuel Moise can be reached on 571-272-3865. The fax phone number

Application/Control Number: 14/721,707 Page 4

Art Unit: 2455

for the organization where this application or proceeding is assigned is 571-273-8300. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/MAHRAN ABU ROUMI/ Primary Examiner, Art Unit 2455 Application/Control Number: 14/721,707 Page 5

Art Unit: 2455

## **EAST Search History**

## **EAST Search History (Prior Art)**

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
S1	19	((TYLER) near2 (MILLER)).INV.	US-PGPUB; USPAT	OR	ON	2013/09/28 12:06
S2	0	inbound near50 communication\$1 near50 questionnair\$2 near50 (background adj investigation)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2013/09/28 12:15
S3	0	inbound near50 communication\$1 near50 questionnair\$2	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2013/09/28 12:15
S4	173	(background adj investigation)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2013/09/28 12:15
S5	6	S4 near50 question\$6	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2013/09/28 12:16
S6	433	drag near20 question\$6	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2013/09/28 13:20
S7	1	S6 and S4	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2013/09/28 13:21
S8	135	((drag\$drop) drag near drop) near20 question\$6	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT;	OR	ON	2013/09/28 13:21

			IBM_TDB	1		
S9	25	((drag\$drop) drag near drop) near20 question\$6 near20 interface	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2013/09/28 13:22
S10	10253	background near50 (check investigation)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/02/25 11:39
S11	9684	position near50 organization	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/02/25 11:39
S12	9327	position\$1 near50 organization\$1	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/02/25 11:39
S13	95	S10 and S12	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/02/25 11:40
S14	5	background near100 investigator\$1 near100 address\$1	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/02/25 14:18
S15	214	search\$3 near100 (position rank title dut\$3 responsibil\$5) near100 investigat\$4	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/02/25 15:35
S17	1	Human near50 Resource\$2 near50 hir\$3 near50 position\$1 near50 (docs document\$1)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/02/25 16:38
S18	22	track\$3 near within near (company organization job)	US-PGPUB; USPAT; USOCR; FPRS; EPO;	OR	ON	2014/02/25 16:39

			JPO; DERWENT; IBM_TDB			
S19	22	track\$3 near within near (company organization job)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/02/26 10:08
S20	22	track\$3 near within near (company organization job)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/02/26 10:08
S21	8	\$20 AND ( (G06Q10/06 OR G06Q10/0631 OR G06Q10/00 OR G06Q10/00 OR G06Q10/063 OR G06Q10/063114 OR G06Q10/06314 OR G06Q10/06314 OR G06Q10/06398 OR G06Q10/109 OR G06Q10/1097 OR G06Q30/06 OR G06Q40/00 OR G06Q10/10 OR G06Q10/10 OR G06Q40/10 OR G06Q40/12).CPC. )	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/02/26 10:37
S22	214	search\$3 near100 (position rank title dut\$3 responsibil\$5) near100 investigat\$4	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/02/26 10:38
S23	44	S22 and question\$5	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/02/26 10:38
S24	1	(human near resource\$1) near50 (promotion demotion) near50 background	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/02/26 11:23
S25	2	(human) near50 (promotion demotion) near50 background	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/02/26 11:24
S26	2905679	((Human adj resources) HR)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/02/26 11:25

S27	0	((Human adj resources) HR) near100 (promotion\$s demotion\$1 hiring\$1 firing\$1) near100 background near100 investigation	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/02/26 11:26
S28	13	((Human adj resources) HR) near100 (promotion\$s demotion\$1 hiring\$1 firing\$1) near100 background	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/02/26 11:26
S29	1423	background near50 investigation	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/07/27 15:40
S30	202831	reference near50 (somebody person police someone witness lawyer teacher professor human male female)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/07/27 15:46
S31	1626	background near50 (investigation investigator)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/07/27 15:48
S32	96	position near50 organization near50 (investigator police (investigation near personal) (human near resources))	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/07/27 15:49
S33	0	S30 and S31 and S32	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/07/27 15:49
S34	3828	position near50 (investigator police (investigation near personal) (human near resources))	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/07/27 15:49
S35	2	S30 and S31 and S34	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO;	OR	ON	2014/07/27 15:49

			DERWENT; IBM_TDB	· · · · · · · · · · · · · · · · · · ·		
S36	1668	background near50 (investigation investigator investigative)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/07/27 15:54
S37	1013	reference with (someone one person) near100 investigat\$3	US-PGPUB; USPAT	OR	ON	2014/09/04 12:35
S38	50	reference with (someone one person) near investigat\$3	US-PGPUB; USPAT	OR	ON	2014/09/04 12:35
S39	97	reference with (someone one person) near100 investigat\$3 near100 (applicant position organization investigator)	US-PGPUB; USPAT	OR	ON	2014/09/04 12:43
S40	0	reference with (someone one person) near100 investigat\$3 near100 (applicant position organization investigator) near100 linke	US-PGPUB; USPAT	OR	ON	2014/09/04 12:46
S41	2	reference with (someone one person) near100 investigat\$3 near100 (applicant position organization investigator) near100 link	US-PGPUB; USPAT	OR	ON	2014/09/04 12:46
S42	10	reference with (person) near100 investigat\$3 near100 (applicant position organization investigator)	US-PGPUB; USPAT	OR	ON	2014/09/04 12:50
S43	11114	investigat\$5 with tools	US-PGPUB; USPAT	OR	ON	2014/09/04 13:24
S44	3	investigat\$5 with tools near100 (applicant position organization investigator) near100 link	US-PGPUB; USPAT	OR	ON	2014/09/04 13:24
S45	2	background with investigation near100 (applicant position organization investigator) near100 link	US-PGPUB; USPAT	OR	ON	2014/09/04 13:29
S46	69784	communication with server with (equipment\$1 printer fax phone desktop labtop)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/09/04 13:40
S47	54890	(content data) near100 upload	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/09/04 13:41
S48	3813	S46 and S47	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/09/04 13:42
S49	214	(MTC (Machinge near	US-PGPUB;	OR	ON	2014/09/04

		communication)) with server with (equipment\$1 printer fax phone desktop labtop)	USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB			13:43
S50	8	S49 and S47	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/09/04 13:43
S51	73	background with investigation near100 (applicant position organization investigator)	US-PGPUB; USPAT	OR	ON	2014/09/04 15:32
S52	329	background near50 (investigation investigator investigative check) near100 (person witness refernce)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/09/04 15:52
S53	770	background near50 (investigation investigator investigative check) near100 (person witness reference)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/09/04 15:53
S54	7	background near50 (investigation investigator investigative check) near100 (person witness reference) near100 link	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/09/04 15:53
S55	788	background with (investigation investigator investigative check) near100 (person witness reference)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/09/04 15:54
S56	7	background with (investigation investigator investigative check) near100 (person witness reference) near100 link	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/09/04 15:55
S57	81900	receiv\$3 near50 information near50 (reference)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/09/04 16:33
S58	35	receiv\$3 with information with (reference) near100 investigat\$5	US-PGPUB; USPAT; USOCR;	OR	ON	2014/09/04 16:34

			FPRS; EPO; JPO; DERWENT; IBM_TDB			
S59	82	receiv\$3 with ( data history background information) with (reference) near100 investigat\$5	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/09/04 16:36
S60	1	receiv\$3 with ( data history background information) with (reference) near100 investigat\$5 near100 link	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/09/04 16:36
S61	1	receiv\$3 with ( data history background information) with (reference) near100 investigat\$5 and "709".clss.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/09/04 16:36
S62	60	receiv\$3 with ( data history background) with (reference) near100 investigat\$5	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/09/04 16:37
S63	7	receiv\$3 with ( data history background) with (reference) near100 investigat\$5 near100 (background check)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/09/04 16:38
S64	6	person with reference near100 investigator	US-PGPUB; USP <b>A</b> T	OR	ON	2014/09/05 14:18
S65	1	"13441648"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/03/25 09:46
S66	175	applicant near100 response near100 (radius distance zip area)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/03/25 09:53
S67	0	applicant near100 response near100 (radius distance zip area) near100 law	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT;	OR	ON	2015/03/25 09:54

			IBM_TDB			
S68	0	applicant near100 response near100 (radius distance zip area) near100 investigator	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/03/25 09:55
S69	2	applicant near100 response near100 (radius distance zip area) near100 (link)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/03/25 09:56
S70	3	applicant near100 response near100 (radius distance zip area) near100 (investigation investigator background check\$up resume CV)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/03/25 09:57
S71	917	applicant near100 response near100 (investigation investigator background check\$up resume CV)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/03/25 09:58
S72	2	applicant near100 response near100 address near100 (investigation investigator background check\$up resume CV)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/03/25 09:58
S73	2	background near100 investigation near100 (link hyper\$link)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/03/25 11:00
S74	101	background near100 investigation near100 reference	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/03/25 15:04
S75	6	background near100 investigation near100 reference near100 (person human HR friend relative government)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/03/25 15:05
S76	3	background near10 investigation near100 reference near100 (person human HR friend relative government)	US-PGPUB; USPAT; USOCR; FPRS; EPO;	OR	ON	2015/03/25 15:06

			JPO; DERWENT; IBM_TDB			
S77	42	background near10 investigation near100 reference	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/03/25 15:06
S78	1	"10861966"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/03/25 15:09
S79	5	"20050119875"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/03/25 17:08
S80	7	"20050021476"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/03/25 17:08
S84	2	"13441648"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/22 14:13
S85	33	(("MILLER") near3 ("Tyler")).INV.	US-PGPUB	OR	ON	2017/01/22 14:38
S86	9	applicant near100 hyperlink near100 email	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/22 14:56
S87	1721	Background near100 investigation	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/22 15:01
S88	2	Background near100 investigation near100 link near100 applicant near100 e\$mail	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/22 15:01

S89	4137	reference near100 (class type rank\$3 position) near100 applicant	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/22 15:24
S90	17	reference near100 (class type rank\$3 position) near100 applicant near100 (link e\$mail)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/22 15:25
S91	1	reference near100 (class type position) near100 applicant near100 rank\$3	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/22 15:31
S92	8768909	level	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/22 15:32
S93	2	reference near100 (class type position level) near100 applicant near100 rank\$3	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/22 15:32
S94	763	reference near100 (relative employer creditor police supervisor manager teacher ceo president VP) near100 applicant	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/22 16:12
S95	7	reference near100 (relative employer creditor police supervisor manager teacher ceo president VP) near100 applicant near100 e\$mail	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/22 16:13
S98	5185	reference near100 link near100 document\$1	US-PGPUB; USP <b>A</b> T	OR	ON	2017/01/29 19:20
S99	22	reference near100 link near100 document\$1 near100 data near100 (applicant position employee job)	US-PGPUB; USPAT	OR	ON	2017/01/29 19:23
S100	1703	back\$ground with investigation	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/29 19:30

{			ļ			
S101	84	reference with hyperlink near100 email	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/29 19:31
S102	1	S100 and S101	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/29 19:31
S103	251	back\$ground with investigation and (employee employment)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/29 19:38
S104	2	"8160892".pn.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/29 19:46
S105	6	"20040102991"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/29 19:46
S106	4	"1660972" and la.inv.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/29 19:54
S107	4	"20050033633"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/29 19:56
S108	6	"6904407".pn.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/29 20:08
S109	5	"20040053203"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO;	OR	ON	2017/01/29 20:08

			DERWENT; IBM_TDB		***************************************	
S110	2	"20030208752"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/29 20:28
S111	2	"13441648"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/30 15:06
S112	3	search\$3 near100 (position rank title dut\$3 responsibil\$5) near100 investigat\$4 and (G06Q10/107.cpc. H04L12/585.cpc. H04L12/58.cpc. H04L12/581.cpc. H04L12/5855.cpc.)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/30 15:26
S113	25	((drag\$drop) drag near drop) near20 question\$6 and (G06Q10/1053.cpc. G06Q10/10.cpc. G06Q10/06.cpc. G06Q10/105.cpc. G06Q30/08.cpc.)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/30 15:27
S114	8	reference same list near100 (residential with address)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/12/21 12:08
S115	38	generat\$3 near100 (referece list) near100 (professional law enforcement agenc\$2) near100 (resdiential address radius)	US-PGPUB; USPAT	OR	ON	2017/12/21 12:33
S116	1	"14721707"	US-PGPUB; USPAT	OR	ON	2017/12/21 14:25
S117	4761770	(law office stores mall shop agencies agency enforcement police department)	US-PGPUB; USP <b>A</b> T	OR	ON	2018/06/08 09:13
S118	85596	(applicant employer employee person buyer purchaser) with address	US-PGPUB; USPAT	OR	ON	2018/06/08 09:14
S119	18880	suggest\$3 with list	US-PGPUB; USPAT	OR	ON	2018/06/08 09:15
S120	2462	S117 and S118 and S119	US-PGPUB; USPAT	OR	ON	2018/06/08 09:15
S121	391	suggest\$3 with reference with list	US-PGPUB; USPAT	OR	ON	2018/06/08 09:15
S122	35	S117 and S118 and S121	US-PGPUB; USPAT	OR	ON	2018/06/08 09:15
S123	206	suggested with reference with list	US-PGPUB; USPAT	OR	ON	2018/06/08 09:21

S124	69	(law enforcement agencies courts) near100 pre\$defined near100 (distance residential radius)	US-PGPUB; USPAT	OR	ON	2018/06/08 09:23
S125	1	S123 and S124	US-PGPUB; USPAT	OR	ON	2018/06/08 09:23
S126	15626	(law enforcement agencies courts) near100 (distance residential radius)	US-PGPUB; USPAT	OR	ON	2018/06/08 09:23
S127	7	S123 and S126	US-PGPUB; USPAT	OR	ON	2018/06/08 09:23
S128	1625	Background with investigation	US-PGPUB; USPAT	OR	ON	2018/06/08 09:24
S129	1	S123 and S128	US-PGPUB; USPAT	OR	ON	2018/06/08 09:24
S130	328163	reference with list	US-PGPUB; USPAT	OR	ON	2018/06/08 09:24
S131	508	S126 and S130	US-PGPUB; USPAT	OR	ON	2018/06/08 09:24
S132	3	S131 and S128	US-PGPUB; USPAT	OR	ON	2018/06/08 09:24

# Issue Classification



14721707

Examiner

MAHRAN ABU ROUMI

### Applicant(s)/Patent Under Reexamination

MILLER, TYLER J.

Art Unit

2455

CPC						
Symbol				Туре	Version	
G06Q	30	/ 018		F	2013-01-01	
G06Q	10	/ 06		I	2013-01-01	
G06Q	10	/ 10		I	2013-01-01	

CPC Combination Sets							
Symbol	Туре	Set	Ranking	Version			

NONE	Total Clain	ns Allowed:		
(Assistant Examiner)	(Date)	15		
/MAHRAN ABU ROUMI/ Primary Examiner.Art Unit 2455	6/16/2018	O.G. Print Claim(s)	O.G. Print Figure	
(Primary Examiner)	(Date)	1	Fig. 15	

U.S. Patent and Trademark Office Part of Paper No. 20180610

# Issue Classification

Application/Control No.	Applicant(s)/Patent Under Reexamination
14721707	MILLER, TYLER J.
Examiner	Art Unit

2455

	US ORIGINAL CLASSIFICATION									INTERNATIONAL	CLA	SSI	FIC	ATION
	CLASS			SUBCLASS		CLAIMED				LAIMED			N	ON-CLAIMED
709			206			G	0	6	F	15 / 16 (2006.01.01)				
	CF	ROSS REF	ERENCE(	S)		G	0	6	Q	10 / 00 (2012.01.01)				
CLASS	SUI	BCLASS (ON	E SUBCLAS	S PER BLO	CK)									
705	321													
		-												
	1	+												
						$\vdash$								

MAHRAN ABU ROUMI

NONE		Total Clain	ns Allowed:	
(Assistant Examiner)	(Date)	15		
/MAHRAN ABU ROUMI/ Primary Examiner.Art Unit 2455	6/16/2018	O.G. Print Claim(s)	O.G. Print Figure	
(Primary Examiner)	(Date)	1	Fig. 15	

U.S. Patent and Trademark Office Part of Paper No. 20180610

# Issue Classification



	Application/Control No.	Applicant(s)/Patent Under Reexamination
	Application/Control No.	Applicant(s)/1 atent officer freexamination
!	14721707	MILLER, TYLER J.
	Examiner	Art Unit
	MAHRAN ARU ROUMI	2455

	☐ Claims renumbered in the same order as presented by applicant ☐ CPA ☒ T.D. ☐ R.1.47														
Final	Original	Final	Original	Final	Original	Final	Original	Final	Original	Final	Original	Final	Original	Final	Original
1	1														
2	2														
3	3														
4	4														
5	5														
6	6														
7	7														
8	8														
9	9														
10	10														
11	11														
12	12														
13	13														
14	14														
	15														
15	16														

NONE	Total Clain	ns Allowed:	
(Assistant Examiner)	(Date)	1	5
/MAHRAN ABU ROUMI/ Primary Examiner.Art Unit 2455	6/16/2018	O.G. Print Claim(s)	O.G. Print Figure
(Primary Examiner)	(Date)	1	Fig. 15

U.S. Patent and Trademark Office Part of Paper No. 20180610

# Search Notes

Application/Control No.	Applicant(s)/Patent Under Reexamination
14721707	MILLER, TYLER J.
Examiner	Art Unit
MAHRAN ABU ROUMI	2455

CPC- SEARCHED					
Symbol	Date	Examiner			
G 06Q 10/107 H 04L 12/585 H 04L 12/58, H 04L 12/581, H 04L 12/5855	1/30/2017	MA			
G 06Q 10/1053 G 06Q 10/10 G 06Q 10/06, G 06Q 10/105, G 06Q 30/08	1/30/2017	MA			

CPC COMBINATION SETS - SEARCHED							
Symbol	Date	Examiner					

US CLASSIFICATION SEARCHED							
Class	Subclass	Date	Examiner				
709	206	1/30/2017	MA				

<sup>\*</sup> See search history printout included with this form or the SEARCH NOTES box below to determine the scope of the search.

SEARCH NOTES						
Search Notes	Date	Examiner				
double patenting, east search and inventors name search	1/30/2017	MA				
IEEE database and google patents	1/30/2017	MA				
705/321	1/30/2017	MA				
updated search	7/27/2017	MA				
updated search	12/21/2017	MA				
updated search	6/16/2018	MA				

	INTERFERENCE SEARCH	1	
US Class/ CPC Symbol	US Subclass / CPC Group	Date	Examiner

	/MAHRAN ABU ROUMI/ Primary Examiner.Art Unit 2455
--	--

U.S. Patent and Trademark Office Part of Paper No.: 20180610

INTERFERENCE SEARCH							
US Class/ CPC Symbol	US Subclass / CPC Group	Date	Examiner				
709	206	6/16/2018	MA				
G 06Q 10	107	6/16/2018	MA				

/MAHRAN ABU ROUMI/ Primary Examiner.Art Unit 2455

U.S. Patent and Trademark Office Part of Paper No.: 20180610

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Index of Claims	14721707	MILLER, TYLER J.
	Examiner	Art Unit
	MAHRAN ABU ROUMI	2455

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

☐ Claims renumbered in the same order as presented by applicant							□ СРА		D. 🗆	R.1.47
CLA	MIA	DATE								
Final	Original	01/30/2017	07/27/2017	12/21/2017	06/17/2018					
1	1	✓	✓	✓	=					
2	2	✓	✓	✓	=					
3	3	✓	✓	✓	=					
4	4	✓	✓	✓	=					
5	5	✓	✓	✓	=					
6	6	✓	✓	✓	=					
7	7	✓	✓	✓	=					
8	8	✓	<b>√</b>	✓	=					
9	9	✓	<b>√</b>	✓	=					
10	10	✓	<b>√</b>	✓	=					
11	11	✓	✓	✓	=					
12	12	✓	✓	✓	=					
13	13	✓	✓	✓	=					
14	14	✓	✓	✓	=	·				
	15		✓	-	-					
15	16			✓	=	·				

Doc Code: DIST.E.FILE Document Description: Electro	nic Terminal Disclaimer - Filed	PTO/SB/26 U.S. Patent and Trademark Office Department of Commerce					
Electronic Petition Request	TERMINAL DISCLAIMER TO OB "PRIOR" PATENT	TO OBVIATE A DOUBLE PATENTING REJECTION OVER A					
Application Number	14721707						
Filing Date	26-May-2015						
First Named Inventor	Tyler Miller	Tyler Miller					
Attorney Docket Number	MIME.001-CON						
Title of Invention	BACKGROUND INVESTIGATION	MANAGEMENT SERVICE					
Filing of terminal disclaimer Office Action	does not obviate requirement for resp	onse under 37 CFR 1.111 to outstanding					
This electronic Terminal Disc	claimer is not being used for a Joint Re	search Agreement.					
Owner	Pe	Percent Interest					
Tyler J. Miller	10	100%					

The owner(s) with percent interest listed above 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 prior patent number(s)

### 9070098

as the term of said prior patent is presently shortened by any terminal disclaimer. 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 the prior patent 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 the term of any patent granted on the instant application that would extend to the expiration date of the full statutory term of the prior patent, "as the term of said prior 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 by any terminal disclaimer.
- Terminal disclaimer fee under 37 CFR 1.20(d) is included with Electronic Terminal Disclaimer request.

0	I certify, in accordance with 37 CFR 1.4(d)(4), that the terminal disclaimer fee under 37 CFR 1.20(d) required for this terminal disclaimer has already been paid in the above-identified application.						
Арр	pplicant claims the following fee status:						
•	Small Entity						
0	Micro Entity						
0	Regular Undiscounted						
belie the l	hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and pelief 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.						
TH	IS PORTION MUST BE COMPLETE	D BY THE SIGNATORY OR SIGNATORIES					
l ce	ertify, in accordance with 37 CFR	1.4(d)(4) that I am:					
•	An attorney or agent registered to practice before the Patent and Trademark Office who is of record in this application						
	Registration Number 58044						
0	A sole inventor						
0	A joint inventor; I certify that I am authorized to sign this submission on behalf of all of the inventors as evidenced by the power of attorney in the application						
0	A joint inventor; all of whom are signing this request						
Signature		/Philip R.M. Hunt/					
Name		Philip R.M. Hunt					

<sup>\*</sup>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.

Electronic Patent Application Fee Transmittal							
Application Number: 14721707							
Filing Date:	26-	May-2015					
Title of Invention:	BA	CKGROUND INVEST	IGATION MANA	GEMENT SERVICE			
First Named Inventor/Applicant Name:	First Named Inventor/Applicant Name: Tyler J. Miller						
Filer:	Filer: Philip R. Hunt						
Attorney Docket Number: MIME.001-CON							
Filed as Small Entity	Filed as Small Entity						
Filing Fees for Utility under 35 USC 111(a)							
Description Fee Code Quantity Amount Sub-Total in USD(\$)							
Basic Filing:							
STATUTORY OR TERMINAL DISCLAIMER		2814	1	160	160		
Pages:							
Claims:							
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:				
	Tot	al in USD	(\$)	160

Doc Code: DISQ.E.FILE  Document Description: Electronic Terminal Disclaimer – Approved					
Application No.: 14721707					
Filing Date: 26-May-2015					
Applicant/Patent under Reexamination: Miller					
Electronic Terminal Disclaimer filed on June 10, 2018					
This patent is subject to a terminal disclaimer					
DISAPPROVED					
Approved/Disapproved by: Electronic Terminal Disclaimer automatically approved by EFS-Web					
U.S. Patent and Trademark Office					

Electronic Acknowledgement Receipt			
EFS ID:	32853355		
Application Number:	14721707		
International Application Number:			
Confirmation Number:	2556		
Title of Invention:	BACKGROUND INVESTIGATION MANAGEMENT SERVICE		
First Named Inventor/Applicant Name:	Tyler J. Miller		
Customer Number:	23442		
Filer:	Philip R. Hunt		
Filer Authorized By:			
Attorney Docket Number:	MIME.001-CON		
Receipt Date:	10-JUN-2018		
Filing Date:	26-MAY-2015		
Time Stamp:	14:26:30		
Application Type:	Utility under 35 USC 111(a)		

# **Payment information:**

Submitted with Payment	yes
Payment Type	CARD
Payment was successfully received in RAM	\$160
RAM confirmation Number	061118INTEFSW14262600
Deposit Account	
Authorized User	

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

a:	
ļ	q:

Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)				
			33447						
1	Terminal Disclaimer-Filed (Electronic)	e Terminal-Disclaimer.pdf	c0dd32dba0a128acd52c2fe6a0f66a9b41bf 5ae9	no	2				
Warnings:									
Information:									
			30230						
2	Fee Worksheet (SB06)	fee-info.pdf	22e7345028857b83b4dafbd3092f2ba5415 3118a	no	2				
Warnings:									
Information:									
		Total Files Size (in bytes)	6	3677					

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.

# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: : Tyler J. Miller Inventor(s): : Tyler J. Miller Serial No.: : 14721707 Filed: : 2015-05-26

Confirm No.: 2556

For: : BACKGROUND INVESTIGATION MANAGEMENT

**SERVICE** 

Examiner: : ABU ROUMI, MAHRAN Y

TC/A.U.: : 2455

Date: : April 26, 2018

# Via EFS

# AMENDMENT/REPLY TO NON-FINAL OFFICE ACTION UNDER 37 CFR § 1.111

This reply is made to a non-final office action mailed 26 December 2017.

Amendments to the Claims	2
Remarks / Arguments	9
Interview Summary	9
The Double Patenting Rejections	9
The Section § 101 Non-Patentable Subject Matter Rejections	9
The Rejections of Claims 1-14	9
The Alice Two Step Test for Subject Matter Eligibility.	9
Alice Step 1 Analysis	10
Alice Step 2 Analysis – Claim Not Routine and Conventional	10
Alice Step 2 Analysis – Claim Has Inventive Elements	12
The Section § 103 Obviousness Rejections	12
Regarding Claims 1-3 in view of Parikh/Lapasta/Ritzel/Duffy	12
Regarding Claim 2 in view of Parikh/Lapasta/Ritzel/Duffy	15
Regarding Claims 5-7, 9-11, 13-14 and 16 in view of Parikh/Lapasta/Ritzel/Duffy	16
Regarding Claims 4, 8, and 12 in view of Parikh/Lapasta/Ritzel/Duffy/Farris	17
Conclusion	18

#### AMENDMENTS TO THE CLAIMS

Claims 1–14 and 16 are pending, with claims 1, 5, 9, and 16 being independent. Claim 15 has been cancelled. No new subject matter has been added.

# **Listing of the Claims**

What is claimed is:

- 1. (Previously presented) A method for a computing device with a processor and a system memory to assist an investigator in conducting a background investigation of an applicant for a position within a first organization, comprising the steps of:
  - receiving a first set of program data comprising information identifying the applicant, the position, the first organization, and the investigator;
  - storing a new applicant entry in the system memory, the new applicant entry associated with the first set of program data;
  - transmitting an applicant hyperlink to an applicant email address associated with the applicant, the applicant hyperlink for viewing an applicant set of electronic documents;
  - receiving an applicant electronic response with a reference set of program data, wherein the reference set of program data comprises information regarding a reference source, wherein the reference source is a person, the program data including a reference email address associated with the reference source;
  - determining a reference class of the reference source based on the reference set of program data;
  - selecting a reference set of electronic documents based on the reference class of the reference source:
  - transmitting a reference hyperlink to the reference email address, the reference hyperlink for viewing the reference set of electronic documents;
  - receiving a reference electronic response to the reference set of electronic documents from the reference source;
  - storing the reference electronic response in the system memory, associating the reference electronic response with the new applicant entry; and

generating a suggested reference list of one or more law enforcement agencies based on an applicant residential address.

2. (Previously presented) The method of claim 1, further comprising the steps of:

searching for a previous applicant entry in the system memory associated with the applicant and a second organization different from the first organization, the previous applicant entry having a second set of program data, the second set of program data comprising information regarding the applicant, the second organization, the position the applicant applied for in the second organization, and status of a previous application the applicant applied for in the second organization; and

presenting the second set of program data to the investigator.

3. (Original) The method of claim 1, further comprising the steps of:

presenting to the investigator, prior to transmitting the applicant hyperlink for viewing the applicant set of electronic documents, an option of changing one or more documents in the applicant set of electronic documents.

- 4. (Previously presented) The method of claim 1, wherein one document of the applicant set of electronic documents is an inter-active questionnaire in which a next question presented to the reference source is based on a response to a prior question.
- 5. (Previously presented) A non-transitory computer-readable medium having stored thereon instructions which, when executed by a processor of a computing device with a system memory, cause the computing device to perform the steps of a method to assist an investigator in conducting a background investigation of an applicant for a position within a first organization, the steps of the method comprising:

receiving a first set of program data comprising information identifying the applicant, the position, the first organization, and the investigator;

storing a new applicant entry in the system memory, the new applicant entry associated with the first set of program data;

- transmitting an applicant hyperlink to an applicant email address associated with the applicant, the applicant hyperlink for viewing the applicant set of electronic documents;
- receiving an applicant electronic response with a reference set of program data, wherein the reference set of program data comprises information regarding a reference source, wherein the reference source is a person, the program data including a reference email address associated with the reference source;
- determining a reference class of the reference source based on the reference set of program data;
- selecting a reference set of electronic documents based on the reference class of the reference source;
- transmitting a reference hyperlink to the reference email address, the reference hyperlink for viewing the reference set of electronic documents;
- receiving a reference electronic response to the reference set of electronic documents from the reference source;
- storing the reference electronic response in the system memory, associating the reference electronic response with the new applicant entry; and
- generating a suggested reference list of one or more law enforcement agencies based on an applicant residential address.
- 6. (Previously presented) The non-transitory computer-readable medium of claim 5, having stored thereon additional instructions which, when executed by the processor of the computing device, cause the computing device to perform the steps of:
  - searching for a previous applicant entry in the system memory associated with the applicant and a second organization different from the first organization, the previous applicant entry having a second set of program data, the second set of program data comprising information regarding the applicant, the second organization, the position the applicant applied for in the second organization, and status of a previous application the applicant applied for in the second organization; and

presenting the second set of program data to the investigator.

- 7. (Original) The non-transitory computer-readable medium of claim 5, having stored thereon additional instructions which, when executed by the processor of the computing device, cause the computing device to perform the steps of:
  - presenting to the investigator, prior to transmitting the applicant hyperlink for viewing the applicant set of electronic documents, an option of changing one or more documents in the applicant set of electronic documents.
- 8. (Previously presented) The non-transitory computer-readable medium of claim 5,
  - wherein one document of the applicant set of electronic documents is an inter-active questionnaire in which a next question presented to the reference source is based on a response to a prior question.
- 9. (Previously presented) A computing device configured to assist an investigator in conducting a background investigation of an applicant for a position within a first organization, comprising:
  - a processor; and
  - a system memory, the system memory having instruction stored therein that when executed by the processor, cause the computing device to perform the steps of:
  - receiving a first set of program data comprising information identifying the applicant, the position, the first organization, and the investigator;
  - storing a new applicant entry in the system memory, the new applicant entry associated with the first set of program data;
  - transmitting an applicant hyperlink to an applicant email address associated with the applicant, the applicant hyperlink for viewing the applicant set of electronic documents;
  - receiving an applicant electronic response with a reference set of program data, wherein the reference set of program data comprises information regarding a reference source, wherein the reference source is a person, the program data including a reference email address associated with the reference source;
  - determining a reference class of the reference source based on the reference set of program data;

- selecting a reference set of electronic documents based on the reference class of the reference source:
- transmitting a reference hyperlink to the reference email address, the reference hyperlink for viewing the reference set of electronic documents;
- receiving a reference electronic response to the reference set of electronic documents from the reference source;
- storing the reference electronic response in the system memory, associating the reference electronic response with the new applicant entry; and
- generating a suggested reference list of one or more law enforcement agencies based on an applicant residential address.
- 10. (Previously presented) The computing device of claim 9, further comprising additional instructions stored in the system memory which, when executed by the processor of the computing device, cause the computing device to perform the step of:
  - searching for a previous applicant entry in the system memory associated with the applicant and a second organization different from the first organization, the previous applicant entry having a second set of program data, the second set of program data comprising information regarding the applicant, the second organization, the position the applicant applied for in the second organization, and status of a previous application the applicant applied for in the second organization; and

presenting the second set of program data to the investigator.

- 11. (Original) The computing device of claim 9, further comprising additional instructions stored in the system memory which, when executed by the processor of the computing device, cause the computing device to perform the step of:
  - presenting to the investigator, prior to transmitting the applicant hyperlink for viewing the applicant set of electronic documents, an option of changing one or more documents in the applicant set of electronic documents.
- 12. (Previously presented) The computing device of claim 9,

- wherein one document of the applicant set of electronic documents is an inter-active questionnaire in which a next question presented to the reference source is based on a response to a prior question.
- 13. (Previously presented) The computing device of claim 9, further comprising additional instructions stored in the system memory which, when executed by the processor of the computing device, cause the computing device to perform the step of:
  - creating a plurality of questionnaires each being a member of at least one class of a plurality of classes of questionnaires, each class being related to a type of reference source; and
  - including a first questionnaire of the plurality of questionnaires in the reference set of electronic documents, the first questionnaire in one of the plurality of classes that is related to the type of reference source.
- 14. (Original) The computing device of claim 13, further comprising additional instructions stored in the system memory which, when executed by the processor of the computing device, cause the computing device to perform the step of:

receiving instructions from the investigator to edit one of the questionnaires.

# 15. (Cancelled).

- 16. (Previously presented) A method for a computing device with a processor and a system memory to assist an investigator in conducting a background investigation of an applicant for a position within a first organization, comprising the steps of:
  - receiving a first set of program data comprising information identifying the applicant, the position, the first organization, and the investigator;
  - storing a new applicant entry in the system memory, the new applicant entry associated with the first set of program data;
  - transmitting an applicant hyperlink to an applicant email address associated with the applicant, the applicant hyperlink for viewing the applicant set of electronic documents;
  - receiving an applicant electronic response with a reference set of program data, wherein the reference set of program data comprises information regarding a

- reference source, wherein the reference source is a person, the program data including a reference email address associated with the reference source;
- determining a reference class of the reference source based on the reference set of program data;
- selecting a reference set of electronic documents based on the reference class of the reference source;
- transmitting a reference hyperlink to the reference email address, the reference hyperlink for viewing the reference set of electronic documents;
- receiving a reference electronic response to the reference set of electronic documents from the reference source;
- storing the reference electronic response in the system memory, associating the reference electronic response with the new applicant entry; and
- generating a suggested reference list of one or more law enforcement agencies around a selected address, wherein the selected address is one of an applicant current residential address, an applicant past address, and a reference source address.

# REMARKS / ARGUMENTS

The Applicant makes the following remarks regarding individual issues.

# **INTERVIEW SUMMARY**

The Applicant's attorney held an interview with the Examiner on February 27, 2018. The Examiner tentatively agreed that if claims are allowable over the prior art - that is, there are no novelty and obviousness rejections on those claims, then the claims represent "something more" than a mere abstract idea and are patentable.

Regarding the section 103 rejections, Applicant presented an argument that Ritzel teaches collection of reference class information, but not selection of documents based on reference class. The Examiner thought there was some possibly on this argument but wants to see it fully written out. The Examiner was skeptical of Applicant's argument that Duffy in non-analogous art. The Examiner said that this type of argument rarely is convincing to him, but he would consider it.

### THE DOUBLE PATENTING REJECTIONS

In the Office Action, claims 1-14 are rejected on the ground of nonstatutory double patenting as being unpatentable over claims 1-14 of U.S. Patent No. 9,070,098.

The Applicant will file terminal disclaims as needed to overcome these rejections once the examiner has found allowable subject matter. The Applicant respectfully request the Examiner hold these rejections in abeyance until then.

# THE SECTION § 101 NON-PATENTABLE SUBJECT MATTER REJECTIONS

#### THE REJECTIONS OF CLAIMS 1-14

In the Office Action, the Examiner rejected Claim 1-14 under 35 U.S.C. 101 for comprising unpatentable subject matter on the grounds that Claims 1-14 are directed to an abstract idea and these claims do not include additional elements that are sufficient to amount to significantly more than the judicial exception.

# THE ALICE TWO STEP TEST FOR SUBJECT MATTER ELIGIBILITY.

In *Alice Corp. v. CLS Bank International*, 573 U.S. \_\_\_, 134 S. Ct. 2347 (2014), the Court described a two-step inquiry for analyzing patent subject-matter eligibility. The first step asks whether the challenged claims are directed to a patent-ineligible concept such as

a law of nature, physical phenomenon, or abstract idea. *Alice*, 134 S. Ct. at 2352-53. If and only if the claims are directed to a patent-ineligible concept, the court then moves to the second step: determining whether the elements of the claims, both "individually and as an ordered combination," supply a concept sufficiently inventive "to ensure that the patent in practice amounts to significantly more than a patent upon the [ineligible concept] itself." *Id.* (quoting Mayo, 566 U.S. at 72-73); *RecogniCorp*, *LLC v. Nintendo*, *Ltd.*, \_F.3d \_, 2017 WL 1521590, at \*2 (Fed. Cir. Apr. 28, 2017) ("In other words, step two asks whether the patent claims 'an inventive concept sufficient to transform the claimed abstract idea into a patent-eligible application.").

#### ALICE STEP 1 ANALYSIS

In the Office Action, the Examiner found that Claim 1 is directed to a method that assist an investigator in conducting a background investigation in which the method receives applicant's information and based on that information, determines a reference type and transmit a link to that reference with a questionnaire, then stores the response and generates reference list of law agencies. The Examiner found this method falls under the abstract concept of "Fundamental Economic Practices." (Office Action pages 8-9). The Applicant traverses, but in the interest of expediting prosecution, will only argue step 2.

# ALICE STEP 2 ANALYSIS – CLAIM NOT ROUTINE AND CONVENTIONAL

In the Office Action, the Examiner found that Claim 1 does not have addition claim elements that qualify as "significantly more" under the Alice test step 2, reasoning:

Here, the additional elements of the claim are generic computer components performing generic computer function which do not qualify as significantly more under Alice test. For example, "processor/memory, hyperlink/email address" are generic computer components that are used to perform generic computer function. (Office Action, page 9).

The Applicant respectfully disagrees. USPTO memo to the Patent Examining Corps dated April 19, 2018, states (page 3):

[A]n examiner should conclude that an element (or combination of elements) represents well-understood, routine, conventional activity only

when the examiner can readily conclude that the element(s) is widely prevalent or in common use in the relevant industry. This memorandum clarifies that such a conclusion must be based upon a factual determination that is supported as discussed in section III below.

# Section III then states (page 3):

In a step 2B analysis, an additional element (or combination of elements) is not well-understood, routine or conventional unless the examiner finds, and expressly supports a rejection in writing with, one or more of the following:

- 1. A citation to an express statement in the specification or to a statement made by an applicant....
- 2. A citation to one or more of the court decisions....
- 3. A citation to a publication that demonstrates the well-understood, routine, conventional nature of the additional element(s)...
- 4. A statement that the examiner is taking official notice of the well-understood, routine, conventional nature of the additional element(s).

The Applicant notes that none of these were supplied in the instant rejection and thus the rejection is inadequate and fails. The Applicant respectfully requests that the Examiner supply the four items above or withdraw the Application.

To the best of the Applicant's knowledge, the Examiner will not be able to supply one of the four items above for specifically one element of claim 1:

generating a suggested reference list of one or more law enforcement agencies based on an applicant residential address.

There is no express statement in the specification of the instant application that this element is routine, nor has the applicant made such a statement in prosecution. The Applicant is unaware of any court decision that holds this element is routine. Arguable, the Duffy discloses something similar to this element, but Duffy does not describe the similar element as routine.

# ALICE STEP 2 ANALYSIS – CLAIM HAS INVENTIVE ELEMENTS

If and only if the claims are directed to a patent-ineligible concept, the court then moves to the second step: determining whether the elements of the claims, both "individually and as an ordered combination," supply a concept sufficiently inventive "to ensure that the patent in practice amounts to significantly more than a patent upon the [ineligible concept] itself." *Alice*, 134 S. Ct. at 2352-53.

In the instant case, the Applicant believes the claims as currently recited are patentable over the prior art, for reasons given herein for overcoming the obviousness rejections. Since the claims are patentable over the prior art, they are inventive and therefor "something more" than an abstract concept.

For at least this reason, the Applicant believes the instant claims are patent eligible subjection matter and respectfully request the Examiner withdraw the rejections.

# THE SECTION § 103 OBVIOUSNESS REJECTIONS

In the Office Action, the Examiner rejected Claims 1-3, 5-7, 9 and 13-14 and 16 under 35 U.S.C. 103(a) as being unpatentable over Parikh et al. (hereinafter Parikh) US 2012/0089528 Al in view of LaPasta et al. (hereinafter LaPasta) US 2005/0033633 Al and further in view of Ritzel US 6904407 B2 and further in view of Duffy et al. (hereinafter Duffy) US 2009/031 9331 A1. The Applicant respectfully traverses these rejections.

In the Office Action, the Examiner rejected Claims 4, 8 and 12 under 35 U.S.C. 103(a) as being unpatentable over Parikh et al. (hereinafter Parikh) US 2012/0089528 Al in view of LaPasta et al. (hereinafter LaPasta) US 2005/0033633 Al and further in view of Ritzel US 6904407 B2 and further in view of Duffy et al. (hereinafter Duffy) US 2009/031 9331 A1 and further in view of Farris US 2003/0208752 A1. The Applicant respectfully traverses these rejections.

# REGARDING CLAIMS 1-3 IN VIEW OF PARIKH/LAPASTA/RITZEL/DUFFY

Regarding claim 1, the Applicant believes the rejection of claim 1 is erroneous because it based on non-analogous art.

The Examiner may only rely on analogous art to support an obviousness rejection. *Innovention Toys, LLC, v. MGA Entertainment, Inc.*, No. 2010-1290, slip op. at 12 (Fed. Cir. 2011); *In re Bigio*, 381 F.3d 1320, 1325 (Fed. Cir. 2004); *In re Clay*, 966 F.2d 656, 658

(Fed. Cir. 1992). While the scope of analogous prior art may sometimes be wide, the Federal Circuit has confirmed that it is not without limit. See *In re Klein*, 647F.3d 1343 (Fed. Cir. 2011).

Art is non-analogous unless it is: (1) from the same field of endeavor as the claimed invention; or (2) reasonably pertinent to the particular problem faced by the inventor. *In re Bigio*, 381 F.3d at 1325; *In re Wood and Eversole*, 599 F.2d 1032, 1036 (CCPA 1979). Thus, an art citation that is not from the same field of endeavor as a claimed invention MUST be "reasonably pertinent" to the problem addressed by the inventor. Art is "reasonably pertinent" when it would "logically commend itself" to an inventor's attention in considering his problem. *In re Icon Health and Fitness, Inc.*, 496 F.3d 1374, 1379-80 (Fed. Cir. 2007)(citing *In re Clay*, 966 F.2d 656, 658-59 (Fed. Cir. 1992)). *See also* MPEP § 2141.01(a). Conversely, when art is directed to a different purpose then a claimed invention, an inventor would have less motivation or occasion to consider it. *See In re Clay*, 966 F.2d at 658-59.

Turning to the present rejection, Applicant observes the Examiner's concession that the method described in Duffy and the method of claim 1 are not directed to the same field of endeavor. (Office Action, page 16). Indeed, there can be no reasonable dispute that a method for product recalls (Duffy) is not in the same field of endeavor as a method conducting a background investigation of an applicant for a position within a first organization (claim 1). Therefore, the issue here is whether Duffy is reasonably pertinent to the problem addressed by the Applicant. Applicant submits that it is not.

In determining whether a reference is reasonably pertinent, an examiner should consider the problem faced by the inventor, as reflected - either explicitly or implicitly - in the specification. In order to support a determination that a reference is reasonably pertinent, it may be appropriate to include a statement of the examiner's understanding of the problem. The question of whether a reference is reasonably pertinent often turns on how the problem to be solved is perceived. If the problem to be solved is viewed in a narrow or constrained way, and such a view is not consistent with the

specification, the scope of available prior art may be inappropriately limited. MPEP 2141.01(a)(I).

Of course, the converse holds as well – If the problem to be solved is viewed in an overly broad way, and such a view is not consistent with the specification, the scope of available prior art may be inappropriately broadened. The example of *In re Klein* (cited above) is informative. Klein claimed a convenience nectar mixing device for use in preparation of sugar-water nectar for feeding hummingbirds, orioles or butterflies. The device had a container divided to portions, the volumes of the portions in proportion to an established ratio. The USPTO rejected with art describing a drawer for keeping accounts, which has removable partitions that were divided saying the problem solved by both the prior art and Klein's claimed device was simply one of "compartment separation." The court dismissed this broadening from the narrower nectar-related formulation of the problem since Klein had clearly limited the problem in the claims and description and held the prior art was non-analogous.

In any situation, one can always say the problem addressed by a prior art reference and the problem address by the claim are the same problem, if one abstracts the descriptions of the problems broadly enough. So, one could try to say that both Duffy and Claim 1 address the same problem of finding information. However, the specifications of both Duffy and the instant application show that they are directed toward different and more narrow problems than generally fining information. Specifically, the problem addressed by Duffy is how to quickly send product recall information to the appropriate retailers for a recall of a high-volume product when detailed information about the supply chain of the product is not available. (Duffy [0002]-[0003], [0019]-[0020], claim 1). The problem addressed by the method of claim 1 is how to send requests for references for an applicant to appropriate law enforcement agencies. The specifications of neither Duffy or the instant application teach or suggest that their solutions can be applicable to broader problems of information gathering.

In the Office Action, the Examiner does not define the problems to be solved by Duffy and Claim 1 as outrageously broadly as "finding information," but almost - by saying they both are directed to "generating a list." The specifications of neither Duffy or the instant

application teach or suggest that their solutions can be applicable to broader problems of generating lists.

To conclude, the Duffy is non-analogous to the claimed invention, does not qualify as prior art under 35 U.S.C. § 103, and cannot support the rejection of independent claim 1 under 35 U.S.C. § 103. For at least this reason, the Applicant believes this rejection is in error and respectfully requests that the Examiner withdraw it.

Regarding claims 2 and 3, they are dependent on claim 1 and incorporate all limitations of claim 1. The rejections of these claims are overcome for at least the same reasons given for overcoming the rejection of claim 1.

# REGARDING CLAIM 2 IN VIEW OF PARIKH/LAPASTA/RITZEL/DUFFY

Regarding claim 2, the Applicant believes the rejection of claim 2 is erroneous because the cited art does not teach one or more limitations of claim 2, specifically:

searching for a previous applicant entry in the system memory associated with the applicant and a second organization different from the first organization, the previous applicant entry having a second set of program data, the second set of program data comprising information regarding the applicant, the second organization, the position the applicant applied for in the second organization, and status of a previous application the applicant applied for in the second organization; and

presenting the second set of program data to the investigator.

The Office Action finds that these limitations are taught by Parikh (Paragraphs [0064]-[0065]), reasoning that:

[S]ee search function in Fig. 2. Note that Parikh teaches an evaluation checklist with sufficient categories such that it would be obvious to one skilled in the art at the time of the invention that a "second set of program data" would include information regarding the applicant's application at a different organization and the statues [status?] of the application. (Office Action page 17).

The Applicant respectfully disagrees. There is nothing in Parikh that teaches or suggests that the system described in Parikh stores or has access to information about applications for different organizations than the organization performing the evaluation. Parikh. The system described by Parikh is intended for assisting a single organization for evaluating job candidates. (See Parikh [0025]-[0026]). The system is described as compiling a plurality of candidate e-dossiers associated with a plurality of candidates and storing them in a quality talent acquisition database. (Id. [0027]). Parikh does not provide a comprehensive list of all information in a candidate e-dossier, but does provide an extensive list of parameters extracted from a candidate e-dossier, such as geographical/residential location of the prospective candidate, source from where the prospective job information was received, prospective candidate referral information. (Id. [0030]). No where in Parikh is it suggested that there is a parameter in a candidate e-dossier regarding what organization the job candidate is applying to. This strongly suggests that that the organization is assumed to be the one operating the system and its database. As the Office Action points out, there is a search function shown in Parikh Fig. 2 and described in paragraph [0034], but there is no teaching or suggestion that one can search for e-dossiers using organization as a search parameter.

Parikh teaches a system using an e-dossier checklist that includes reference to an experience letter from a previous organization (see [0064]), but this is a document brought to the organization by the job candidate (see [0058]). It does not teach sending to an investigator a set of data from an application by the applicant to a previous organization that includes information regarding the applicant, the previous organization, the position the applicant applied for in the previous organization, and status of a previous application the applicant applied for in the previous organization.

For at least these reasons, the Applicant believes this rejection is in error and respectfully request that it be withdrawn.

#### REGARDING CLAIMS 5-7, 9-11, 13-14 AND 16 IN VIEW OF PARIKH/LAPASTA/RITZEL/DUFFY

Regarding claims 5-7 and 9-11, The Office Action states they are substantially similar to claims 1-3 and the same rationale for rejection replies. The Applicant believes the

reasons presented for overcoming the rejections of claim 1-3 apply to overcoming the rejections of claims 5-7 and 9-11.

Regarding claims 13 and 14, they are dependent on claim 9 and incorporate all limitations of claim 9. The rejections of these claims are overcome for at least the same reasons given for overcoming the rejection of claim 9.

Regarding claim 16 The Office Action states it is substantially similar to claim 1 and the same rationale for rejection replies. The Applicant believes the reasons presented for overcoming the rejections of claim 1 applies to overcoming the rejections of claim 16.

# REGARDING CLAIMS 4, 8, AND 12 IN VIEW OF PARIKH/LAPASTA/RITZEL/DUFFY/FARRIS

Regarding claims 4, 8 and 12, they are dependent on claims 1, 5, and 9 respectively and incorporate all limitations of claims 1, 5, and 9 respectively. The rejections of these claims are overcome for at least the same reasons given for overcoming the rejection of claims 1, 5, and 9.

# **CONCLUSION**

For the foregoing reasons, reconsideration and allowance of the claims as amended is solicited. The Examiner is encouraged to telephone the undersigned at (360) 750-9931 if it appears that an interview would be helpful in advancing the case. The Applicant respectfully submits that this application is in condition for allowance. Such is earnestly requested.

Respectfully submitted,

Electronic Patent Application Fee Transmittal						
Application Number: 14721707						
Filing Date:	iling Date: 26-May-2015					
Title of Invention:		BACKGROUND INVESTIGATION MANAGEMENT SERVICE				
First Named Inventor/Applicant Name:	First Named Inventor/Applicant Name: Tyler J. Miller					
Filer:	Filer: Philip R. Hunt					
Attorney Docket Number:	Attorney Docket Number: MIME.001-CON					
Filed as Small Entity						
Filing Fees for Utility under 35 USC 111(a)						
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)	
Basic Filing:						
Pages:						
Claims:						
Miscellaneous-Filing:						
Petition:						
Patent-Appeals-and-Interference:						
Post-Allowance-and-Post-Issuance:	Post-Allowance-and-Post-Issuance:					
Extension-of-Time:						

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

Electronic Acknowledgement Receipt		
EFS ID:	32461262	
Application Number:	14721707	
International Application Number:		
Confirmation Number:	2556	
Title of Invention:	BACKGROUND INVESTIGATION MANAGEMENT SERVICE	
First Named Inventor/Applicant Name:	Tyler J. Miller	
Customer Number:	23442	
Filer:	Philip R. Hunt	
Filer Authorized By:		
Attorney Docket Number:	MIME.001-CON	
Receipt Date:	26-APR-2018	
Filing Date:	26-MAY-2015	
Time Stamp:	23:46:27	
Application Type:	Utility under 35 USC 111(a)	

# **Payment information:**

Submitted with Payment	yes
Payment Type	CARD
Payment was successfully received in RAM	\$100
RAM confirmation Number	042718INTEFSW23513200
Deposit Account	
Authorized User	

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

Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
		240393		
1	MIME-001- CON_OA-3_Rsp_AsFiled.pdf	9d997884ce9c63326378c4d2612a78d47e0 b7d12	yes	18
Multipart Description/PDF files in .zip description				
Document De	Start	End		
Amendment/Req. Reconsideration-After Non-Final Reject		1	1	
Claims		2	8	
Applicant Arguments/Remarks Made in an Amendment		9	18	
Warnings:				
	T			
		30341		
Fee Worksheet (SB06)	fee-info.pdf	727958045357db9300354108c699df2fe0d cd6b0	no	2
	<u> </u>			
	Total Files Size (in bytes)	27	70734	
	Multip  Document De  Amendment/Req. Reconsiderat  Claims  Applicant Arguments/Remarks	MIME-001- CON_OA-3_Rsp_AsFiled.pdf  Multipart Description/PDF files in .  Document Description  Amendment/Req. Reconsideration-After Non-Final Reject  Claims  Applicant Arguments/Remarks Made in an Amendment  Fee Worksheet (SB06) fee-info.pdf	MIME-001- CON_OA-3_Rsp_AsFiled.pdf  Multipart Description/PDF files in .zip description  Document Description  Start  Amendment/Req. Reconsideration-After Non-Final Reject  1  Claims 2  Applicant Arguments/Remarks Made in an Amendment 9  Fee Worksheet (SB06)  fee-info.pdf  Message Digest 240393  240393  Author Start  1  Start  1  1  Claims 2  Applicant Arguments/Remarks Made in an Amendment 9	Message Digest   Part /.zip   240393   yes

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

# New Applications Under 35 U.S.C. 111

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

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

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

New International Application Filed with the USPTO as a Receiving Office

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



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

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
14/721,707	05/26/2015	Tyler J. Miller	MIME.001-CON	2556	
	7590 03/07/201 z ASSOCIATES PC	8	EXAMINER		
P.O. Box 250 VANCOUVER, WA 98660			ABU ROUMI, MAHRAN Y		
			ART UNIT	PAPER NUMBER	
			2455		
			MAIL DATE	DELIVERY MODE	
			03/07/2018	PAPER	

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.

Applicant-Initiated Interview Summary	Application No.	Applicant(	s)	
	14/721,707	MILLER, TYLER J.		
	Examiner	Art Unit	AIA (First Inventor to File) Status	Page
	MAHRAN ABU ROUMI	2455	No	1 of 1

All participants (applicant, applicant's representative, PTO personnel):

MAHRAN ABU ROUMI (Primary Examiner);
 Telephonic

2. Philip Hunt (Attorney of Record); Telephonic

Date of Interview: 27 February 2018

Claim(s) discussed: 1

Identification of prior art discussed: cited art

#### Issues Discussed:

Item(s) under 35 U.S.C. 101:

#### Item(s) under 35 U.S.C. 103:

Applicant argues that the cited art is not in the same field as the invention and it would have been not obvious to combine. However, Examiner disagrees in view of KSR since the art deals with the limitation at hand. No agreement was reached.

#### Attachment(s): Agenda, Proposed Arguments

/MAHRAN ABU ROUMI/ Primary Examiner, Art Unit 2455	

Applicant recordation instructions: The formal written reply to the last Office action must include the substance of the interview. (See MPEP section 713.04). If a reply to the last Office action has already been filed, applicant is given a non-extendable time limit of the longer of one month or thirty days from this interview date, or the mailing date of this interview summary form, whichever is later, to file a statement of the substance of the interview

**Examiner recordation instructions:** Examiners must summarize the substance of any interview of record. A complete and proper recordation of the substance of an interview should include the items listed in MPEP 713.04 for complete and proper recordation including the identification of the general thrust of each argument or issue discussed, a general indication of any other pertinent matters discussed regarding patentability and the general results or outcome of the interview, to include an indication as to whether or not agreement was reached on the issues raised.

Applicant is reminded that a complete written statement as to the substance of the interview must be made of record in the application file. It is the applicant's responsibility to provide the written statement, unless the interview was initiated by the Examiner and the Examiner has indicated that a written summary will be provided. See MPEP 713.04

Please further see:

MPEP 713.04

Title 37 Code of Federal Regulations (CFR) § 1.133 Interviews, paragraph (b) 37 CFR § 1.2 Business to be transacted in writing

U.S. Patent and Trademark Office

PTOL-413/413b (Rev. 01/01/2015)

Interview Summary

Paper No. 20180305

# Abu Roumi, Mahran

From: Phil Hunt <hunt@rylanderlaw.com>
Sent: Tuesday, February 27, 2018 12:02 AM

**To:** Abu Roumi, Mahran

Subject: Re: USPTO Automated Interview Request (AIR): Action Required - Received interview

for US Application Number 14721707

**Attachments:** MIME-001\_2018-02-27\_InterviewAgenda.pdf

Follow Up Flag: Follow up Flag Status: Flagged

Dear Examiner Roumi,

Please find attached a proposed agenda and outline of arguments for our interview Tuesday 1pm EST.

From: Abu Roumi, Mahran < Mahran. Abu Roumi@USPTO.GOV>

Sent: Tuesday, February 6, 2018 09:54

To: Phil Hunt

Subject: RE: USPTO Automated Interview Request (AIR): Action Required - Received interview for US Application

Number 14721707

My schedule is full this week and next. Also, I will be out of the office from 2/16-2/26.

Mahran Abu Roumi

Primary Examiner - AU 2455

United States Patent & Trademark Office

RND 02/C70 | 500 Dulany Street Alexandria, Virginia 22314 Telephone: 571,272, 3512

From: Phil Hunt [mailto:hunt@rylanderlaw.com]
Sent: Tuesday, February 06, 2018 12:19 PM

To: Abu Roumi, Mahran < Mahran. Abu Roumi@USPTO.GOV>

Subject: RE: USPTO Automated Interview Request (AIR): Action Required - Received interview for US Application

Number 14721707

Sorry, I need to reschedule again. I still do not have an agenda to present. I need to do some more research on patentable subject matter. I can do any day later this week or next, 1pm EST or later.

From: Abu Roumi, Mahran [mailto:Mahran.AbuRoumi@USPTO.GOV]

Sent: Wednesday, January 24, 2018 10:06 AM

To: Phil Hunt

Subject: RE: USPTO Automated Interview Request (AIR): Action Required - Received interview for US

Application Number 14721707

Ok. You are scheduled on Feb. 6 at 1 PM EST.

1

Mahran Abu Roumi.

Primary Examiner - AU 2455

United States Patent & Trademark Office

RND 02/C70 | 500 Dulany Street Alexandria, Virginia 22314 Telephone: 571.272, 3512

From: Phil Hunt [mailto:hunt@rylanderlaw.com]
Sent: Wednesday, January 24, 2018 12:36 PM

To: Abu Roumi, Mahran < Mahran. Abu Roumi@USPTO.GOV>

Subject: Re: USPTO Automated Interview Request (AIR): Action Required - Received interview for US Application

Number 14721707

Feb 6 please.

From: Abu Roumi, Mahran < Mahran. Abu Roumi@USPTO.GOV >

Sent: Wednesday, January 24, 2018 09:08

To: Phil Hunt

Subject: RE: USPTO Automated Interview Request (AIR): Action Required - Received interview for US Application

Number 14721707

My schedule is full for next week. I can do Feb. 6-8 anytime. Let me know.

Mahran Abu Roumi

Primary Examiner - AU 2455

United States Patent & Trademark Office

RND 02/C70 | 500 Dulany Street Alexandria, Virginia 22314 Telephone: 571.272, 3512

From: Phil Hunt [mailto:hunt@rylanderlaw.com]
Sent: Wednesday, January 24, 2018 12:05 PM

To: Abu Roumi, Mahran < Mahran. Abu Roumi@USPTO.GOV>

Subject: Re: USPTO Automated Interview Request (AIR): Action Required - Received interview for US Application

Number 14721707

Dear Examiner Roumi,

Could we please postpone this interview to next week? I have to attend to other more urgent matters. I have not had time to prepare an agenda.

Would Tuesday the 30th at 1pm EST be OK? I am available all other days next week at that time as well.

From: Abu Roumi, Mahran < Mahran. Abu Roumi@USPTO.GOV>

**Sent:** Thursday, January 11, 2018 10:12

To: Phil Hunt

**Subject:** RE: USPTO Automated Interview Request (AIR): Action Required - Received interview for US Application Number 14721707

Hello,

You are scheduled for a phone interview on 1-24-2018 @ 1:00 PM ET. Thank you.

Mahran Abu Roumi Primary Examiner - AU 2455 United States Patent & Trademark Office RND 02/C70 | 500 Dulany Street Alexandria, Virginia 22314

From: PTO Automated Interview Request Sent: Thursday, January 11, 2018 12:43 PM

To: Abu Roumi, Mahran < Mahran. AbuRoumi@USPTO.GOV>

Cc: PTO Automated Interview Request < PT

Subject: USPTO Automated Interview Request (AIR): Action Required - Received interview for US Application

Number 14721707 Importance: High

# MAHRAN ABU ROUMI,

Telephone: 571.272. 3512

This is an Automated Interview Request (AIR) made by Philip R Hunt for application number 14/721,707 for 1-24-2018 1:00 PM ET. The preferred interview type is: **Telephonic**. Please respond to this interview request within **1 business day**.

Please contact Philip R Hunt by calling (503) 758-6292 or emailing <a href="mailto:hunt@rylanderlaw.com">hunt@rylanderlaw.com</a> to set up an interview or deny if appropriate.

By receiving this AIR submission, the applicant has certified that:

This submission is requested to be accepted as an authorization for this interview to communicate via the internet. Recognizing that Internet communications are not secure, I hereby authorize the USPTO to communicate with the undersigned concerning scheduling of the interview via video conference, instant messaging, or electronic mail, and to conduct the interview in accordance with office practice including video conferencing.

If you're going to deny the interview, please contact your SPE to clear the tracking off of your dashboard.

If you need assistance please contact your SPE, an <u>Interview Specialist</u> from your TC or see <u>Quick Reference Guide</u>.

If an interview is conducted, both you and the Applicant will be receiving an <u>Interview Satisfaction Survey</u> in order to get your opinions on the conducted interview. By filling out the survey, you will be helping to improve both Applicant's and Examiner's interview experiences in the future. Thank you.

Please do not reply to this message; it was sent from an unmonitored e-mail address.

# PROPOSED INTERVIEW AGENDA

- 1. Why did the current claim set draw patentable subject matter rejections when similar claims that were examined in the office actions of 2017-02-01 and 2017-08-03 did not draw subject matter rejections? Was it due to a change in USPTO policy or guidance? Was it due to a change in the claims in the amendment of 2017-10-22? If so, what particular change?
- 2. Regarding rejection of claim 1 as obvious, OA pages 15-16 states "Ritzel teaches selecting a first reference set of electronic documents based on the reference class of the first reference." Application counters that Ritzel teaches collection of reference class information, but not selection of documents based on reference class.
- 3. Regarding rejection of claim 1 as obvious, OA pages 16-17 states "Duffy teaches generating a suggested reference list of one of more law enforcement agencies based on an applicant residential address." Examiner acknowledges that Duffy is "not directed at law enforcement agencies. Applicant points out that Duffy is not only not directed at employment background checks for law enforcement agencies. It is also not directed at any type of background investigations for any type of employer. It is directed at product recalls, a completely unrelated field and one that is not reasonably pertinent to the field of background investigations.
- 4. Regarding rejection of claim 1 as unpatentable subject matter, OA page 9 states "to amount to significantly more than the judicial exception because the limitations are merely instructions to implement the abstract idea on a computer and require no more than a generic computer to perform generic computer functions that are well understood, routine and conventional activities previously known to the industry." In response, the Applicant points to:

An "improvement in computer-related technology" is not limited to improvements in the operation of a computer or a computer network per se, but may also be claimed as a set of "rules" (basically mathematical relationships) that improve computerrelated technology by allowing computer performance of a function not previously performable by a computer. USPTO November 2016 Memo on Recent Subject Matter Eligibility Decisions, page 2, para. 5.

Claim 1 recites a set of rules for performing employee background checks. The combination of this set of rules was not previously performed on an computer and some elements of the set of rules was not previously performed on a computer. Therefore, the recited claim is an improvement in the performance of a function not previously performable by a computer and thus something more than an abstract idea.



#### UNITED STATES PATENT AND TRADEMARK OFFICE

# USPTO Automated Interview Request (AIR)

Jan 11 2018

This paper requesting to schedule and/or conduct an interview is appropriate because:

This submission is requested to be accepted as an authorization for this interview to communicate via the internet. Recognizing that Internet communications are not secure, I hereby authorize the USPTO to communicate with the undersigned concerning scheduling of the interview via video conference, instant messaging, or electronic mail, and to conduct the interview in accordance with office practice including video conferencing.

Name(s): Philip R Hunt

S-signature: /Philip R Hunt/

Registration Number: 58044

U.S. Application Number: 14721707

Confirmation Number: 2556

E-mail Address: hunt@rylanderlaw.com

Phone Number: 5037586292

Proposed Time of Interview: 1-24-2018 1:00 PM ET

Prefered Interview Type: Telephonic

I am the applicant or applicant's representative for this application.





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

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
14/721,707	05/26/2015	Tyler J. Miller	MIME.001-CON	2556
	7590 12/26/201 z ASSOCIATES PC	7	EXAM	IINER
P.O. Box 250 VANCOUVER			ABU ROUMI,	MAHRAN Y
			ART UNIT	PAPER NUMBER
			2455	
			MAIL DATE	DELIVERY MODE
			12/26/2017	PAPER

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.

	Application No.	Applicant(s)					
	14/721,707	MILLER, TYL	ER J.				
Office Action Summary	Examiner MAHRAN ABU ROUMI	Art Unit 2455	AIA (First Inventor to File) Status No				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address							
Period for Reply	A IC OFT TO EVOIDE AMONTHS	COOM THE	MANUALO DATE OF				
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTHS FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).  Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).							
Status							
1) Responsive to communication(s) filed on <u>10/28</u>	5/2017						
A declaration(s)/affidavit(s) under <b>37 CFR 1.1</b>							
2a) ☐ This action is <b>FINAL</b> . 2b) ☒ This							
3) An election was made by the applicant in response		eet forth durin	a the interview on				
; the restriction requirement and election			g the interview on				
4) Since this application is in condition for allowar	•		the merite is				
closed in accordance with the practice under <i>E</i>	·		o the ments is				
Disposition of Claims*							
5) Claim(s) 1-14 and 16 is/are pending in the app	lication						
5a) Of the above claim(s) is/are withdraw							
6) Claim(s) is/are allowed.							
7) Claim(s) 1-14 and 16 is/are rejected.							
8) Claim(s) is/are objected to.							
9) Claim(s) are subject to restriction and/o	election requirement.						
* If any claims have been determined allowable, you may be el	igible to benefit from the <b>Patent Pros</b>	ecution High	way program at a				
participating intellectual property office for the corresponding appropriate participating appropria	oplication. For more information, plea	se see					
http://www.uspto.gov/patents/init_events/pph/index.jsp or send	an inquiry to PPHfeedback@uspto.g	<u>ov</u> .					
Application Papers							
10) ☐ The specification is objected to by the Examine	r.						
11) ☐ The drawing(s) filed on is/are: a) ☐ acc	epted or b) $\square$ objected to by the E	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 correct	ion is required if the drawing(s) is obj	ected to. See 3	37 CFR 1.121(d).				
Priority under 35 U.S.C. § 119							
12) ☐ Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a)	-(d) or (f).					
Certified copies:	,	( ) ( )					
a) ☐ All b) ☐ Some** c) ☐ None of the:							
1. Certified copies of the priority document	s have been received.						
2. Certified copies of the priority document	s have been received in Applicati	on No					
<ol><li>Copies of the certified copies of the prior</li></ol>	rity documents have been receive	ed in this Nati	onal Stage				
application from the International Bureau	application from the International Bureau (PCT Rule 17.2(a)).						
** See the attached detailed Office action for a list of the certified copies not received.							
Attachment(s)							
1) Notice of References Cited (PTO-892)	3) Interview Summary	(PTO-413)					
	Paper No(s)/Mail Da						
<ol> <li>Information Disclosure Statement(s) (PTO/SB/08a and/or PTO/S Paper No(s)/Mail Date</li> </ol>	4)  Other:						

U.S. Patent and Trademark Office PTOL-326 (Rev. 11-13) Art Unit: 2455

#### **DETAILED ACTION**

1. This communication is in response to Preliminary Amendments for Application 14/721,707 filed on 10/25/2017. The present application is being examined under the pre-AIA first to invent provision.

#### Status of Claims:

Claims 1-14 and 16 are presented for examination.

Claims 1, 4-5, 9 and 12-13 are amended.

Claim 16 is newly added.

Claim 15 is canceled.

#### Continued Examination under 37 CFR 1.114

2. A request for continued examination under 37 CFR 1.114 was filed in this application after appeal to the Patent Trial and Appeal Board, but prior to a decision on the appeal. Since this application is eligible for continued examination under 37 CFR 1.114 and the fee set forth in 37 CFR 1.17(e) has been timely paid, the appeal has been withdrawn pursuant to 37 CFR 1.114 and prosecution in this application has been reopened pursuant to 37 CFR 1.114. Applicant's submission filed on **October 23, 2017** has been entered.

#### **Examiner's Note:**

The claims and only the claims form the metes and bound of the invention."Office personnel are to give claims their broadest reasonable interpretation in light of

Application/Control Number: 14/721,707

Art Unit: 2455

the supporting disclosure. In re Morris, 127 F.3d 1048, 1054-55, 44 USPQ2d 1023, 1027-28 (Fed. Cir. 1997). Limitations appearing in the specification but not recited in the claim are not read into the claim. In re Prater, 415 F.2d 1393, 1404-05, 162 USPQ 541, 550-551 (CCPA 1969)" (MPEP p. 2100-8, c 2, I45-48: p. 2100-9, c 1, I 1-4). The Examiner has full latitude to interpret each claim in the broadest reasonable sense. The Examiner will reference prior art using the terminology familiar to one of ordinary skill in the art. Such an approach is broad in concept and can be either explicit or implicit in meaning.

Page 3

4. Examiner has cited particular paragraphs, columns or line numbers in the references applied to the claims above for the convenience of the applicant. Although the specified citations are representative of the teachings of the art and are applied to specific limitations within the individual claim, other passages and figures may apply as well. It is respectfully requested from the applicant in preparing responses, to fully consider the references in entirety as potentially teaching all or part of the claimed invention, as well as the context of the passage as taught by the prior art or disclosed by the Examiner.

In the case of amending the claimed invention, Applicant is respectfully requested to indicate the portion(s) of the specification which dictate(s) the structure relied on for proper interpretation and also to verify and ascertain the metes and bounds of the claimed invention.

Art Unit: 2455

#### Interview

5. The Examiner invites applicants to schedule a phone interview to expedite prosecution.

#### Response to Arguments

- 6. Applicant's arguments regarding claim rejection under DB filed on 10/23/2017 have been considered and found persuasive based on applicant's response (Remarks p. 9). Thus, the Examiner holds the DB in abeyance until allowability is determined.
- 7. Applicant's arguments regarding claim rejection under 35 USC § 103(a) filed on 10/23/2017 are most in view of the new ground of rejection.

# Double Patenting

8. 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 time wise 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.

Art Unit: 2455

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).

9. Claims 1-14 are rejected on the ground of nonstatutory double patenting as being unpatentable over claims 1-14 of U.S. Patent No. 9070098 B2.

10. 14/72	21707 (Instant application)	U.S. Patent No. 9070098 B2
Claims	1, 5 & 9:	Claims 1, 5 & 9:
Claim 1	as an example:	Claim 1 as an example:
receivir	ng program data identifying the	receiving program data identifying the
applicant, the p	position, the first organization,	applicant, the position, the first organization,
and the investi	gator;	and the investigator;
storing a new a	pplicant entry in the system	storing a new applicant entry in the system

Art Unit: 2455

memory, the new applicant entry associated	memory, the new applicant entry associated
with the program data identifying the	with the program data identifying the
applicant, the position, the first organization,	applicant, the position, the first organization,
and the investigator;	and the investigator;
transmitting an applicant hyperlink to an	transmitting an applicant hyperlink to an
applicant email address associated with the	applicant email address associated with the
applicant, the applicant hyperlink for viewing	applicant, the applicant hyperlink for viewing
an applicant set of electronic documents;	an applicant set of electronic documents;
receiving an applicant electronic response	receiving an applicant electronic response
with program data regarding a first reference,	with program data regarding a first
wherein the first reference is a first person	reference, wherein the first reference is a
likely to have information regarding the	first person likely to have information
applicant, the program data including a first	regarding the applicant, the program data
reference email address associated with the	including a first reference email address
first reference;	associated with the first reference;
determining a reference class of the first	determining a reference class of the first
reference based on the program data	reference based on the program data
regarding the first reference;	regarding the first reference;

Page 7

selecting a first reference set of electronic selecting a first reference set of electronic documents based on the reference class of the documents based on the reference class of the first reference; first reference; transmitting a first reference hyperlink to the transmitting a first reference hyperlink to the first reference email address, the first first reference email address, the first viewing reference hyperlink the for reference hyperlink for viewing the first first reference set of electronic documents reference set of electronic documents associated with the position; associated with the position; receiving a first reference electronic response receiving a first reference electronic response to the first reference set of electronic to the first reference set of electronic documents from the first reference; and documents from the first reference;

Claims 5 and 9 of instant application are substantially similar to the above claim, thus the same rationale applies. Here, claims 1-14 of **U.S. Patent No. 9070098 B2** discloses and anticipate the subject matter of claims 1-14 as set forth in the table above.

# Claim Rejections - 35 USC § 101

#### 11. 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

12. Claims 1-14 and 16 are rejected under 35 U.S.C. 101 because the claimed invention is directed to a judicial exception (i.e. an abstract idea) without significantly more.

## Examining claim 1:

Claim 1 is directed to a method that assist an investigator in conducting a background investigation. The method receives applicant's information and based on that information, the method determines a reference type and transmit a link to that reference with a questionnaire. The method then stored the response and generates reference list of law agencies.

The underlying invention falls under the abstract concept of "Fundamental Economic Practices." For example, the claim is similar to the abstract concepts of "Processing an application for financing a purchase/Credit Acceptance." Furthermore, the claims are also similar to "generating a role based tasks for processing an insurance claim/Accenture," & "processing loan information/Dealertrack" & "collecting information, analyzing it and displaying certain results of the collection and analysis/Electric power."

The claim under this analysis is abstract. However, recent case law requires more than just analyzing limitations by itself of claim 1. The new case law require taking

Art Unit: 2455

the limitations of claim 1 as a whole to determine what the claimed invention is "directed to" in view of applicant's specification.

In this case, taking the limitations of claim 1 as a whole, the limitations are still abstract because the limitations of claim 1 are not "directed to" anything else other than the abstract concepts identified above. Furthermore, note that the claims here also "describes a well-known, and widely-understood concept . . . and then applied that concept using conventional computer technology and the Internet." (quoting buySAFE, Inc. v. Google, Inc., 964 F. Supp. 2d 331, 335-36 (D. Del. 2013)).

Furthermore, we consider if there is additional elements that qualify as significantly more under Alice test. Here, the additional elements of the claim are generic computer components performing generic computer function which do not qualify as significantly more under *Alice* test. For example, "processor/memory, hyperlink/email address" are generic computer components that are used to perform generic computer function.

In other words, the claim does not include additional elements that are sufficient to amount to significantly more than the judicial exception because the limitations are merely instructions to implement the abstract idea on a computer and require no more than a generic computer to perform generic computer functions that are well-understood, routine and conventional activities previously known to the industry. The receiving/transmitting and selecting mechanism is a generic computing operation that does not enhance the functionality of the computer.

Art Unit: 2455

Further, the claim does not recite an improvement to another technology or technical field, an improvement to the functioning of the computer itself, or meaningful limitations beyond generally linking the use of an abstract idea to a particular technological environment.

Claims 5, 9 and 16 are substantially similar to Claim 1, thus similar rationale applies to Claims 5, 9 and 16. Thus, Claims 1, 5, 9 and 16 are rejected.

The rest of the claims are also rejected because they do not cure the 101 deficiency of Claims 1, 5, 9 and 16 and also because they depend on rejected Claims 1, 5, 9 and 16.

Therefore, Claims 1-14 and 16 are rejected under 35 U.S.C. 101 because the claimed invention is directed to abstract idea without significantly more.

#### Claim Rejections - 35 USC § 103

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

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

- 14. The factual inquiries set forth in *Graham v. John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103 are summarized as follows:
  - 1. Determining the scope and contents of the prior art.
  - 2. Ascertaining the differences between the prior art and the claims at issue.

Art Unit: 2455

3. Resolving the level of ordinary skill in the pertinent art.

4. Considering objective evidence present in the application indicating obviousness or nonobviousness.

15. Claims 1-3, 5-7, 9 and 13-14 and 16 are rejected under pre-AIA 35 U.S.C. 103(a) as being unpatentable over Parikh et al. (hereinafter Parikh) US 2012/0089528 A1 in view of LaPasta et al. (hereinafter LaPasta) US 2005/0033633 A1 and further in view of Ritzel US 6904407 B2 and further in view of Duffy et al. (hereinafter Duffy) US 2009/0319331 A1.

Regarding Claim 1, Parikh teaches a method for a computing device with a processor and a system memory to assist an investigator in conducting a background investigation of an applicant for a position within a first organization (see Fig. 12-14 & ¶0068. Note also that Parikh teaches at least two kinds of investigations, see ¶0070), comprising the steps of:

receiving a first set of program data comprising information identifying the applicant (Fig. 12 & ¶0027, During the HR interview, documents submitted by one or more prospective candidates may be verified using a document checklist T101), the position (Fig. 12 & ¶0027, The one or more prospective candidates may be selected for job positions such as regular/permanent employee positions, contract employee positions, campus recruited employee positions, lateral employment positions, and the like), the first organization (Fig. 12, see TQA organization), and the investigator (Fig.

Art Unit: 2455

12, see HR interviewer name). Note that an investigator within an organization as defined in the preamble of the independent claims broadly interpreted may mean, inter alia, Human Resources' personal e.g. hiring, firing, promotion, demotion, etc. Thus, here HR rep. or TQA and Line Recruiter of Fig. 12 & ¶0066-0068 are functionally equivalent to an investigator. In addition, see also ¶0024, `talent quality group (TQG)` refers to a talent acquisition (TA) team and includes talent quality recruiters, TQG associates (TQA), TQG executives, source due diligence team, background verification team, on boarding team and partner management who are involved in hiring potential employees for an organization. Also, the terms `high volume talent acquisition` and `high volume job hiring` are used interchangeably throughout the document.

storing a new applicant entry in the system memory (Fig. 1 & ¶0028-¶0029), the new applicant entry associated with the first set of program data (Fig. 12 & ¶0027, During the HR interview, documents "set of electronic documents" submitted by one or more prospective candidates may be verified using a document checklist T101. An exemplary detailed document checklist "set of electronic documents" T101 is shown in FIG. 12 and is explained in more detail below with reference to the FIG. 12. The one or more prospective candidates may be selected for job positions such as regular/permanent employee positions, contract employee positions, campus recruited employee positions, lateral employment positions, and the like. Furthermore, Fig. 12 & ¶0027, The one or more prospective candidates may be selected for job positions such as regular/permanent employee positions, contract employee positions, campus recruited employee positions, lateral employee positions, and the like);

Parikh does not expressly teach "transmitting an applicant hyperlink to an applicant email address associated with the applicant, the applicant hyperlink for viewing an applicant set of electronic documents;

Page 13

receiving an applicant electronic response with a reference set of program data, wherein the reference set of program data comprises information regarding a reference, wherein the reference is a person having information regarding the applicant, the program data including a reference email address associated with the reference source;

determining a reference class of the reference based on the reference set of program data;

selecting a reference set of electronic documents based on the reference class of the reference;

transmitting a reference hyperlink to the reference email address, the reference hyperlink for viewing the reference set of electronic documents;

receiving a reference electronic response to the reference set of electronic documents from the reference; storing the reference electronic response in the system memory, associating the reference electronic response with the new applicant entry;

and generating a suggested reference list of one of more law enforcement agencies based on an applicant residential address."

Application/Control Number: 14/721,707

Art Unit: 2455

LaPasta teaches transmitting an applicant hyperlink to an applicant email address associated with the applicant (Fig. 9 & ¶0043-¶0044), the applicant hyperlink for viewing an applicant set of electronic documents (viewing references you choose, see Fig. 9 & ¶0043-¶0044);

Page 14

receiving an applicant electronic response with a reference set of program data, wherein the reference set of program data comprises information regarding a reference source (¶0044), wherein the reference source is a person (LaPasta teaches that "Business" or "Professional" references have specific knowledge about the job-related competencies of the candidate, see ¶0044), the reference set of program data including a reference email address associated with the reference source (¶0044 & Fig. 5);

determining a reference class of the reference source based on the reference set of program data (¶0044 professional vs business);

transmitting a reference hyperlink to the reference email address ( $\P0047$ ), the reference hyperlink for viewing the reference set of electronic documents ( $\P0047$ );

receiving a reference electronic response to the reference set of electronic documents from the reference (¶0047-¶0050); and

storing the reference electronic response in the system memory, associating the reference electronic response with the new applicant entry ( $\P0047-\P0050$ ).

Art Unit: 2455

It would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate the teachings of LaPasta into the system of Parikh in order to provide a more effective and inexpensive system and method for collecting and evaluating information provided by reference providers for job candidates (¶0007). Utilizing such teachings provide a system that is substantially automated and that is used early in the hiring process (¶0007). Also, utilizing such teachings provide guidance for the hiring manager to further explore areas of weakness in the candidate during the hiring process (¶0006-¶0007).

Parikh in view of LaPasta do not expressly teach "selecting a reference set of electronic documents based on the reference class of the reference source; and generating a suggested reference list of one of more law enforcement agencies based on an applicant residential address."

Ritzel teaches selecting a reference set of electronic documents based on the reference class of the reference source; (See Fig. 4E where jobseeker must enter the type "class" of reference e.g. professional, personal or letter of reference. In addition, Figs. L & M show the difference & Col. 13, lines 64-67 & Col. 14, lines 1-13).

Note that Ritzel teaches that the "reference type radio buttons on the Jobseekers References screen allow the user to define what type of reference the Reference Source will be providing." It would be obvious to one skilled in the art at the time of the invention to group (make a "set") of the references based on the type of the reference.

Art Unit: 2455

Further, this limitation is exemplified by Figures 4L, 4M, and 4N showing different types of documentation associated with each type of reference which are substantially similar to Instant Application Figs. 25 and 26

It would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate the teachings of Ritzel into the system of Parikh in view of LaPasta in order to provide a list of references with the type of the references for Recruiter/Employer (Abstract). Utilizing such teachings enable the system to eliminate repeated contact of jobseekers' references for positions that change frequently (Abstract). Also providing virtually instant checking of references and eliminating loss of potential employee through extended process (Abstract). In addition, utilizing such teachings provide significant reduction in cost and time of checking reference by recruiter/Employer (Abstract).

Parikh in view of LaPasta and further in view of Ritzel do not expressly teach "generating a suggested reference list of one of more law enforcement agencies based on an applicant residential address."

Duffy teaches generating a suggested reference list of one of more law enforcement agencies based on an applicant residential address (¶0105; note that Duffy is not directed to law agencies. However, this is would be obvious to use generating a list to one of ordinary skill in the art with the above references that deals with law enforcement).

Art Unit: 2455

It would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate the teachings of Duffy into the system of Parikh in view of LaPasta and further in view of Ritzel in order to determine proximate agencies (¶0105). Utilizing such teachings enable the system to generate a list of professionals or agencies that are most suited to address the issue at hand (¶0105). Furthermore, utilizing such teachings would provide a rapid processing time for the issue at hand (¶0105).

Regarding Claim 2, Parikh in view of LaPasta and further in view of Rizel & Duffy teach the method of claim 1, Parikh further teaches further comprising the steps of:

searching (see search function in Fig. 2. Note that Parikh teaches an evaluation checklist with sufficient categories such that it would be obvious to one skilled in the art at the time of the invention that a "second set of program data" would include information regarding the applicant's application at a different organization and the statues of the application (see ¶0064-65)) for a previous applicant entry in the system memory associated with the applicant and a second organization different from the first organization (details on previous employment in Fig. 12), the previous applicant entry having a second set of program data, the second set of program data comprising information regarding the applicant, the second organization, the position the applicant applied for in the second organization, and status of a previous application the applicant applied for in the second organization (details on experience with previous organization, see ¶0065 & Fig. 13, see 19.4 and 19.5); and

Art Unit: 2455

presenting the second set of program data to the investigator (see Figs. 12 & 13). See also Rizel where Recruiter/Employer can search data bank 28 in Fig. 1D for prior data with other organizations).

Regarding Claim 3, Parikh in view of LaPasta and further in view of Rizel & Duffy teach the method of claim 1, LaPasta further teaches further comprising the steps of: presenting to the investigator, prior to transmitting the applicant hyperlink for viewing the applicant set of electronic documents, an option of changing one or more documents in the applicant set of electronic documents (LaPasta ¶0040 "modify an existing survey").

Regarding claim 5, Parikh teaches a non-transitory computer-readable medium having stored thereon instructions which, when executed by a processor of a computing device with a system memory, cause the computing device to perform the steps of a method to assist an investigator in conducting a background investigation of an applicant for a position within a first organization (¶0076 & Claim 17).

The rest of the limitation is substantially similar to Claim 1, thus the same rationale apples.

Claims 6-7 are substantially similar to Claims 2-3, thus the same rationale apples.

Art Unit: 2455

Regarding Claim 9, Parikh teaches a computing device configured to assist an investigator in conducting a background investigation of an applicant for a position within a first organization, comprising: a processor; and a system memory, the system memory having instruction stored therein that when executed by the processor (see Claim 1).

The rest of the limitation is substantially similar to Claim 1, thus the same rationale apples.

Claims 10-11 are substantially similar to Claims 2-3, thus the same rationale apples.

Regarding Claim 13, Parikh in view of LaPasta and further in view of Rizel &

Duffy teach the computing device of claim 9, LaPasta further teaches further

comprising additional instructions stored in the system memory which, when

executed by the processor of the computing device, cause the computing device
to perform the step of:

creating a plurality of questionnaires each being a member of at least one class of a plurality of classes of questionnaires, each class being related to a type of reference (¶0040. Note that the "specific job-related and validated competency" (¶0040) taught by LaPasta can be understood by one skilled in the art at the time of the invention to include classifying the references based on the type or source of the reference); and

Art Unit: 2455

including a first questionnaire of the plurality of questionnaires in the first reference set of electronic documents, the first questionnaire in one of the plurality of classes that is related to the type of the first reference (¶0040).

See also Ritzel, see Fig. 4E where jobseeker must enter the type "class" of reference e.g. professional, personal or letter of reference. In addition, Figs. L & M show the difference & Col. 13, lines 64-67 & Col. 14, lines 1-13.

Regarding Claim 14, Parikh in view of LaPasta and further in view of Rizel & Duffy teach the computing device of claim 13, LaPasta further teaches further comprising additional instructions stored in the system memory which, when executed by the processor of the computing device, cause the computing device to perform the step of: receiving instructions from the investigator to edit one of the questionnaires (¶0040).

Claims 16 is substantially similar to the above claim 1, thus the same rationale applies.

16. Claims 4, 8 and 12 are rejected under pre-AIA 35 U.S.C. 103(a) as being unpatentable over Parikh et al. (hereinafter Parikh) US 2012/0089528 A1 in view of LaPasta et al. (hereinafter LaPasta) US 2005/0033633 A1, further in view of Ritzel US 6904407 B2 and further in view of Duffy et al. (hereinafter Duffy) US 2009/0319331 A1. and further in view of Farris US 2003/0208752 A1.

Art Unit: 2455

Regarding Claim 4, Parikh in view of LaPasta and further in view of Rizel & Duffy teach the method of claim 1, but do not expressly teach further teaches wherein one document of the applicant set of electronic documents is an inter-active questionnaire in which a next question presented to the reference is based on a response to a prior question.

Farris teaches further teaches wherein one document of the applicant set of electronic documents is an inter-active questionnaire in which a next question presented to the reference is based on a response to a prior question (Farris in ¶0008 & Abstract).

It would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate the teachings of Farris into the system of Parikh in view of LaPasta and further in view of Ritzel & Duffy in order to evaluate a potential employee's competency and skill via the employ of web-based applications or desktop computer applications to present potential candidates with a series of employee-customer scenarios and related questions requiring interactive responses (Abstract). Utilizing such teachings enable the system to more efficiently select potential employees whom they believe possess the requisite level of skill for a particular job position/application (Abstract).

Claims 8 &12 are substantially similar to Claim 4, thus the same rationale applies.

Art Unit: 2455

#### Conclusion

17. Any inquiry concerning this communication or earlier communications from the examiner should be directed to MAHRAN ABU ROUMI whose telephone number is (571)272-3512. The examiner can normally be reached on Monday - Friday, 8AM - 5PM (EST).

Examiner interviews are available via telephone, in-person, and video conferencing using a USPTO supplied web-based collaboration tool. To schedule an interview, applicant is encouraged to use the USPTO Automated Interview Request (AIR) at http://www.uspto.gov/interviewpractice.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Emmanuel Moise can be reached on 571-272-3865. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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

Art Unit: 2455

/MAHRAN ABU ROUMI/ Primary Examiner, Art Unit 2455

# Notice of References Cited Application/Control No. 14/721,707 Examiner MAHRAN ABU ROUMI Applicant(s)/Patent Under Reexamination MILLER, TYLER J. Page 1 of 1

### U.S. PATENT DOCUMENTS

	O.O. TATENT BOOMENTO								
*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	CPC Classification	US Classification			
*	Α	US-2009/0319331 A1	12-2009	Duffy; Michael Day	G06F17/30241	705/7.29			
	В	US-							
	C	US-							
	D	US-							
	Е	US-							
	F	US-							
	G	US-							
	Ι	US-							
	I	US-							
	J	US-							
	К	US-							
	٦	US-							
	М	US-							

#### FOREIGN PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Country	Name	CPC Classification
	Ν					
	0					
	Р					
	Q					
	R					
	s					
	Т					

#### **NON-PATENT DOCUMENTS**

	NON I ATEN BOOOMENTO							
*		Include as applicable: Author, Title Date, Publisher, Edition or Volume, Pertinent Pages)						
	U							
	V							
	w							
	х							

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

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

Notice of References Cited

Part of Paper No. 20171221

# **EAST Search History**

# **EAST Search History (Prior Art)**

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
L1	38	generat\$3 near100 (referece list) near100 (professional law enforcement agenc\$2) near100 (resdiential address radius)	US-PGPUB; USPAT	OR	ON	2017/12/21 12:33
L2	1	"14721707"	US-PGPUB; USPAT	OR	ON	2017/12/21 14:25
S1	19	((TYLER) near2 (MILLER)).INV.	US-PGPUB; USPAT	OR	ON	2013/09/28 12:06
S2	0	inbound near50 communication\$1 near50 questionnair\$2 near50 (background adj investigation)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2013/09/28 12:15
S3	0	inbound near50 communication\$1 near50 questionnair\$2	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2013/09/28 12:15
S4	173	(background adj investigation)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2013/09/28 12:15
S5	6	S4 near50 question\$6	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2013/09/28 12:16
S6	433	drag near20 question\$6	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2013/09/28 13:20
S7	1	S6 and S4	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2013/09/28 13:21

S8	135	((drag\$drop) drag near drop) near20 question\$6	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT;	OR	ON	2013/09/28 13:21
S9	25	((drag\$drop) drag near drop) near20 question\$6 near20 interface	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2013/09/28 13:22
S10	10253	background near50 (check investigation)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/02/25 11:39
S11	9684	position near50 organization	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/02/25 11:39
S12	9327	position\$1 near50 organization\$1	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/02/25 11:39
S13	95	S10 and S12	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/02/25 11:40
S14	5	background near100 investigator\$1 near100 address\$1	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/02/25 14:18
S15	214	search\$3 near100 (position rank title dut\$3 responsibil\$5) near100 investigat\$4	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/02/25 15:35
S17	1	Human near50 Resource\$2 near50 hir\$3 near50 position\$1 near50 (docs document\$1)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO;	OR	ON	2014/02/25 16:38

			DERWENT; IBM_TDB			
S18	22	track\$3 near within near (company organization job)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/02/25 16:39
S19	22	track\$3 near within near (company organization job)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/02/26 10:08
S20	22	track\$3 near within near (company organization job)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/02/26 10:08
S21	8	S20 AND ( (G06Q10/06 OR G06Q10/0631 OR G06Q10/00 OR G06Q10/06314 OR G06Q10/063114 OR G06Q10/06314 OR G06Q10/06314 OR G06Q10/06398 OR G06Q10/1097 OR G06Q30/06 OR G06Q40/00 OR G06Q10/10 OR G06Q10/10 OR G06Q40/10 OR G06Q40/10 OR G06Q40/12). OPC. )	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/02/26 10:37
S22	214	search\$3 near100 (position rank title dut\$3 responsibil\$5) near100 investigat\$4	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/02/26 10:38
S23	44	S22 and question\$5	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/02/26 10:38
S24	1	(human near resource\$1) near50 (promotion demotion) near50 background	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/02/26 11:23
S25	2	(human) near50 (promotion demotion) near50 background	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/02/26 11:24
S26	2905679	((Human adj resources) HR)	US-PGPUB;	OR	ON	2014/02/26

			USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB			11:25
S27	0	((Human adj resources) HR) near100 (promotion\$s demotion\$1 hiring\$1 firing\$1) near100 background near100 investigation	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/02/26 11:26
S28	13	((Human adj resources) HR) near100 (promotion\$s demotion\$1 hiring\$1 firing\$1) near100 background	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/02/26 11:26
S29	1423	background near50 investigation	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/07/27 15:40
S30	202831	reference near50 (somebody person police someone witness lawyer teacher professor human male female)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/07/27 15:46
S31	1626	background near50 (investigation investigator)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/07/27 15:48
S32	96	position near50 organization near50 (investigator police (investigation near personal) (human near resources))	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/07/27 15:49
S33	0	S30 and S31 and S32	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/07/27 15:49
S34	3828	position near50 (investigator police (investigation near personal) (human near resources))	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT;	OR	ON	2014/07/27 15:49

			IBM_TDB	***************************************		
S35	2	S30 and S31 and S34	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/07/27 15:49
S36	1668	background near50 (investigation investigator investigative)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/07/27 15:54
S37	1013	reference with (someone one person) near100 investigat\$3	US-PGPUB; USPAT	OR	ON	2014/09/04 12:35
S38	50	reference with (someone one person) near investigat\$3	US-PGPUB; USP <b>A</b> T	OR	ON	2014/09/04 12:35
S39	97	reference with (someone one person) near100 investigat\$3 near100 (applicant position organization investigator)	US-PGPUB; USPAT	OR	ON	2014/09/04 12:43
S40	0	reference with (someone one person) near100 investigat\$3 near100 (applicant position organization investigator) near100 linke	US-PGPUB; USPAT	OR	ON	2014/09/04 12:46
S41	2	reference with (someone one person) near100 investigat\$3 near100 (applicant position organization investigator) near100 link	US-PGPUB; USPAT	OR	ON	2014/09/04 12:46
S42	10	reference with (person) near100 investigat\$3 near100 (applicant position organization investigator)	US-PGPUB; USPAT	OR	ON	2014/09/04 12:50
S43	11114	investigat\$5 with tools	US-PGPUB; USPAT	OR	ON	2014/09/04 13:24
S44	3	investigat\$5 with tools near100 (applicant position organization investigator) near100 link	US-PGPUB; USPAT	OR	ON	2014/09/04 13:24
S45	2	background with investigation near100 (applicant position organization investigator) near100 link	US-PGPUB; USPAT	OR	ON	2014/09/04 13:29
S46	69784	communication with server with (equipment\$1 printer fax phone desktop labtop)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/09/04 13:40
S47	54890	(content data) near100 upload	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/09/04 13:41
S48	3813	S46 and S47	US-PGPUB; USPAT;	OR	ON	2014/09/04 13:42

			USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB			
S49	214	(MTC (Machinge near communication)) with server with (equipment\$1 printer fax phone desktop labtop)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/09/04 13:43
S50	8	S49 and S47	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/09/04 13:43
S51	73	background with investigation near100 (applicant position organization investigator)	US-PGPUB; USPAT	OR	ON	2014/09/04 15:32
S52	329	background near50 (investigation investigator investigative check) near100 (person witness refernce)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/09/04 15:52
S53	770	background near50 (investigation investigator investigative check) near100 (person witness reference)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/09/04 15:53
S54	7	background near50 (investigation investigator investigative check) near100 (person witness reference) near100 link	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/09/04 15:53
S55	788	background with (investigation investigator investigative check) near100 (person witness reference)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/09/04 15:54
S56	7	background with (investigation investigator investigative check) near100 (person witness reference) near100 link	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/09/04 15:55
S57	81900	receiv\$3 near50 information near50 (reference)	US-PGPUB; USPAT; USOCR; FPRS; EPO;	OR	ON	2014/09/04 16:33

	***************************************		JPO; DERWENT; IBM_TDB			
S58	35	receiv\$3 with information with (reference) near100 investigat\$5	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/09/04 16:34
S59	82	receiv\$3 with ( data history background information) with (reference) near100 investigat\$5	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/09/04 16:36
S60	1	receiv\$3 with ( data history background information) with (reference) near100 investigat\$5 near100 link	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/09/04 16:36
S61	1	receiv\$3 with ( data history background information) with (reference) near100 investigat\$5 and "709".clss.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/09/04 16:36
S62	60	receiv\$3 with ( data history background) with (reference) near100 investigat\$5	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/09/04 16:37
S63	7	receiv\$3 with ( data history background) with (reference) near100 investigat\$5 near100 (background check)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/09/04 16:38
S64	6	person with reference near100 investigator	US-PGPUB; USPAT	OR	ON	2014/09/05 14:18
S65	1	"13441648"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/03/25 09:46
S66	175	applicant near100 response near100 (radius distance zip area)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/03/25 09:53

S67	0	applicant near100 response near100 (radius distance zip area) near100 law	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/03/25 09:54
S68	0	applicant near100 response near100 (radius distance zip area) near100 investigator	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/03/25 09:55
S69	2	applicant near100 response near100 (radius distance zip area) near100 (link)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/03/25 09:56
S70	3	applicant near100 response near100 (radius distance zip area) near100 (investigation investigator background check\$up resume CV)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/03/25 09:57
S71	917	applicant near100 response near100 (investigation investigator background check\$up resume CV)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/03/25 09:58
S72	2	applicant near100 response near100 address near100 (investigation investigator background check\$up resume CV)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/03/25 09:58
S73	2	background near100 investigation near100 (link hyper\$link)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/03/25 11:00
S74	101	background near100 investigation near100 reference	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/03/25 15:04
S75	6	background near100 investigation near100 reference near100 (person human HR friend relative government)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO;	OR	ON	2015/03/25 15:05

			DERWENT; IBM_TDB			
S76	3	background near10 investigation near100 reference near100 (person human HR friend relative government)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/03/25 15:06
S77	42	background near10 investigation near100 reference	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/03/25 15:06
S78	1	"10861966"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/03/25 15:09
S79	5	"20050119875"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/03/25 17:08
S80	7	"20050021476"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/03/25 17:08
S84	2	"13441648"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/22 14:13
S85	33	(("MILLER") near3 ("Tyler")).INV.	US-PGPUB	OR	ON	2017/01/22 14:38
S86	9	applicant near100 hyperlink near100 email	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/22 14:56
S87	1721	Background near100 investigation	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/22 15:01
Ì	1		<u> </u>			

S88	2	Background near100 investigation near100 link near100 applicant near100 e\$mail	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/22 15:01
S89	4137	reference near100 (class type rank\$3 position) near100 applicant	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/22 15:24
S90	17	reference near100 (class type rank\$3 position) near100 applicant near100 (link e\$mail)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/22 15:25
S91	1	reference near100 (class type position) near100 applicant near100 rank\$3	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/22 15:31
S92	8768909	level	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/22 15:32
S93	2	reference near100 (class type position level) near100 applicant near100 rank\$3	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/22 15:32
S94	763	reference near100 (relative employer creditor police supervisor manager teacher ceo president VP) near100 applicant	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/22 16:12
S95	7	reference near100 (relative employer creditor police supervisor manager teacher ceo president VP) near100 applicant near100 e\$mail	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/22 16:13
S98	5185	reference near100 link near100 document\$1	US-PGPUB; USPAT	OR	ON	2017/01/29 19:20
S99	22	reference near100 link near100 document\$1 near100 data near100 (applicant position employee job)	US-PGPUB; USPAT	OR	ON	2017/01/29 19:23

S100	1703	back\$ground with investigation	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/29 19:30
S101	84	reference with hyperlink near100 email	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/29 19:31
S102	1	S100 and S101	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/29 19:31
S103	251	back\$ground with investigation and (employee employment)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/29 19:38
S104	2	"8160892".pn.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/29 19:46
S105	6	"20040102991"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/29 19:46
S106	4	"1660972" and la.inv.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/29 19:54
S107	4	"20050033633"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/29 19:56
S108	6	"6904407".pn.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO;	OR	ON	2017/01/29 20:08

			DERWENT; IBM_TDB			
S109	5	"20040053203"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/29 20:08
S110	2	"20030208752"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/29 20:28
S111	2	"13441648"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/30 15:06
S112	3	search\$3 near100 (position rank title dut\$3 responsibil\$5) near100 investigat\$4 and (G06Q10/107.cpc. H04L12/585.cpc. H04L12/58.cpc. H04L12/581.cpc. H04L12/5855.cpc.)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/30 15:26
S113	25	((drag\$drop) drag near drop) near20 question\$6 and (G06Q10/1053.cpc. G06Q10/10.cpc. G06Q10/06.cpc. G06Q10/105.cpc. G06Q30/08.cpc.)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/30 15:27
S114	8	reference same list near100 (residential with address)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/12/21 12:08

# **EAST Search History (Interference)**

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
S81	33	((TYLER) near2 (MILLER)).INV.	US-PGPUB; USPAT	OR	ON	2015/03/31 18:37
S82	23	((TYLER) near2 (MILLER)).INV. and background	US-PGPUB; USPAT	OR	ON	2015/03/31 18:37
S83	0	((TYLER) near2 (MILLER)).INV. and court.clm.	US-PGPUB; USPAT	OR	ON	2015/03/31 18:38
S96	69	(("MILLER") near3 ("Tyler")).INV.	US-PGPUB; USPAT	OR	ON	2017/01/22 14:39
S97		(("MILLER") near3 ("Tyler")).INV. and background.clm.	US-PGPUB; USPAT	OR	ON	2017/01/22 14:39

12/21/2017 2:27:25 PM

C:\ Users\ maburoumi\ Documents\ EAST\ Workspaces\ 13441648.wsp

# Search Notes

Application/Control No.	Applicant(s)/Patent Under Reexamination
14721707	MILLER, TYLER J.
Examiner	Art Unit
MAHRAN ABU ROUMI	2455

CPC- SEARCHED				
Symbol	Date	Examiner		
G 06Q 10/107 H 04L 12/585 H 04L 12/58, H 04L 12/581, H 04L 12/5855	1/30/2017	MA		
G 06Q 10/1053 G 06Q 10/10 G 06Q 10/06, G 06Q 10/105, G 06Q 30/08	1/30/2017	MA		

CPC COMBINATION SETS - SEARCHED				
Symbol	Date	Examiner		

	US CLASSIFICATION SEARCHE	:D	
Class	Subclass	Date	Examiner
709	206	1/30/2017	MA

 $<sup>^{\</sup>star}$  See search history printout included with this form or the SEARCH NOTES box below to determine the scope of the search.

SEARCH NOTES					
Search Notes	Date	Examiner			
double patenting, east search and inventors name search	1/30/2017	MA			
IEEE database and google patents	1/30/2017	MA			
705/321	1/30/2017	MA			
updated search	7/27/2017	MA			
updated search	12/21/2017	MA			

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

/MAHRAN ABU ROUMI/ Primary Examiner.Art Unit 2455

U.S. Patent and Trademark Office Part of Paper No.: 20171221

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Index of Claims	14721707	MILLER, TYLER J.
	Examiner	Art Unit
	MAHRAN ABU ROUMI	2455

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

☐ Claims	renumbered	in the same	plicant		□ СРА	□ T.D	. 🗆	R.1.47		
CL	AIM		DATE							
Final	Original	01/30/2017	07/27/2017	12/21/2017						
	1	✓	✓	✓						
	2	✓	<b>√</b>	✓						
	3	✓	✓	✓						
	4	✓	✓	✓						
	5	✓	✓	<b>√</b>						
	6	✓	✓	✓						
	7	✓	✓	✓						
	8	✓	✓	✓						
	9	✓	<b>√</b>	✓						
	10	✓	<b>√</b>	✓						
	11	✓	<b>√</b>	✓						
	12	✓	✓	✓						
	13	✓	✓	✓						
	14	✓	✓	✓						
	15		✓	-						
	16			✓						

U.S. Patent and Trademark Office Part of Paper No. : 20171221



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

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
14/721,707	05/26/2015	Tyler J. Miller	MIME.001-CON	2556
	7590 11/01/201° E ASSOCIATES PC	7	EXAM	INER
P.O. Box 250 VANCOUVER			ABU ROUMI,	MAHRAN Y
			ART UNIT	PAPER NUMBER
			2455	
			MAIL DATE	DELIVERY MODE
			11/01/2017	PAPER

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.

Applicant-Initiated Interview Summary	14/721,707 MILLER, TYLER J.							
Applicant-initiated interview Summary	Examiner	Art Unit						
	MAHRAN ABU ROUMI	2455						
All participants (applicant, applicant's representative, PTO p	ersonnel):							
(1) <u>MAHRAN ABU ROUMI</u> .	(3)							
(2) <u>Philip Hunt</u> .	(4)							
Date of Interview: 23 October 2017.								
Type:   Telephonic  Video Conference  Personal [copy given to:  applicant  applicant's representative]								
Exhibit shown or demonstration conducted: Yes If Yes, brief description:	] No.							
Issues Discussed 101 112 1102 103 Other (For each of the checked box(es) above, please describe below the issue and detailed								
Claim(s) discussed:								
Identification of prior art discussed:								
Substance of Interview (For each issue discussed, provide a detailed description and indicate if agreement wreference or a portion thereof, claim interpretation, proposed amendments, argumen		entification or clarifica	tion of a					
Applicant sent me an email after the final rejection with claim since the amendments were in an email and not in an offical	response, I did not have time i							
Applicant may file an RCE with those amendments to be con	<u>Sidered.</u>							
No agreement was reached.								
Applicant recordation instructions: The formal written reply to the last Office action must include the substance of the interview. (See MPEP section 713.04). If a reply to the last Office action has already been filed, applicant is given a non-extendable period of the longer of one month or thirty days from this interview date, or the mailing date of this interview summary form, whichever is later, to file a statement of the substance of the interview								
<b>Examiner recordation instructions</b> : Examiners must summarize the subst substance of an interview should include the items listed in MPEP 713.04 fo general thrust of each argument or issue discussed, a general indication of a general results or outcome of the interview, to include an indication as to wh	r complete and proper recordation inc any other pertinent matters discussed	luding the identificati regarding patentabil	ion of the ity and the					
/MAHRAN ABU ROUMI/ Primary Examiner, Art Unit 2455								

Application No.

Applicant(s)

U.S. Patent and Trademark Office
PTOL-413 (Rev. 8/11/2010) Interview Summary Paper No. 20171029

#### **Summary of Record of Interview Requirements**

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

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

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

Paragraph (b)

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

37 CFR §1.2 Business to be transacted in writing.

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

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

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

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

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

The Form provides for recordation of the following information:

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

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

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

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

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

#### **Examiner to Check for Accuracy**

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

# Abu Roumi, Mahran

From:Phil Hunt <hunt@rylanderlaw.com>Sent:Thursday, October 19, 2017 4:22 PM

**To:** Abu Roumi, Mahran

**Subject:** RE: MIME.001-CON US App # 14721707

Follow Up Flag: Follow up Flag Status: Completed

Ok thanks. I will wait for your response then.

From: Abu Roumi, Mahran [mailto:Mahran.AbuRoumi@USPTO.GOV]

Sent: Thursday, October 19, 2017 11:47 AM

To: Phil Hunt

**Subject:** RE: MIME.001-CON US App # 14721707

Hello,

I received your email. Thank you for reaching out. However, I won't be able to review the case today. I have so much already. Also, I am off tomorrow. The earliest I can get back to you would be next week Monday by the end of the day. Thank you.

Mahran Abu Roumi United States Patent & Trademark Office Jefferson 02/B55 | 500 Dulany Street Alexandria, Virginia 22314 Telephone: 571.272, 3512

From: Phil Hunt [mailto:hunt@rylanderlaw.com]
Sent: Thursday, October 19, 2017 2:41 PM

To: Abu Roumi, Mahran < Mahran. AbuRoumi@USPTO.GOV >

**Subject:** RE: MIME.001-CON US App # 14721707

Dear Examiner Roumi,

My client and I have a proposed amendment that may move this case forward. See attached.

The last time I spoke with you, on September 18, you said that if we did not have amendments to discuss there was no point of an interview as we had already interview the current claim set, so if we wanted to pursue the case further, we should just file an appeal. I responded that we would likely pursue that option.

However, upon more consideration, we would like to revisit your proposal from January of this year (see email thread below) in which you proposed that we add to the independent claims a limitation reciting "generating a suggested reference list of one or more law enforcement agencies and/or courts within a pre-defined radius around the applicant's past and current

residential addresses," or something similar. As we pointed out in January, this would make the claims identical to the claims in the parent application which has already issued and that would be of no value to us. However, it now occurs to us that something similar might be of some value, in particular, something slightly broader:

generating a suggested reference list of one or more law enforcement agencies based on the applicant residential address;

This is just a slightly broader version of the same limitation, so would be supportable based on the same concept and on the statement in the specification page 14 lines 10-13: "The system then conducts a search using an Internet search engine for agencies and courts around the selected address."

We also have a proposed amendment to the limitation in the independent claims: "wherein the reference is a person having information regarding the applicant." This phrase, which is the current version is not currently rejected, but previous versions have been rejected. It seems acceptable now, but we believe it can be improved by changing to "wherein the reference source is a person having information regarding the applicant," The term "reference source" is the term used in the specification (see e.g. pg 12, lines 4-5). We think this has better support in the specification and would be a less confusing way to distinguish "reference" as a person from "reference" as the opinion given by that person, a confusion that has drawn rejections in past actions.

Please email or call (503.758.6292) if you have any questions or would like to discuss further.

From: Abu Roumi, Mahran [mailto:Mahran.AbuRoumi@USPTO.GOV]

**Sent:** Friday, January 27, 2017 12:20 PM

To: Phil Hunt

**Subject:** RE: MIME.001-CON US App # 14721707

Thank you for your email. Your proposal will not solve the 101 issue and will not overcome the cited art. I will just issue a Non-Final. Thank you for your time.

Mahran Abu Roumi United States Patent & Trademark Office Jefferson 02/B55 | 500 Dulany Street Alexandria, Virginia 22314 Telephone: 571.272, 3512

From: Phil Hunt [mailto:hunt@rylanderlaw.com]

**Sent:** Friday, January 27, 2017 2:23 PM

To: Abu Roumi, Mahran < Mahran. AbuRoumi@USPTO.GOV>

Cc: Kurt Rylander < rylander@rylanderlaw.com >; Wendy Fox < fox@rylanderlaw.com > Subject: RE: MIME.001-CON US App # 14721707

Hello Examiner Roumi,

I am responding to your proposal made yesterday for an examiner's amendment that would put the application in condition for allowance.

First, regarding changes the part of claim 1 that says "wherein the first reference is a first person likely to have information..." to replace the word "likely" we proposed the following alternatives with preference in this order: 1) "believed"; 2) "conceivably"; or 3) "expected." Other occurrences of "likely" in the claims to be changed similarly.

Second, regarding the proposal to add to the independent claims a limitation reciting "generating a suggested reference list of one or more law enforcement agencies and/or courts within a pre-defined radius around the applicant's past and current residential addresses," or something similar would make the independent claims exactly the same or almost the same as the claims allowed in the original application 13/441,648. Unless we misunderstand the proposal, getting a duplicate patent is not worth anything to my client, so we are not inclined to agree to this. As an alternative, we propose amending claim 1 with the limitations of claim 2 and eliminating some extraneous steps from claim 1. We believe this is patentable over the prior art and the "presenting" step should provide "something more" that will avoid section 101 subject matter eligibility problems.

# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: : Tyler J. Miller Inventor(s): : Tyler J. Miller Serial No.: : 14721707 Filed: : 2015-05-26

Confirm No.: : 2556

For: BACKGROUND INVESTIGATION MANAGEMENT

**SERVICE** 

Examiner: : ABU ROUMI, MAHRAN Y

TC/A.U.: : 2455

Date: : October 25, 2017

#### Via EFS

# SUPPLEMENTAL AMENDMENT/REPLY

Applicant request entry of this supplemental reply under 37 CFR 111(A)(2) to supplement the reply and RCE submitted by the Applicant on 2017-10-23, which in turn was made in response to a final office action mailed 2017-08-03.

Amendments to the Claims	. 2
Remarks / Arguments	. 9
Conclusion	10

# **AMENDMENTS TO THE CLAIMS**

Claims 1–14 and 16 are pending, with claims 1, 5, 9, and 16 being independent. Claim 15 has been cancelled. Claims 1, 5, 9, and 16 have been amended. No new subject matter has been added.

#### Listing of the Claims

What is claimed is:

- 1. (Currently amended) A method for a computing device with a processor and a system memory to assist an investigator in conducting a background investigation of an applicant for a position within a first organization, comprising the steps of:
  - receiving a first set of program data comprising information identifying the applicant, the position, the first organization, and the investigator;
  - storing a new applicant entry in the system memory, the new applicant entry associated with the first set of program data;
  - selecting an applicant set of electronic documents based on the position;
  - transmitting an applicant hyperlink to an applicant email address associated with the applicant, the applicant hyperlink for viewing the applicant set of electronic documents;
  - receiving an applicant electronic response with a reference set of program data, wherein the reference set of program data comprises information regarding a reference source, wherein the reference source is a person, the <u>reference set of</u> program data including a reference email address associated with the reference source;
  - determining a reference class of the reference source based on the reference set of program data;
  - selecting a reference set of electronic documents based on the reference class of the reference source:
  - transmitting a reference hyperlink to the reference email address, the reference hyperlink for viewing the reference set of electronic documents-associated with the position;

- receiving a reference electronic response to the reference set of electronic documents from the reference source;
- storing the reference electronic response in the system memory, associating the reference electronic response with the new applicant entry; and
- generating a suggested reference list of one or more law enforcement agencies based on an applicant residential address.
- 2. (Previously presented) The method of claim 1, further comprising the steps of:
  - searching for a previous applicant entry in the system memory associated with the applicant and a second organization different from the first organization, the previous applicant entry having a second set of program data, the second set of program data comprising information regarding the applicant, the second organization, the position the applicant applied for in the second organization, and status of a previous application the applicant applied for in the second organization; and

- 3. (Original) The method of claim 1, further comprising the steps of:
  - presenting to the investigator, prior to transmitting the applicant hyperlink for viewing the applicant set of electronic documents, an option of changing one or more documents in the applicant set of electronic documents.
- 4. (Previously presented) The method of claim 1, wherein one document of the applicant set of electronic documents is an inter-active questionnaire in which a next question presented to the reference source is based on a response to a prior question.
- 5. (Currently amended) A non-transitory computer-readable medium having stored thereon instructions which, when executed by a processor of a computing device with a system memory, cause the computing device to perform the steps of a method to assist an investigator in conducting a background investigation of an applicant for a position within a first organization, the steps of the method comprising:
  - receiving a first set of program data comprising information identifying the applicant, the position, the first organization, and the investigator;

- storing a new applicant entry in the system memory, the new applicant entry associated with the first set of program data;
- selecting an applicant set of electronic documents based on the position;
- transmitting an applicant hyperlink to an applicant email address associated with the applicant, the applicant hyperlink for viewing the applicant set of electronic documents;
- receiving an applicant electronic response with a reference set of program data, wherein the reference set of program data comprises information regarding a reference source, wherein the reference source is a person, the <u>reference set of</u> program data including a reference email address associated with the reference source;
- determining a reference class of the reference source based on the reference set of program data;
- selecting a reference set of electronic documents based on the reference class of the reference source;
- transmitting a reference hyperlink to the reference email address, the reference hyperlink for viewing the reference set of electronic documents associated with the position;
- receiving a reference electronic response to the reference set of electronic documents from the reference source;
- storing the reference electronic response in the system memory, associating the reference electronic response with the new applicant entry; and
- generating a suggested reference list of one or more law enforcement agencies based on an applicant residential address.
- 6. (Previously presented) The non-transitory computer-readable medium of claim 5, having stored thereon additional instructions which, when executed by the processor of the computing device, cause the computing device to perform the steps of:
  - searching for a previous applicant entry in the system memory associated with the applicant and a second organization different from the first organization, the previous applicant entry having a second set of program data, the second set of program data comprising information regarding the applicant, the second

organization, the position the applicant applied for in the second organization, and status of a previous application the applicant applied for in the second organization; and

presenting the second set of program data to the investigator.

- 7. (Original) The non-transitory computer-readable medium of claim 5, having stored thereon additional instructions which, when executed by the processor of the computing device, cause the computing device to perform the steps of:
  - presenting to the investigator, prior to transmitting the applicant hyperlink for viewing the applicant set of electronic documents, an option of changing one or more documents in the applicant set of electronic documents.
- 8. (Previously presented) The non-transitory computer-readable medium of claim 5, wherein one document of the applicant set of electronic documents is an inter-active questionnaire in which a next question presented to the reference source is based on a response to a prior question.
- 9. (Currently amended) A computing device configured to assist an investigator in conducting a background investigation of an applicant for a position within a first organization, comprising:
  - a processor; and
  - a system memory, the system memory having instruction stored therein that when executed by the processor, cause the computing device to perform the steps of:
  - receiving a first set of program data comprising information identifying the applicant, the position, the first organization, and the investigator;
  - storing a new applicant entry in the system memory, the new applicant entry associated with the first set of program data;

selecting an applicant set of electronic documents based on the position;

transmitting an applicant hyperlink to an applicant email address associated with the applicant, the applicant hyperlink for viewing the applicant set of electronic documents:

- receiving an applicant electronic response with a reference set of program data, wherein the reference set of program data comprises information regarding a reference source, wherein the reference source is a person, the <u>reference set of</u> program data including a reference email address associated with the reference source;
- determining a reference class of the reference source based on the reference set of program data;
- selecting a reference set of electronic documents based on the reference class of the reference source;
- transmitting a reference hyperlink to the reference email address, the reference hyperlink for viewing the reference set of electronic documents associated with the position;
- receiving a reference electronic response to the reference set of electronic documents from the reference source;
- storing the reference electronic response in the system memory, associating the reference electronic response with the new applicant entry; and
- generating a suggested reference list of one or more law enforcement agencies based on an applicant residential address.
- 10. (Previously presented) The computing device of claim 9, further comprising additional instructions stored in the system memory which, when executed by the processor of the computing device, cause the computing device to perform the step of:
  - searching for a previous applicant entry in the system memory associated with the applicant and a second organization different from the first organization, the previous applicant entry having a second set of program data, the second set of program data comprising information regarding the applicant, the second organization, the position the applicant applied for in the second organization, and status of a previous application the applicant applied for in the second organization; and

- 11. (Original) The computing device of claim 9, further comprising additional instructions stored in the system memory which, when executed by the processor of the computing device, cause the computing device to perform the step of:
  - presenting to the investigator, prior to transmitting the applicant hyperlink for viewing the applicant set of electronic documents, an option of changing one or more documents in the applicant set of electronic documents.
- 12. (Previously presented) The computing device of claim 9,
  - wherein one document of the applicant set of electronic documents is an inter-active questionnaire in which a next question presented to the reference source is based on a response to a prior question.
- 13. (Previously presented) The computing device of claim 9, further comprising additional instructions stored in the system memory which, when executed by the processor of the computing device, cause the computing device to perform the step of:
  - creating a plurality of questionnaires each being a member of at least one class of a plurality of classes of questionnaires, each class being related to a type of reference source; and
  - including a first questionnaire of the plurality of questionnaires in the reference set of electronic documents, the first questionnaire in one of the plurality of classes that is related to the type of reference source.
- 14. (Original) The computing device of claim 13, further comprising additional instructions stored in the system memory which, when executed by the processor of the computing device, cause the computing device to perform the step of:

receiving instructions from the investigator to edit one of the questionnaires.

- 15. (Cancelled).
- 16. (Currently amended) A method for a computing device with a processor and a system memory to assist an investigator in conducting a background investigation of an applicant for a position within a first organization, comprising the steps of:

- receiving a first set of program data comprising information identifying the applicant, the position, the first organization, and the investigator;
- storing a new applicant entry in the system memory, the new applicant entry associated with the first set of program data;
- selecting an applicant set of electronic documents based on the position;
- transmitting an applicant hyperlink to an applicant email address associated with the applicant, the applicant hyperlink for viewing the an applicant set of electronic documents;
- receiving an applicant electronic response with a reference set of program data, wherein the reference set of program data comprises information regarding a reference source, wherein the reference source is a person, the <u>reference set of</u> program data including a reference email address associated with the reference source;
- determining a reference class of the reference source based on the reference set of program data;
- selecting a reference set of electronic documents based on the reference class of the reference source:
- transmitting a reference hyperlink to the reference email address, the reference hyperlink for viewing the reference set of electronic documents associated with the position;
- receiving a reference electronic response to the reference set of electronic documents from the reference source;
- storing the reference electronic response in the system memory, associating the reference electronic response with the new applicant entry; and
- generating a suggested reference list of one or more law enforcement agencies around a selected address, wherein the selected address is one of an applicant current residential address, an applicant past address, and a reference source address.

# REMARKS / ARGUMENTS

The Applicant requests entry of the above amendments to the claims. The Applicant believes the deleted terms to be unnecessary for patentability, in accordance the arguments the Applicant made in the previous reply. The added terms merely make antecedent basis more clear.

# **CONCLUSION**

For the foregoing reasons, reconsideration and allowance of the claims as amended is solicited. The Examiner is encouraged to telephone the undersigned at (360) 750-9931 if it appears that an interview would be helpful in advancing the case. The Applicant respectfully submits that this application is in condition for allowance. Such is earnestly requested.

Respectfully submitted,

/Philip R.M. Hunt/ PHILIP R.M. HUNT USPTO Reg. No. 58,044 RYLANDER & ASSOCIATES PC 406 West 12th Street Vancouver, Washington 98660 (360) 750-9931

Electronic Acknowledgement Receipt					
EFS ID:	30762125				
Application Number:	14721707				
International Application Number:					
Confirmation Number:	2556				
Title of Invention:	BACKGROUND INVESTIGATION MANAGEMENT SERVICE				
First Named Inventor/Applicant Name:	Tyler J. Miller				
Customer Number:	23442				
Filer:	Philip R. Hunt				
Filer Authorized By:					
Attorney Docket Number:	MIME.001-CON				
Receipt Date:	25-OCT-2017				
Filing Date:	26-MAY-2015				
Time Stamp:	17:45:46				
Application Type:	Utility under 35 USC 111(a)				

# **Payment information:**

Submitted wi	th Payment	no			
File Listin	g:				
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
			140795		

MIME-001-

CON\_SuppAmend-1\_AsFiled.

pdf

10

yes

fa37a83730ad41d4eef61d39326fcbb11d3d 5410

1

	Multipart Description/PDF files in .zip description								
	Document Description	Start	End						
	Supplemental Response or Supplemental Amendment	1	1						
	Claims	2	8						
	Applicant Arguments/Remarks Made in an Amendment	9	10						
Warnings:		•							
Information:	:								

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):

140795

#### 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.

Index the Penerwork Reduction Act of 1995, no percent are required to respond to a collection of information unless it displayes a valid OME control number

Ρ/	ATENT APPLI		EE DETE	ERMINATION	Application	or Docket Number 721,707	Filing Date 05/26/2015 To be Mailed		
								ARGE SMALL MICRO	
			(Column 1		ATION AS FILE (Column 2)	ED – PAK	TI		
	FOR	$\overline{}$	NUMBER FIL	LED		RATE (\$)	FEE (\$)		
	BASIC FEE (37 CFR 1.16(a), (b), o	or (all	N/A		N/A		N/A	†	
	SEARCH FEE		N/A	$\neg$	N/A		N/A	†	
	(37 CFR 1.16(k), (i), c	ΞE	N/A	$\neg$	N/A	$\neg$	N/A	1	
	(37 CFR 1.16(o), (p), o TAL CLAIMS CFR 1.16(i))	or (q))	mir	nus 20 = *			X \$ =		
IND	DEPENDENT CLAIM OFR 1.16(h))	ıS		inus 3 = *		$\dashv$	X \$ =	1	
	APPLICATION SIZE (37 CFR 1.16(s))	of p for s frac	aper, the a small entity	application size fe y) for each addition	gs exceed 100 sh ee due is \$310 (\$ onal 50 sheets or . 41(a)(1)(G) and	155 r			
	MULTIPLE DEPEN	IDENT CLAIM P	RESENT (3	7 CFR 1.16(j))					
* If t	the difference in colu	ımn 1 is less thar	n zero, ente	r "0" in column 2.			TOTAL		
		(Column 1)		(Column 2)	ION AS AMEN		RT II		
AMENDMENT	10/23/2017	CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EXT	TRA	RATE (\$)	ADDITIONAL FEE (\$)	
)ME	Total (37 CFR 1.16(i))	* 15	Minus	** 20	= 0		x \$40 =	0	
님	Independent (37 CFR 1.16(h))	* 4	Minus	***4	= 0		x \$210 =	0	
AMI	Application Si	ize Fee (37 CFR	1.16(s))						
	FIRST PRESEN	NTATION OF MULT	IPLE DEPEN	IDENT CLAIM (37 CFF	R 1.16(j))				
	•					-	TOTAL ADD'L FEI	0	
		(Column 1)		(Column 2)	(Column 3)				
	10/25/2017	CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EXT	TRA	RATE (\$)	ADDITIONAL FEE (\$)	
ENT	Total (37 CFR 1.16(i))	* 15	Minus	** 20	= 0		x \$40 =	0	
AMENDM	Independent (37 CFR 1.16(h))	* 4	Minus	*** 4	= 0		x \$210 =	0	
밀	Application Si	ize Fee (37 CFR	1.16(s))						
₹	FIRST PRESEN	NTATION OF MULT	IPLE DEPEN	IDENT CLAIM (37 CFF	₹ 1.16(j))				
	1						TOTAL ADD'L FEI	0	
** If *** I	* If the entry in column 1 is less than the entry in column 2, write "0" in column 3.  ** If the "Highest Number Previously Paid For" IN THIS SPACE is less than 20, enter "20".  *** If the "Highest Number Previously Paid For" IN THIS SPACE is less than 3, enter "3".  The "Highest Number Previously Paid For" (Total or Independent) is the highest number found in the appropriate box in column 1.								

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

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

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

Doc code: RCEX
Doc description: Request for Continued Examination (RCE)

PTO/SB/30EFS (07-14) Approved for use through 07/31/2016. OMB 0651-0031

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it contains a valid OMB control number.

REQUEST FOR CONTINUED EXAMINATION(RCE)TRANSMITTAL (Submitted Only via EFS-Web) Application Filing **Docket Number** Art 4721707 2015-05-26 MIME.001-CON 2455 Number Date (if applicable) Unit First Named Examiner Tyler J. Miller Mahran Abu Roumi Inventor Name This is a Request for Continued Examination (RCE) under 37 CFR 1.114 of the above-identified application. Request for Continued Examination (RCE) practice under 37 CFR 1.114 does not apply to any utility or plant application filed prior to June 8, 1995, to any international application that does not comply with the requirements of 35 U.S.C. 371, or to any design application. The Instruction Sheet for this form is located at WWW.USPTO.GOV. SUBMISSION REQUIRED UNDER 37 CFR 1.114 Note: If the RCE is proper, any previously filed unentered amendments and amendments enclosed with the RCE will be entered in the order in which they were filed unless applicant instructs otherwise. If applicant does not wish to have any previously filed unentered amendment(s) entered, applicant must request non-entry of such amendment(s). Previously submitted. If a final Office action is outstanding, any amendments filed after the final Office action may be considered as a submission even if this box is not checked. Consider the arguments in the Appeal Brief or Reply Brief previously filed on Other Enclosed Amendment/Reply Information Disclosure Statement (IDS) Affidavit(s)/ Declaration(s) Other **MISCELLANEOUS** Suspension of action on the above-identified application is requested under 37 CFR 1.103(c) for a period of months (Period of suspension shall not exceed 3 months; Fee under 37 CFR 1.17(i) required) Other **FEES** The RCE fee under 37 CFR 1.17(e) is required by 37 CFR 1.114 when the RCE is filed. The Director is hereby authorized to charge any underpayment of fees, or credit any overpayments, to Deposit Account No SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT REQUIRED Patent Practitioner Signature **Applicant Signature** 

Doc code: RCEX

Doc description: Request for Continued Examination (RCE)

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

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it contains a valid OMB control number.

Signature of Registered U.S. Patent Practitioner							
Signature	'Philip R.M. Hunt/	Date (YYYY-MM-DD)	2017-10-23				
Name	Philip R.M. Hunt	Registration Number	58044				

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

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

# **Privacy Act Statement**

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

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

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

# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: : Tyler J. Miller Inventor(s): : Tyler J. Miller Serial No.: : 14721707 Filed: : 2015-05-26

Confirm No.: 2556

For: : BACKGROUND INVESTIGATION MANAGEMENT

**SERVICE** 

Examiner: : ABU ROUMI, MAHRAN Y

TC/A.U.: : 2455

Date: : October 23, 2017

#### Via EFS

## REPLY / AMENDMENT UNDER 37 CFR 1.114

This reply is made to a final office action mailed 03 August 2017, accompanying a Request for Continued Examination (RCE).

Amendments to the Claims	2
Remarks / Arguments	9
The Double Patenting Rejections	
Support for Amendments	
The Section § 103 Obviousness Rejections	
Claims 1, 5 and 9	10
Claims 2-4, 6-8, and 10-14	
Patentability of New Claim	11
Conclusion	

# **AMENDMENTS TO THE CLAIMS**

Claims 1–14 and 16 are pending, with claims 1, 5, 9, and 16 being independent. Claim 15 has been cancelled. Claims 1, 4, 5, 8, 9, 12, and 13 have been amended. Claim 16 has been added. No new subject matter has been added.

## Listing of the Claims

What is claimed is:

- 1. (Currently amended) A method for a computing device with a processor and a system memory to assist an investigator in conducting a background investigation of an applicant for a position within a first organization, comprising the steps of:
  - receiving a first set of program data comprising information identifying the applicant, the position, the first organization, and the investigator;
  - storing a new applicant entry in the system memory, the new applicant entry associated with the first set of program data;
  - selecting an applicant set of electronic documents based on the position;
  - transmitting an applicant hyperlink to an applicant email address associated with the applicant, the applicant hyperlink for viewing the applicant set of electronic documents;
  - receiving an applicant electronic response with a reference set of program data, wherein the reference set of program data comprises information regarding a reference source, wherein the reference source is a person having information regarding the applicant, the program data including a reference email address associated with the reference source;
  - determining a reference class of the reference <u>source</u> based on the reference set of program data;
  - selecting a reference set of electronic documents based on the reference class of the reference source;
  - transmitting a reference hyperlink to the reference email address, the reference hyperlink for viewing the reference set of electronic documents associated with the position;

- receiving a reference electronic response to the reference set of electronic documents from the reference source; and
- storing the reference electronic response in the system memory, associating the reference electronic response with the new applicant entry; and
- generating a suggested reference list of one or more law enforcement agencies based on an applicant residential address.
- 2. (Previously presented) The method of claim 1, further comprising the steps of:
  - searching for a previous applicant entry in the system memory associated with the applicant and a second organization different from the first organization, the previous applicant entry having a second set of program data, the second set of program data comprising information regarding the applicant, the second organization, the position the applicant applied for in the second organization, and status of a previous application the applicant applied for in the second organization; and

- 3. (Original) The method of claim 1, further comprising the steps of:
  - presenting to the investigator, prior to transmitting the applicant hyperlink for viewing the applicant set of electronic documents, an option of changing one or more documents in the applicant set of electronic documents.
- 4. (Currently amended) The method of claim 1, wherein one document of the applicant set of electronic documents is an inter-active questionnaire in which a next question presented to the reference source is based on a response to a prior question.
- 5. (Currently amended) A non-transitory computer-readable medium having stored thereon instructions which, when executed by a processor of a computing device with a system memory, cause the computing device to perform the steps of a method to assist an investigator in conducting a background investigation of an applicant for a position within a first organization, the steps of the method comprising:
  - receiving a first set of program data comprising information identifying the applicant, the position, the first organization, and the investigator;

- storing a new applicant entry in the system memory, the new applicant entry associated with the first set of program data;
- selecting an applicant set of electronic documents based on the position;
- transmitting an applicant hyperlink to an applicant email address associated with the applicant, the applicant hyperlink for viewing the applicant set of electronic documents;
- receiving an applicant electronic response with a reference set of program data, wherein the reference set of program data comprises information regarding a reference source, wherein the reference source is a person-having information regarding the applicant, the program data including a reference email address associated with the reference source;
- determining a reference class of the reference <u>source</u> based on the reference set of program data;
- selecting a reference set of electronic documents based on the reference class of the reference source;
- transmitting a reference hyperlink to the reference email address, the reference hyperlink for viewing the reference set of electronic documents associated with the position;
- receiving a reference electronic response to the reference set of electronic documents from the reference source; and
- storing the reference electronic response in the system memory, associating the reference electronic response with the new applicant entry; and
- generating a suggested reference list of one or more law enforcement agencies based on an applicant residential address.
- 6. (Previously presented) The non-transitory computer-readable medium of claim 5, having stored thereon additional instructions which, when executed by the processor of the computing device, cause the computing device to perform the steps of:
  - searching for a previous applicant entry in the system memory associated with the applicant and a second organization different from the first organization, the previous applicant entry having a second set of program data, the second set of program data comprising information regarding the applicant, the second

organization, the position the applicant applied for in the second organization, and status of a previous application the applicant applied for in the second organization; and

- 7. (Original) The non-transitory computer-readable medium of claim 5, having stored thereon additional instructions which, when executed by the processor of the computing device, cause the computing device to perform the steps of:
  - presenting to the investigator, prior to transmitting the applicant hyperlink for viewing the applicant set of electronic documents, an option of changing one or more documents in the applicant set of electronic documents.
- 8. (Currently amended) The non-transitory computer-readable medium of claim 5, wherein one document of the applicant set of electronic documents is an inter-active questionnaire in which a next question presented to the reference <u>source</u> is based on a response to a prior question.
- 9. (Currently amended) A computing device configured to assist an investigator in conducting a background investigation of an applicant for a position within a first organization, comprising:
  - a processor; and
  - a system memory, the system memory having instruction stored therein that when executed by the processor, cause the computing device to perform the steps of:
  - receiving a first set of program data comprising information identifying the applicant, the position, the first organization, and the investigator;
  - storing a new applicant entry in the system memory, the new applicant entry associated with the first set of program data;
  - selecting an applicant set of electronic documents based on the position;
  - transmitting an applicant hyperlink to an applicant email address associated with the applicant, the applicant hyperlink for viewing the applicant set of electronic documents;

- receiving an applicant electronic response with a reference set of program data, wherein the reference set of program data comprises information regarding a reference <u>source</u>, wherein the reference <u>source</u> is a person-having information regarding the applicant, the program data including a reference email address associated with the reference <u>source</u>;
- determining a reference class of the reference <u>source</u> based on the reference set of program data;
- selecting a reference set of electronic documents based on the reference class of the reference source;
- transmitting a reference hyperlink to the reference email address, the reference hyperlink for viewing the reference set of electronic documents associated with the position;
- receiving a reference electronic response to the reference set of electronic documents from the reference source; and
- storing the reference electronic response in the system memory, associating the reference electronic response with the new applicant entry; and
- generating a suggested reference list of one or more law enforcement agencies based on an applicant residential address.
- 10. (Previously presented) The computing device of claim 9, further comprising additional instructions stored in the system memory which, when executed by the processor of the computing device, cause the computing device to perform the step of:
  - searching for a previous applicant entry in the system memory associated with the applicant and a second organization different from the first organization, the previous applicant entry having a second set of program data, the second set of program data comprising information regarding the applicant, the second organization, the position the applicant applied for in the second organization, and status of a previous application the applicant applied for in the second organization; and

- 11. (Original) The computing device of claim 9, further comprising additional instructions stored in the system memory which, when executed by the processor of the computing device, cause the computing device to perform the step of:
  - presenting to the investigator, prior to transmitting the applicant hyperlink for viewing the applicant set of electronic documents, an option of changing one or more documents in the applicant set of electronic documents.
- 12. (Currently amended) The computing device of claim 9,
  - wherein one document of the applicant set of electronic documents is an inter-active questionnaire in which a next question presented to the reference <u>source</u> is based on a response to a prior question.
- 13. (Currently amended) The computing device of claim 9, further comprising additional instructions stored in the system memory which, when executed by the processor of the computing device, cause the computing device to perform the step of:
  - creating a plurality of questionnaires each being a member of at least one class of a plurality of classes of questionnaires, each class being related to a type of reference <u>source</u>; and
  - including a first questionnaire of the plurality of questionnaires in the reference set of electronic documents, the first questionnaire in one of the plurality of classes that is related to the type of the reference source.
- 14. (Original) The computing device of claim 13, further comprising additional instructions stored in the system memory which, when executed by the processor of the computing device, cause the computing device to perform the step of:

receiving instructions from the investigator to edit one of the questionnaires.

- 15. (Cancelled).
- 16. (New) A method for a computing device with a processor and a system memory to assist an investigator in conducting a background investigation of an applicant for a position within a first organization, comprising the steps of:

- receiving a first set of program data comprising information identifying the applicant, the position, the first organization, and the investigator;
- storing a new applicant entry in the system memory, the new applicant entry associated with the first set of program data;
- selecting an applicant set of electronic documents based on the position;
- transmitting an applicant hyperlink to an applicant email address associated with the applicant, the applicant hyperlink for viewing the applicant set of electronic documents;
- receiving an applicant electronic response with a reference set of program data, wherein the reference set of program data comprises information regarding a reference source, wherein the reference source is a person, the program data including a reference email address associated with the reference source;
- determining a reference class of the reference source based on the reference set of program data;
- selecting a reference set of electronic documents based on the reference class of the reference source;
- transmitting a reference hyperlink to the reference email address, the reference hyperlink for viewing the reference set of electronic documents associated with the position;
- receiving a reference electronic response to the reference set of electronic documents from the reference source;
- storing the reference electronic response in the system memory, associating the reference electronic response with the new applicant entry; and
- generating a suggested reference list of one or more law enforcement agencies around a selected address, wherein the selected address is one of an applicant current residential address, an applicant past address, and a reference source address.

**Dkt No. MIME.001-CON Page 8 of 12 Serial No.: 14721707** 

#### REMARKS / ARGUMENTS

The Applicant makes the following remarks regarding individual issues:

#### THE DOUBLE PATENTING REJECTIONS

In the Office Action, claims 1-14 are rejected on the ground of nonstatutory double patenting as being unpatentable over claims 1-14 of U.S. Patent No. 9,070,098.

The Applicant will file terminal disclaims as needed to overcome these rejections once the examiner has found allowable subject matter. The Applicant respectfully request the Examiner hold these rejections in abeyance until then.

#### **SUPPORT FOR AMENDMENTS**

The Applicant has made the following amendments to the independent claims 1, 5, and 9:

a reference <u>source</u>, wherein the reference <u>source</u> is a person <del>having information</del> regarding the applicant,

This amendment finds support in the application as originally filed at page 12, lines 4-5. The term "reference" has led to rejections in past office actions as the Examiner found it could be interpreted to mean a referral opinion of an applicant or could mean the person making the referral opinion. The Applicant believes "reference source" a better way to distinguish "reference" as a person from "reference" as the opinion given by that person than the limitation "a person having information regarding the applicant."

The Applicant has added the following limitation to the independent claims 1, 5, and 9:

generating a suggested reference list of one or more law enforcement agencies

based on the applicant residential address:

This claim limitation finds support in the application as originally filed at page 14 lines 10-14: "The system then conducts a search using an Internet search engine for agencies and courts around the selected address. A list of agencies and courts is presented to the user at which time the organization user selects which agencies and courts the organization will send reference letters and requests for records checks to."

New claim 16 is identical to amended claim 1, but has one limitation that is slightly different:

generating a suggested reference list of one or more law enforcement agencies around a selected address, wherein the selected address is one of an applicant current residential address, an applicant past residential address, and a reference source address;

This claim limitation also finds support in the application as originally filed at page 14 lines 5-14.

### THE SECTION § 103 OBVIOUSNESS REJECTIONS

In the Office Action, the Examiner rejected Claims 1-3, 5-7, 9-11 and 13-14 under 35 U.S.C. 103(a) as being unpatentable over Parikh et al. (hereinafter Parikh) US 2012/0089528 Al in view of LaPasta et al. (hereinafter LaPasta) US 2005/0033633 Al and further in view of Ritzel US 6904407 B2 and rejected claims 4, 8, and 12 in view of the above references and in further view of Farris US 2003/0208752 A1. The Applicant respectfully traverses these rejections, but in the interest of advancing prosecution, amends independent claims 1, 5, and 9.

#### CLAIMS 1, 5 AND 9

The Applicant has made the following amendment to the independent claims 1, 5, and 9.

generating a suggested reference list of one or more law enforcement agencies based on the applicant residential address:

This is a slightly broader version of a limitation in claims 1, 5 and 9 of the parent application, now issued as US9070098. Claims 1, 5 and 9 of the instant application after this amendment are now very similar to claims 1, 5 and 9 of the '098 patent. The same reasoning the Applicant advanced in the prosecution of the '098 patent applies here as well. Parikh teaches e-dossiers that may have candidate referral information, but Parikh is silent on how information is obtained and entered into the e-dossier. The other art of record does

not supply this deficiency of Parikh. For at least these reasons, the Applicant believes these claims are patentable.

#### CLAIMS 2-4, 6-8, AND 10-14

Regarding claims 2-4, 6-8, and 10-14, they are dependent on claims 1, 5, and 9 respectively and incorporate all limitations of claims 1, 5, and 9 respectively. The Applicant believes they are patentable for at least the same reasons given for claims 1, 5, and 9.

#### PATENTABILITY OF NEW CLAIM

New claim 16 is identical to amended claim 1, but has one limitation that is slightly different:

generating a suggested reference list of one or more law enforcement agencies around a selected address, wherein the selected address is one of an applicant current residential address, an applicant past residential address, and a reference source address;

New claim 16 is patentable over the art of record for at least the same reasons given above regarding amended claims 1, 5, and 9.

#### **CONCLUSION**

For the foregoing reasons, reconsideration and allowance of the claims as amended is solicited. The Examiner is encouraged to telephone the undersigned at (360) 750-9931 if it appears that an interview would be helpful in advancing the case. The Applicant respectfully submits that this application is in condition for allowance. Such is earnestly requested.

Respectfully submitted,

Electronic Patent Application Fee Transmittal						
Application Number:	14721707					
Filing Date:	26-	26-May-2015				
Title of Invention:	BACKGROUND INVESTIGATION MANAGEMENT SERVICE					
First Named Inventor/Applicant Name:	Tyler J. Miller					
Filer:	Philip R. Hunt					
Attorney Docket Number:	MI	ME.001-CON				
Filed as Small Entity						
Filing Fees for Utility under 35 USC 111(a)						
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)	
Basic Filing:			·			
Pages:						
Claims:						
Miscellaneous-Filing:						
Petition:						
Patent-Appeals-and-Interference:						
Post-Allowance-and-Post-Issuance:						
Extension-of-Time:						

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Miscellaneous:				
RCE- 1st Request	2801	1	600	600
	Total in USD (\$)			

Electronic Acknowledgement Receipt				
EFS ID:	30736498			
Application Number:	14721707			
International Application Number:				
Confirmation Number:	2556			
Title of Invention:	BACKGROUND INVESTIGATION MANAGEMENT SERVICE			
First Named Inventor/Applicant Name:	Tyler J. Miller			
Customer Number:	23442			
Filer:	Philip R. Hunt			
Filer Authorized By:				
Attorney Docket Number:	MIME.001-CON			
Receipt Date:	23-OCT-2017			
Filing Date:	26-MAY-2015			
Time Stamp:	20:53:19			
Application Type:	Utility under 35 USC 111(a)			

# **Payment information:**

Submitted with Payment	yes
Payment Type	CARD
Payment was successfully received in RAM	\$600
RAM confirmation Number	102417INTEFSW20554500
Deposit Account	
Authorized User	

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

File Listing	<b>j:</b>				
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
			1349861		
1	Request for Continued Examination (RCE)	MIME-001- CON_RCE_sb0030efs.pdf	8df7cc73248d5e1d8dfc517d27ee50ae81d 4343f	no 3	
Warnings:				I	
Information:					
			170873		
2		MIME-001- CON_RspToOA-2_AsFiled.pdf	bea91e185941be5dca34dcb96e9e78e84c6 ba5a1	yes	12
	Multip	l part Description/PDF files in .	zip description		
	Document Des	Start	End		
	Amendment Submitted/Entere	1	1		
	Claims		2	8	
	Applicant Arguments/Remarks	Made in an Amendment	9	1	2
Warnings:					
Information:					
			30231		
3	Fee Worksheet (SB06)	fee-info.pdf	1611d19dbd72797a05e9a888b04f996683e 7c1e6	no	2
Warnings:					
Information:					
		Total Files Size (in bytes)	15	50965	

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

#### New Applications Under 35 U.S.C. 111

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

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

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

New International Application Filed with the USPTO as a Receiving Office

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



#### UNITED STATES PATENT AND TRADEMARK OFFICE

# USPTO Automated Interview Request (AIR)

Aug 30 2017

This paper requesting to schedule and/or conduct an interview is appropriate because:

This submission is requested to be accepted as an authorization for this interview to communicate via the internet. Recognizing that Internet communications are not secure, I hereby authorize the USPTO to communicate with the undersigned concerning scheduling of the interview via video conference, instant messaging, or electronic mail, and to conduct the interview in accordance with office practice including video conferencing.

Name(s): Philip R.M. Hunt

S-signature:
/Philip Hunt/

Registration Number: 58044

U.S. Application Number: 14721707

Confirmation Number: 2556

E-mail Address: hunt@rylanderlaw.com

Phone Number: 5037586292

Proposed Time of Interview: 9-7-2017 1:00 PM ET

Prefered Interview Type: Telephonic

I am the applicant or applicant's representative for this application.





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

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
14/721,707	05/26/2015	Tyler J. Miller	MIME.001-CON	2556
	7590 08/03/201 z <b>ASSOCIATES PC</b>	7	EXAM	IINER
P.O. Box 250 VANCOUVER			ABU ROUMI,	, MAHRAN Y
VANCOUVER	, WA 90000		ART UNIT	PAPER NUMBER
			2455	
			MAIL DATE	DELIVERY MODE
			08/03/2017	PAPER

## 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.

	Application No. 14/721,707		Applicant(s) MILLER, TYLER J.		
Office Action Summary	Examiner MAHRAN ABU ROUMI	Art Unit 2455	AIA (First Inventor to File) Status No		
The MAILING DATE of this communication ap	ppears on the cover sheet with the	corresponden	ce address		
Period for Reply  A SHORTENED STATUTORY PERIOD FOR REPI THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period.  - Failure to reply within the set or extended period for reply will, by statu Any reply received by the Office later than three months after the mailine earned patent term adjustment. See 37 CFR 1.704(b).	.136(a). In no event, however, may a reply be tidentify the second will expire SIX (6) MONTHS from the cause the application to become ABANDONI	mely filed In the mailing date of ED (35 U.S.C. § 133	this communication.		
Status					
1) Responsive to communication(s) filed on <u>05/</u> A declaration(s)/affidavit(s) under <b>37 CFR 1</b>					
2a) ☐ This action is <b>FINAL</b> . 2b) ☐ The 3) ☐ An election was made by the applicant in resequirement and election and election since this application is in condition for allowed closed in accordance with the practice under	on have been incorporated into this ance except for formal matters, pr	s action. osecution as t			
Disposition of Claims*					
5) Claim(s) 1-15 is/are pending in the application 5a) Of the above claim(s) is/are withdra 6) Claim(s) is/are allowed. 7) Claim(s) 1-15 is/are rejected. 8) Claim(s) is/are objected to. 9) Claim(s) are subject to restriction and/ * If any claims have been determined allowable, you may be participating intellectual property office for the corresponding http://www.uspto.gov/patents/init_events/pph/index.jsp or sen	awn from consideration.  For election requirement.  Eligible to benefit from the <b>Patent Pro</b> application. For more information, ple	ase see	<b>way</b> program at a		
Application Papers  10) ☐ The specification is objected to by the Examin  11) ☐ The drawing(s) filed on is/are: a) ☐ ac  Applicant may not request that any objection to the  Replacement drawing sheet(s) including the corre	cepted or b) objected to by the drawing(s) be held in abeyance. Se	e 37 CFR 1.85			
Priority under 35 U.S.C. § 119  12) Acknowledgment is made of a claim for foreig  Certified copies:  a) All b) Some** c) None of the:  1. Certified copies of the priority docume  2. Certified copies of the priority docume  3. Copies of the certified copies of the priority docume	nts have been received. nts have been received in Applica iority documents have been receiv au (PCT Rule 17.2(a)).	ition No			
** See the attached detailed Office action for a list of the certi	fied copies not received.				
Attachment(s)	_				
<ol> <li>Notice of References Cited (PTO-892)</li> <li>Information Disclosure Statement(s) (PTO/SB/08a and/or PTC Paper No(s)/Mail Date</li> </ol>	3)				

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

Page 2

1. This communication is in response to Amendments for Application 14/721,707 filed on 05/1/2017. The present application is being examined under the pre-AIA first to invent provision.

Status of Claims:

Claims 1-15 are presented for examination.

Claims 1-2, 5-6 and 9-10 are amended.

Claim 15 is newly added.

#### **Examiner's Note:**

- 2. The claims and only the claims form the metes and bound of the invention. "Office personnel are to give claims their broadest reasonable interpretation in light of the supporting disclosure. In re Morris, 127 F.3d 1048, 1054-55, 44 USPQ2d 1023, 1027-28 (Fed. Cir. 1997). Limitations appearing in the specification but not recited in the claim are not read into the claim. In re Prater, 415 F.2d 1393, 1404-05, 162 USPQ 541, 550-551 (CCPA 1969)" (MPEP p. 2100-8, c 2, I45-48: p. 2100-9, c 1, I 1-4). The Examiner has full latitude to interpret each claim in the broadest reasonable sense. The Examiner will reference prior art using the terminology familiar to one of ordinary skill in the art. Such an approach is broad in concept and can be either explicit or implicit in meaning.
- 3. Examiner has cited particular paragraphs, columns or line numbers in the references applied to the claims above for the convenience of the applicant. Although

Art Unit: 2455

the specified citations are representative of the teachings of the art and are applied to specific limitations within the individual claim, other passages and figures may apply as well. It is respectfully requested from the applicant in preparing responses, to fully consider the references in entirety as potentially teaching all or part of the claimed invention, as well as the context of the passage as taught by the prior art or disclosed by the Examiner.

Page 3

In the case of amending the claimed invention, Applicant is respectfully requested to indicate the portion(s) of the specification which dictate(s) the structure relied on for proper interpretation and also to verify and ascertain the metes and bounds of the claimed invention.

#### Interview

4. The Examiner invites applicants to schedule a phone interview to expedite prosecution.

#### Response to Arguments

- 5. Applicant's arguments regarding claim rejection under 35 USC § 112 & DB have been considered and found persuasive based on applicant's amendments. Thus, the 112 rejection is withdrawn.
- 6. Applicant's arguments regarding claim rejection under 35 USC § 103(a) with respect to Claims 1-3, 5-7, 9, and 13-14 have been considered and found unpersuasive. Thus, the Examiner maintains his rejection to claims 1-3, 5-7, 9, and 13-14.

Art Unit: 2455

A. Applicant argues that the cited reference, Ritzel, does not teach the limitation of claim 1, specifically: "selecting a reference set of electronic documents based on the reference" (Remarks p. 9). The Examiner disagrees because the cited reference still teaches the claimed limitations.

Page 4

Applicant argues that "Ritzel does not teach or suggest selection of documents based on reference class" (Remarks p. 10). However, Ritzel teaches that the "reference type radio buttons on the Jobseekers References screen allow the user to define what type of reference the Reference Source will be providing" (see ¶0032). It would be obvious to one skilled in the art at the time of the invention to group (make a "set") of the references based on the type of the reference. Further, this limitation is exemplified by Figures 4L, 4M, and 4N showing different types of documentation associated with each type of reference which are substantially similar to Instant Application Figs. 25 and 26.

B. Applicant argues that the cited reference, Ritzel, does not teach the limitations (amended or otherwise) of claim 2: "searching for a previous applicant entry in the system memory associated with the applicant and a second organization different from the first organization, the previous applicant entry having a second set of program data, the second set of program data comprising information regarding the applicant, the second organization, the position the applicant applied for in the second organization, and status of a previous application the applicant applied for in the second organization; and presenting the second set of program data to the investigator" (Remarks p. 10). The Examiner disagrees because the cited reference still teaches the amended limitations.

Art Unit: 2455

claim 1.

Applicant argues that Parikh does not teach the limitation because Parikh does not teach "sending to an investigator a set of data from an application by the applicant to a previous organization that includes information regarding the applicant, the previous organization, and status of a previous application the applicant applied for in the previous organization" (Remarks p. 11). However, Parikh teaches an evaluation checklist with sufficient categories such that it would be obvious to one skilled in the art at the time of the invention that a "second set of program data" would include information regarding the applicant's application at a different organization and the statues of the application (see ¶0064-65). Thus, the Examiner maintains his rejection of

Page 5

- C. Regarding claims 5-7 and 9-10, Applicant argues that the claims are amended similarly to claims 1-3, therefore, "the reasons presented for overcoming the rejections of claim 1-3 apply to overcoming the rejections of claims 5-7 and 9-10" (Remarks p. 11). As the reasons presented for overcoming the rejections of claims 1-3 are found unpersuasive, the Examiner maintains his rejection of claims 5-7 and 9-10.
- D. Regarding claims 13-14, Applicant argues that since claims 13 and 14 are dependent on claim 9, "the rejections of these claims are overcome for at least the same reasons given for overcoming the rejection of claim 9" (Remarks p. 11). As the reasons presented for overcoming the rejection of claim 9 are found unpersuasive, the Examiner maintains his rejection of claims 13-14.
- E. Further regarding claim 13, Applicant argues that the cited art does not teach the limitation "including a first questionnaire of the plurality of

Art Unit: 2455

Page 6

questionnaires in the reference set of electronic documents, the first questionnaire in one of the plurality of classes that is related to the type of the reference" (Remarks p. 11). The Examiner disagrees because the cited reference still teaches the amended limitations.

Applicant argues that LaPasta does not teach "creating questionnaires, each belonging to a class related to the type of reference, then selecting one of the questionnaires to the reference, the class of the questionnaire matching the reference" because "[c]lassifying based on job competency cannot be considered to be teaching or suggesting classifying based on type of reference" (Remarks ps. 11-12). However, the "specific job-related and validated competency" (¶0040) taught by LaPasta can be understood by one skilled in the art at the time of the invention to include classifying the references based on the type or source of the reference. Thus, the Examiner maintains his rejection of claim 13.

F. Regarding claims 4, 8, and 12, Applicant argues that since they are depend on claims 1, 5, and 9 respectively, the "rejections of these claims are overcome for at least the same reasons given for overcoming the rejection of claims 1, 5, and 9" (Remarks p. 12). As the reasons presented for overcoming the rejection of claims 1, 5, and 9 are found unpersuasive, the Examiner maintains his rejection of claims 4, 8, and

#### **Double Patenting**

7. 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

Art Unit: 2455

prevent the unjustified or improper time wise 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).

Page 7

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).

8. Claims 1-14 are rejected on the ground of nonstatutory double patenting as being unpatentable over claims 1-14 of U.S. Patent No. 9070098 B2.

Art Unit: 2455

9. 14/721707 (Instant application)	U.S. Patent No. 9070098 B2			
Claims 1, 5 & 9:	Claims 1, 5 & 9:			
Claim 1 as an example:	Claim 1 as an example:			
receiving program data identifying the	receiving program data identifying the			
applicant, the position, the first organization,	applicant, the position, the first organization,			
and the investigator;	and the investigator;			
storing a new applicant entry in the system	storing a new applicant entry in the system			
memory, the new applicant entry associated	memory, the new applicant entry associated			
with the program data identifying the	with the program data identifying the			
applicant, the position, the first organization,	applicant, the position, the first organization,			
and the investigator;	and the investigator;			
transmitting an applicant hyperlink to an	transmitting an applicant hyperlink to an			
applicant email address associated with the	applicant email address associated with the			
applicant, the applicant hyperlink for viewing	applicant, the applicant hyperlink for viewing			
an applicant set of electronic documents;	an applicant set of electronic documents;			
receiving an applicant electronic response	receiving an applicant electronic response			
with program data regarding a first reference,	with program data regarding a first			
wherein the first reference is a first person	reference, wherein the first reference is a			
likely to have information regarding the	first person likely to have information			

Art Unit: 2455

applicant, the program data including a first	regarding the applicant, the program data
reference email address associated with the	including a first reference email address
first reference;	associated with the first reference;
determining a reference class of the first reference based on the program data	determining a reference class of the first reference based on the program data
regarding the first reference;	regarding the first reference;
selecting a first reference set of electronic	selecting a first reference set of electronic
documents based on the reference class of the	documents based on the reference class of the
first reference;	first reference;
transmitting a first reference hyperlink to the first reference email address, the first reference hyperlink for viewing the first reference set of electronic documents associated with the position;	transmitting a first reference hyperlink to the first reference email address, the first reference hyperlink for viewing the first reference set of electronic documents associated with the position;
receiving a first reference electronic response	receiving a first reference electronic response
to the first reference set of electronic	to the first reference set of electronic

Art Unit: 2455

documents from the first reference; and	documents from the first reference;

Claims 5 and 9 of instant application are substantially similar to the above claim, thus the same rationale applies. Here, claims 1-14 of **U.S. Patent No. 9070098 B2** discloses and anticipate the subject matter of claims 1-14 as set forth in the table above.

## Claim Rejections - 35 USC § 103

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

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

- 11. The factual inquiries set forth in *Graham v. John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103 are summarized as follows:
  - 1. Determining the scope and contents of the prior art.
  - 2. Ascertaining the differences between the prior art and the claims at issue.
  - 3. Resolving the level of ordinary skill in the pertinent art.

Art Unit: 2455

4. Considering objective evidence present in the application indicating obviousness or nonobviousness.

12. Claims 1-3, 5-7, 9 and 13-15 are rejected under pre-AIA 35 U.S.C. 103(a) as being unpatentable over Parikh et al. (hereinafter Parikh) US 2012/0089528 A1 in view of LaPasta et al. (hereinafter LaPasta) US 2005/0033633 A1 and further in view of Ritzel US 6904407 B2.

Regarding Claim 1, Parikh teaches a method for a computing device with a processor and a system memory to assist an investigator in conducting a background investigation of an applicant for a position within a first organization (see Fig. 12-14 & ¶0068. Note also that Parikh teaches at least two kinds of investigations, see ¶0070), comprising the steps of:

receiving a first set of program data comprising information identifying the applicant (Fig. 12 & ¶0027, During the HR interview, documents submitted by one or more prospective candidates may be verified using a document checklist T101), the position (Fig. 12 & ¶0027, The one or more prospective candidates may be selected for job positions such as regular/permanent employee positions, contract employee positions, campus recruited employee positions, lateral employment positions, and the like), the first organization (Fig. 12, see TQA organization), and the investigator (Fig. 12, see HR interviewer name). Note that an investigator within an organization as defined in the preamble of the independent claims broadly interpreted may mean, inter

Art Unit: 2455

alia, Human Resources' personal e.g. hiring, firing, promotion, demotion, etc. Thus, here HR rep. or TQA and Line Recruiter of Fig. 12 & ¶0066-0068 are functionally equivalent to an investigator. In addition, see also ¶0024, `talent quality group (TQG)` refers to a talent acquisition (TA) team and includes talent quality recruiters, TQG associates (TQA), TQG executives, source due diligence team, background verification team, on boarding team and partner management who are involved in hiring potential employees for an organization. Also, the terms `high volume talent acquisition` and `high volume job hiring` are used interchangeably throughout the document.

storing a new applicant entry in the system memory (Fig. 1 & ¶0028-¶0029), the new applicant entry associated with the <u>first set of</u> program data identifying the applicant selecting an applicant set of electronic documents based on the <u>position</u> (Fig. 12 & ¶0027, During the HR interview, documents "set of electronic documents" submitted by one or more prospective candidates may be verified using a document checklist T101. An exemplary detailed document checklist "set of electronic documents" T101 is shown in FIG. 12 and is explained in more detail below with reference to the FIG. 12. The one or more prospective candidates may be selected for job positions such as regular/permanent employee positions, contract employee positions, campus recruited employee positions, lateral employment positions, and the like), (Fig. 12 & ¶0027, The one or more prospective candidates may be selected for job positions such as regular/permanent employee positions, contract employee positions, campus recruited employee positions, lateral employment positions, and the like);

Art Unit: 2455

Parikh does not expressly teach "transmitting an applicant hyperlink to an applicant email address associated with the applicant, the applicant hyperlink for viewing an the applicant set of electronic documents; receiving an applicant electronic response with a reference set of program data, wherein the reference set of program data comprises information regarding a first reference, wherein the first reference is a first person likely to have having information regarding the applicant, the program data including a first reference email address associated with the first reference; determining a reference class of the first reference based on the reference set of program data regarding the first reference; selecting a first reference set of electronic documents based on the reference class of the first reference; transmitting a first reference hyperlink to the first reference email address, the first reference hyperlink for viewing the first reference set of electronic documents associated with the position; receiving a first reference electronic response to the first reference set of electronic documents from the first reference; and storing the first reference electronic response in the system memory, associating the first reference electronic response with the new applicant entry."

LaPasta teaches transmitting an applicant hyperlink to an applicant email address associated with the applicant (Fig. 9 & ¶0043-¶0044), the applicant hyperlink for viewing the applicant set of electronic documents (viewing references you choose, see Fig. 9 & ¶0043-¶0044);

Art Unit: 2455

receiving an applicant electronic response with a reference set of program data, wherein the reference set of program data comprises information regarding a first reference (¶0044), wherein the first reference is a first person likely to have having information regarding the applicant (LaPasta teaches that "Business" or "Professional" references have specific knowledge about the job-related competencies of the candidate, see ¶0044), the program data including a first reference email address associated with the first reference (¶0044 & Fig. 5);

Page 14

determining a reference class of the first reference based on the reference set of program data regarding the first reference (¶0044 professional vs business);

transmitting a first reference hyperlink to the first reference email address ( $\P0047$ ), the first reference hyperlink for viewing the first reference set of electronic documents associated with the position ( $\P0047$ );

receiving a first reference electronic response to the first reference set of electronic documents from the first reference (¶0047-¶0050); and

storing the first reference electronic response in the system memory, associating the first reference electronic response with the new applicant entry ( $\P0047-\P0050$ ).

It would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate the teachings of LaPasta into the system of Parikh in order to provide a more effective and inexpensive system and method for collecting and evaluating information provided by reference providers for job candidates (¶0007). Utilizing such teachings provide a system that is substantially automated and that is

Art Unit: 2455

used early in the hiring process (¶0007). Also, utilizing such teachings provide guidance for the hiring manager to further explore areas of weakness in the candidate during the hiring process (¶0006-¶0007).

Parikh in view of LaPasta do not expressly teach selecting a reference set of electronic documents based on the reference class of the reference;

Ritzel teaches selecting a reference set of electronic documents based on the reference class of the reference selecting a first reference set of electronic documents based on the reference class of the first reference (See Fig. 4E where jobseeker must enter the type "class" of reference e.g. professional, personal or letter of reference. In addition, Figs. L & M show the difference & Col. 13, lines 64-67 & Col. 14, lines 1-13);

It would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate the teachings of Ritzel into the system of Parikh in view of LaPasta in order to provide a list of references with the type of the references for Recruiter/Employer (Abstract). Utilizing such teachings enable the system to eliminate repeated contact of jobseekers' references for positions that change frequently (Abstract). Also providing virtually instant checking of references and eliminating loss of potential employee through extended process (Abstract). In addition, utilizing such teachings provide significant reduction in cost and time of checking reference by recruiter/Employer (Abstract).

Art Unit: 2455

Regarding Claim 2, Parikh in view of LaPasta and further in view of Rizel teach the method of claim 1, Parikh further teaches further comprising the steps of:

searching (see search function in Fig. 2) for a previous applicant entry in the system memory associated with the applicant and a second organization different from the first organization (details on previous employment in Fig. 12), the previous applicant entry having a second set of program data, the second set of program data comprising information regarding the applicant, the second organization, the position the applicant applied for in the second organization, and status of a previous application the applicant applied for in the second organization (details on experience with previous organization, see ¶0065 & Fig. 13, see 19.4 and 19.5); and presenting the second set of program data to the investigator (see Figs. 12 & 13). See also Rizel where Recruiter/Employer can search data bank 28 in Fig. 1D for prior data with other organizations).

Regarding Claim 3, Parikh in view of LaPasta and further in view of Rizel teach the method of claim 1, LaPasta further teaches further comprising the steps of: presenting to the investigator, prior to transmitting the applicant hyperlink for viewing the applicant set of electronic documents, an option of changing one or more documents in the applicant set of electronic documents (LaPasta ¶0040 "modify an existing survey").

Art Unit: 2455

Regarding claim 5, Parikh teaches a non-transitory computer-readable medium having stored thereon instructions which, when executed by a processor of a computing device with a system memory, cause the computing device to perform the steps of a method to assist an investigator in conducting a background investigation of an applicant for a position within a first organization (¶0076 & Claim 17).

The rest of the limitation is substantially similar to Claim 1, thus the same rationale apples.

Claims 6-7 are substantially similar to Claims 2-3, thus the same rationale apples.

Regarding Claim 9, Parikh teaches a computing device configured to assist an investigator in conducting a background investigation of an applicant for a position within a first organization, comprising: a processor; and a system memory, the system memory having instruction stored therein that when executed by the processor (see Claim 1).

The rest of the limitation is substantially similar to Claim 1, thus the same rationale apples.

Claims 10-11 are substantially similar to Claims 2-3, thus the same rationale apples.

Art Unit: 2455

Regarding Claim 13, Parikh in view of LaPasta and further in view of Rizel teach the computing device of claim 9, LaPasta further teaches further comprising additional instructions stored in the system memory which, when executed by the processor of the computing device, cause the computing device to perform the step of:

creating a plurality of questionnaires each being a member of at least one class of a plurality of classes of questionnaires, each class being related to a type of reference ( $\P0040$ ); and

including a first questionnaire of the plurality of questionnaires in the first reference set of electronic documents, the first questionnaire in one of the plurality of classes that is related to the type of the first reference ( $\P0040$ ).

See also Ritzel, see Fig. 4E where jobseeker must enter the type "class" of reference e.g. professional, personal or letter of reference. In addition, Figs. L & M show the difference & Col. 13, lines 64-67 & Col. 14, lines 1-13.

Regarding Claim 14, Parikh in view of LaPasta and further in view of Rizel teach the computing device of claim 13, LaPasta further teaches further comprising additional instructions stored in the system memory which, when executed by the processor of the computing device, cause the computing device to perform the step of: receiving instructions from the investigator to edit one of the questionnaires (¶0040).

Art Unit: 2455

Claims 15 is substantially similar to the above claims, thus the same rationale applies where Parikh in view of LaPasta and further in view of Rizel teaches a method for a computing device with a processor and a system memory to assist an investigator in conducting a background investigation of an applicant for a position within a first organization (see Fig. 12-14 & ¶0068. Note that Parikh taches at least two kinds of investigations, see ¶0070), comprising the steps of:

receiving a first set of program data comprising information identifying the applicant (Fig. 12 & ¶0027, During the HR interview, documents submitted by one or more prospective candidates may be verified using a document checklist T101), the position (Fig. 12 & ¶0027, The one or more prospective candidates may be selected for job positions such as regular/permanent employee positions, contract employee positions, campus recruited employee positions, lateral employment positions, and the like), the first organization (Fig. 12, see TQA organization), and the investigator (1);

entry associated with the first set of program data (Fig. 12, see HR interviewer name. Note that an investigator within an organization as defined in the preamble of the independent claims broadly interpreted may mean, inter alia, Human Resources' personal e.g. hiring, firing, promotion, demotion, etc.. Thus, here HR rep or TQA and Line Recruiter of Fig. 12 and ¶0066-068 are functionally equivalent to an investigator. In addition, see also ¶0024, "talent quality group (TQG)" refers to a talent acquisition (TA) team and includes talent quality recruiters, TQG associates (TQA), TQG executives, source due diligence team, background verification team, on boarding team and partner

Art Unit: 2455

management who are involved in hiring potential employees for an organization. Also, the terms, "high volume talent acquisition" and "high volume job hiring" are used interchangeably throughout the document.);

searching (see search function in Fig. 2) for a previous applicant entry in the system memory associated with the applicant and a second organization different from the first organization (details on precious employment in Fig. 12), the previous applicant entry having a second set of program data, the second set of program data comprising information regarding the applicant, the second organization, the position the applicant applied for in the second organization, and status of a previous application the applicant applied for in the second organization (details on experience with previous organization, see ¶0065 & Fig. 13, see 19.4 & 19.5);

and presenting the second set of program data to the investigator (see Figs. 12 &13. See also Rizel where Recruiter/Employer can search data bank 28 in Fig. 1D for prior data with other organizations.).

13. Claims 4, 8 and 12 are rejected under pre-AIA 35 U.S.C. 103(a) as being unpatentable over Parikh et al. (hereinafter Parikh) US 2012/0089528 A1 in view of LaPasta et al. (hereinafter LaPasta) US 2005/0033633 A1, further in view of Ritzel US 6904407 B2 and further in view of Farris US 2003/0208752 A1.

Regarding Claim 4, Parikh in view of LaPasta and further in view of Rizel teach the method of claim 1, but do not expressly teach further teaches wherein one

Art Unit: 2455

document of the applicant set of electronic documents is an inter-active questionnaire in which a next question presented to the reference is based on a response to a prior question.

Farris teaches further teaches wherein one document of the applicant set of electronic documents is an inter-active questionnaire in which a next question presented to the reference is based on a response to a prior question (Farris in ¶0008 & Abstract).

It would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate the teachings of Farris into the system of Parikh in view of LaPasta and further in view of Ritzel in order to evaluate a potential employee's competency and skill via the employ of web-based applications or desktop computer applications to present potential candidates with a series of employee-customer scenarios and related questions requiring interactive responses (Abstract). Utilizing such teachings enable the system to more efficiently select potential employees whom they believe possess the requisite level of skill for a particular job position/application (Abstract).

Claims 8 &12 are substantially similar to Claim 4, thus the same rationale applies.

#### Conclusion

14. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See

Art Unit: 2455

MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

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

Any inquiry concerning this communication or earlier communications from the examiner should be directed to MAHRAN ABU ROUMI whose telephone number is (571)272-3512. The examiner can normally be reached on Monday - Friday, 8AM - 5PM (EST).

Examiner interviews are available via telephone, in-person, and video conferencing using a USPTO supplied web-based collaboration tool. To schedule an interview, applicant is encouraged to use the USPTO Automated Interview Request (AIR) at http://www.uspto.gov/interviewpractice.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Emmanuel Moise can be reached on 571-272-3865. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300. Information regarding the status of an application may be obtained from the Patent

Art Unit: 2455

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

/MAHRAN ABU ROUMI/ Primary Examiner, Art Unit 2455

800-786-9199 (IN USA OR CANADA) or 571-272-1000.

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Index of Claims	14721707	MILLER, TYLER J.
	Examiner	Art Unit
	MAHRAN ABU ROUMI	2455

<b>✓</b>	Rejected	-	Cancelled	N	Non-Elected	Α	Appeal
=	Allowed	÷	Restricted	ı	Interference	0	Objected

Claims	renumbered	in the same	order as pres	ented by ap	plicant		☐ CPA	□ т.п	D. 🗆	R.1.47
CLAIM			DATE							
Final	Original	01/30/2017	07/27/2017							
	1	✓	✓							
	2	✓	✓							
	3	✓	✓							
	4	✓	✓							
	5	✓	✓							
	6	✓	✓							
	7	✓	✓							
	8	✓	✓							
	9	✓	✓							
	10	✓	✓							
	11	✓	✓							
	12	✓	✓							
	13	✓	✓							
	14	✓	✓							
	15		<b>√</b>							

U.S. Patent and Trademark Office Part of Paper No.: 20170709

# Search Notes

Application/Control No.	Applicant(s)/Patent Under Reexamination
14721707	MILLER, TYLER J.
Examiner	Art Unit
MAHRAN ABU ROUMI	2455

CPC- SEARCHED			
Symbol	Date	Examiner	
G 06Q 10/107 H 04L 12/585 H 04L 12/58, H 04L 12/581, H 04L 12/5855	1/30/2017	MA	
G 06Q 10/1053 G 06Q 10/10 G 06Q 10/06, G 06Q 10/105, G 06Q 30/08	1/30/2017	MA	

CPC COMBINATION SETS - SEARCHED				
Symbol	Date	Examiner		

	US CLASSIFICATION SEARCHE	D	
Class	Subclass	Date	Examiner
709	206	1/30/2017	MA

<sup>\*</sup> See search history printout included with this form or the SEARCH NOTES box below to determine the scope of the search.

SEARCH NOTES			
Search Notes	Date	Examiner	
double patenting, east search and inventors name search	1/30/2017	MA	
IEEE database and google patents	1/30/2017	MA	
705/321	1/30/2017	MA	
updated search	7/27/2017	MA	

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

	/MAHRAN ABU ROUMI/ Primary Examiner.Art Unit 2455
--	--

U.S. Patent and Trademark Office Part of Paper No.: 20170709

# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Tyler J. Miller Inventor(s): Tyler J. Miller Serial No.: 14721707
Filed: 2015-05-26

Confirm No.: 2556

For: : BACKGROUND INVESTIGATION MANAGEMENT

SERVICE

Examiner: : ABU ROUMI, MAHRAN Y

TC/A.U.: : 2455

Date: : May 1, 2017

# Via EFS

# AMENDMENT/REPLY TO NON-FINAL OFFICE ACTION UNDER 37 CFR § 1.111

This reply is made to a non-final office action mailed 01 February 2017.

Amendments to the Claims	2
Remarks / Arguments	9
The Double Patenting Rejections	9
The Section § 112 Indefiniteness Rejections	9
The Section § 103 Obviousness Rejections	9
Claims 1-3	9
Claim 2	10
Claims 5-7, 9-10 and 13-14	11
Claim 13	
Claims 4, 8, and 12	12
Support for Amendments and New Claims	12
Patentability of New Claim	
Conclusion	

#### **AMENDMENTS TO THE CLAIMS**

Claims 1–15 are pending, with claims 1, 5, 9, and 15 being independent. Claims 1, 2, 5, 6, 9, and 10 have been amended. Claim 15 has been added. No new subject matter has been added.

# Listing of the Claims

What is claimed is:

- 1. (Currently Amended) A method for a computing device with a processor and a system memory to assist an investigator in conducting a background investigation of an applicant for a position within a first organization, comprising the steps of:
  - receiving a first set of program data comprising information identifying the applicant, the position, the first organization, and the investigator;
  - storing a new applicant entry in the system memory, the new applicant entry associated with the <u>first set of program data identifying the applicant</u>, the <u>position</u>, the <u>first organization</u>, and the investigator;
  - selecting an applicant set of electronic documents based on the position;
  - transmitting an applicant hyperlink to an applicant email address associated with the applicant, the applicant hyperlink for viewing an the applicant set of electronic documents;
  - wherein the reference set of program data comprises information regarding a first-reference, wherein the first-reference is a first-person likelybelieved to have having information regarding the applicant, the program data including a first-reference email address associated with the first-reference;
  - determining a reference class of the first-reference based on the <u>reference set of</u> program data-regarding the first reference;
  - selecting a ####-reference set of electronic documents based on the reference class of the ####-reference;
  - transmitting a first-reference hyperlink to the first-reference email address, the first-reference hyperlink for viewing the first-reference set of electronic documents associated with the position;

- receiving a first-reference electronic response to the first-reference set of electronic documents from the first-reference; and
- storing the first-reference electronic response in the system memory, associating the first-reference electronic response with the new applicant entry.
- 2. (Currently Amended) The method of claim 1, further comprising the steps of:
  - searching for a previous applicant entry in the system memory associated with the applicant and a second organization different from the first organization, the previous applicant entry having a second set of program data, the second set of program data comprising information regarding the applicant, the second organization, the position the applicant applied for in the second organization, and status of a previous application the applicant applied for in the second organization; and

presenting the second set of program data to the investigator.

searching for a previous applicant entry in the system memory associated with the applicant and a second organization different from the first organization, the previous applicant entry having program data regarding the applicant and a previous background investigation conducted on the applicant by the second organization for a previous position in the second organization; and sending program data from the previous applicant entry to the investigator.

- 3. (Original) The method of claim 1, further comprising the steps of:
  - presenting to the investigator, prior to transmitting the applicant hyperlink for viewing the applicant set of electronic documents, an option of changing one or more documents in the applicant set of electronic documents.
- 4. (Original) The method of claim 1, wherein one document of the applicant set of electronic documents is an inter-active questionnaire in which a next question presented to the reference is based on a response to a prior question.
- 5. (Currently Amended) A non-transitory computer-readable medium having stored thereon instructions which, when executed by a processor of a computing device with a system memory, cause the computing device to perform the steps of a method to assist an

investigator in conducting a background investigation of an applicant for a position within a first organization, the steps of the method comprising:

- receiving a first set of program data comprising information identifying the applicant, the position, the first organization, and the investigator;
- storing a new applicant entry in the system memory, the new applicant entry associated with the <u>first set of program data-identifying the applicant</u>, the position, the first organization, and the investigator;
- selecting an applicant set of electronic documents based on the position;
- transmitting an applicant hyperlink to an applicant email address associated with the applicant, the applicant hyperlink for viewing an the applicant set of electronic documents;
- wherein the reference set of program data comprises information regarding a first reference, wherein the first reference is a first person likelybeliayed to have having information regarding the applicant, the program data including a first reference email address associated with the first reference;
- determining a reference class of the first-reference based on the reference set of program data-regarding the first-reference;
- selecting a ####-reference set of electronic documents based on the reference class of the ####-reference;
- transmitting a first-reference hyperlink to the first-reference email address, the first-reference hyperlink for viewing the first-reference set of electronic documents associated with the position;
- receiving a first-reference electronic response to the first-reference set of electronic documents from the first-reference; and
- storing the first-reference electronic response in the system memory, associating the first-reference electronic response with the new applicant entry.

6. (Currently Amended) The non-transitory computer-readable medium of claim 5, having stored thereon additional instructions which, when executed by the processor of the computing device, cause the computing device to perform the steps of:

searching for a previous applicant entry in the system memory associated with the applicant and a second organization different from the first organization, the previous applicant entry having a second set of program data, the second set of program data comprising information regarding the applicant, the second organization, the position the applicant applied for in the second organization, and status of a previous application the applicant applied for in the second organization; and

presenting the second set of program data to the investigator.

searching for a previous applicant entry in the system memory associated with the applicant and a second organization different from the first organization, the previous applicant entry having program data regarding the applicant and a previous background investigation conducted on the applicant by the second organization for a previous position in the second organization, and sending program data from the previous applicant entry to the investigator.

7. (Original) The non-transitory computer-readable medium of claim 5, having stored thereon additional instructions which, when executed by the processor of the computing device, cause the computing device to perform the steps of:

presenting to the investigator, prior to transmitting the applicant hyperlink for viewing the applicant set of electronic documents, an option of changing one or more documents in the applicant set of electronic documents.

8. (Original) The non-transitory computer-readable medium of claim 5,

wherein one document of the applicant set of electronic documents is an inter-active questionnaire in which a next question presented to the reference is based on a response to a prior question.

- 9. (Currently Amended) A computing device configured to assist an investigator in conducting a background investigation of an applicant for a position within a first organization, comprising:
  - a processor; and
  - a system memory, the system memory having instruction stored therein that when executed by the processor, cause the computing device to perform the steps of:
  - receiving a <u>first set of program data comprising information</u> identifying the applicant, the position, the first organization, and the investigator;
  - storing a new applicant entry in the system memory, the new applicant entry associated with the <u>first set of program data-identifying the applicant</u>, the position, the first organization, and the investigator;
  - selecting an applicant set of electronic documents based on the position;
  - transmitting an applicant hyperlink to an applicant email address associated with the applicant, the applicant hyperlink for viewing an applicant set of electronic documents;
  - wherein the reference set of program data comprises information regarding a first reference, wherein the first reference is a first person likelybelieved to have having information regarding the applicant, the program data including a first reference email address associated with the first reference;
  - determining a reference class of the first-reference based on the reference set of program data-regarding the first-reference;
  - selecting a first-reference set of electronic documents based on the reference class of the first-reference;
  - transmitting a first-reference hyperlink to the first-reference email address, the first-reference set of electronic documents associated with the position;
  - receiving a first-reference electronic response to the first-reference set of electronic documents from the first-reference; and
  - storing the first-reference electronic response in the system memory, associating the first-reference electronic response with the new applicant entry.

10. (Currently Amended) The computing device of claim 9, further comprising additional instructions stored in the system memory which, when executed by the processor of the computing device, cause the computing device to perform the step of:

searching for a previous applicant entry in the system memory associated with the applicant and a second organization different from the first organization, the previous applicant entry having a second set of program data, the second set of program data comprising information regarding the applicant, the second organization, the position the applicant applied for in the second organization, and status of a previous application the applicant applied for in the second organization; and

presenting the second set of program data to the investigator.

searching for a previous applicant entry in the system memory associated with the applicant and a second organization different from the first organization, the previous applicant entry having program data regarding the applicant and a previous background investigation conducted on the applicant by the second organization for a previous position in the second organization, and sending program data from the previous applicant entry to the investigator.

11. (Original) The computing device of claim 9, further comprising additional instructions stored in the system memory which, when executed by the processor of the computing device, cause the computing device to perform the step of:

presenting to the investigator, prior to transmitting the applicant hyperlink for viewing the applicant set of electronic documents, an option of changing one or more documents in the applicant set of electronic documents.

12. (Original) The computing device of claim 9,

wherein one document of the applicant set of electronic documents is an inter-active questionnaire in which a next question presented to the reference is based on a response to a prior question.

- 13. (Original) The computing device of claim 9, further comprising additional instructions stored in the system memory which, when executed by the processor of the computing device, cause the computing device to perform the step of:
  - creating a plurality of questionnaires each being a member of at least one class of a plurality of classes of questionnaires, each class being related to a type of reference; and
  - including a first questionnaire of the plurality of questionnaires in the \*\*\*\*\* reference set of electronic documents, the first questionnaire in one of the plurality of classes that is related to the type of the \*\*\*\*\* reference.
- 14. (Original) The computing device of claim 13, further comprising additional instructions stored in the system memory which, when executed by the processor of the computing device, cause the computing device to perform the step of:

receiving instructions from the investigator to edit one of the questionnaires.

- 15. (New) A method for a computing device with a processor and a system memory to assist an investigator in conducting a background investigation of an applicant for a position within a first organization, comprising the steps of:
  - receiving a first set of program data comprising information identifying the applicant, the position, the first organization, and the investigator;
  - storing a new applicant entry in the system memory, the new applicant entry associated with the first set of program data;
  - searching for a previous applicant entry in the system memory associated with the applicant and a second organization different from the first organization, the previous applicant entry having a second set of program data, the second set of program data comprising information regarding the applicant, the second organization, the position the applicant applied for in the second organization, and status of a previous application the applicant applied for in the second organization; and

presenting the second set of program data to the investigator.

# REMARKS / ARGUMENTS

The Applicant makes the following remarks regarding individual issues:

#### THE DOUBLE PATENTING REJECTIONS

In the Office Action, claims 1-14 are rejected on the ground of nonstatutory double patenting as being unpatentable over claims 1-14 of U.S. Patent No. 9,070,098.

The Applicant will file terminal disclaims as needed to overcome these rejections once the examiner has found allowable subject matter. The Applicant respectfully request the Examiner hold these rejections in abeyance until then.

# THE SECTION § 112 INDEFINITENESS REJECTIONS

In the Office Action, the Examiner rejected claims 1-14 under 35 U.S.C. 35 U.S.C. 112(b) or 35 U.S.C. 112 (pre-AIA), second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which the inventor or a joint inventor, or for pre-AIA the applicant regards as the invention. Specifically, the Office Action finds that the limitation "...first person likely..." [emphasis added] is a term of degree that renders the claims indefinite because the specification does not provide enough information to one skilled in the art to determine the scope of such limitation.

The applicant has amended these claims to eliminate the term "likely." The Applicant believes this amendment overcomes these rejections.

# THE SECTION § 103 OBVIOUSNESS REJECTIONS

In the Office Action, the Examiner rejected Claims 1-3, 5-7, 9-11 and 13-14 under 35 U.S.C. 103(a) as being unpatentable over Parikh et al. (hereinafter Parikh) US 2012/0089528 Al in view of LaPasta et al. (hereinafter LaPasta) US 2005/0033633 Al and further in view of Ritzel US 6904407 B2. The Applicant respectfully traverses these rejections.

#### CLAIMS 1-3

Regarding claim 1, the Applicant believes the rejection of claim 1 is erroneous because the cited art does not teach at least one limitation of claim 1, specifically:

selecting a first-reference set of electronic documents based on the reference class of the first-reference;

The Office Action (Page 12) admits that Parikh in view of LaPasta does not teach this limitation, but finds it taught by Ritzel (Col. 13, lines 64-67, Col. 14, lines 1-13). The Applicant respectfully disagrees. Ritzel teaches a system that allows for the collection of reference class information about a reference letter when the reference letter is entered in the system, but Ritzel does not teach or suggest selection of documents based on reference class. For at least this reason, the Applicant believes this rejection has been overcome.

Regarding claims 2 and 3, they are dependent on claim 1 and incorporate all limitations of claim 1. The rejections of these claims are overcome for at least the same reasons given for overcoming the rejection of claim 1.

#### CLAIM 2

Further regarding claim 2, the Applicant believes the rejection of unamend claim 2 is erroneous. However, the Applicant has amended claim 2 to more clearly recite the patentable subject matter. The Applicant believes that claim 2 is patentable because the cited art does not teach the limitations of claim 2, either amended or unamended:

searching for a previous applicant entry in the system memory associated with the applicant and a second organization different from the first organization, the previous applicant entry having a second set of program data, the second set of program data comprising information regarding the applicant, the second organization, the position the applicant applied for in the second organization, and status of a previous application the applicant applied for in the second organization; and

presenting the second set of program data to the investigator.

searching for a previous applicant entry in the system memory associated with the applicant and a second organization different from the first organization, the previous applicant entry having program data regarding the applicant and a previous background investigation conducted on the applicant by the second organization for a previous position in the second organization; and

sending program data from the previous applicant entry to the investigator

The Office Action finds that the unamended version of these limitations is taught by Parikh (Paragraph [0065]). The Applicant respectfully disagrees. Parikh teaches a system

using an e-dossier checklist that includes reference to an experience letter from a previous organization, but it does not teach sending to an investigator a set of data from an application by the applicant to a previous organization that includes information regarding the applicant, the previous organization, the position the applicant applied for in the previous organization, and status of a previous application the applicant applied for in the previous organization. For at least this reason, the Applicant believes this rejection has been overcome.

#### CLAIMS 5-7, 9-10 AND 13-14

Regarding claims 5-7 and 9-10, The Office Action states they are substantially similar to claims 1-3 and the same rationale for rejection replies. The Applicant has amended claims 5-7 and 9-10 similarly to claims 1-3. The Applicant believes the reasons presented for overcoming the rejections of claim 1-3 apply to overcoming the rejections of claims 5-7 and 9-10.

Regarding claims 13 and 14, they are dependent on claim 9 and incorporate all limitations of claim 9. The rejections of these claims are overcome for at least the same reasons given for overcoming the rejection of claim 9.

# CLAIM 13

Further regarding claim 13, the Applicant believes the rejection of claim 13 is erroneous because the cited art does not teach at least one limitation of claim 13, specifically:

including a first questionnaire of the plurality of questionnaires in the first reference set of electronic documents, the first questionnaire in one of the plurality of classes that is related to the type of the first reference.

The Office Action (Page 15) finds this limitation is taught by LaPasta (paragraph [0040]). The Applicant respectfully disagrees. LaPasta teaches a system in which a user can design a survey from a stored table of questions, with each question related to a specific job competency. However, LaPasta does not teach creating questionnaires, each belonging to a class related to the type of reference, then selecting one of the questionnaires to the reference, the class of questionnaire matching the class of the reference. Classifying based

on job competency cannot be considered to be teaching or suggesting classifying based on type of reference. For at least these reasons, the Applicant believes this rejection has been overcome.

#### CLAIMS 4, 8, AND 12

Regarding claims 4, 8 and 12, they are dependent on claims 1, 5, and 9 respectively and incorporate all limitations of claims 1, 5, and 9 respectively. The rejections of these claims are overcome for at least the same reasons given for overcoming the rejection of claims 1, 5, and 9.

# **Support for Amendments and New Claims**

Support for the amendment(s) for the claims are found in the application as originally filed as follows:

Claims 1, 5, 9: Page 21, lines 23-27 and page 22, lines 1-2.

Claims 2, 6, 10: Page 21, lines 20-23 and page 10, lines 10-13.

Claim 15: Original claims 1 and 2. Page 21, lines 20-23 and page 10, lines 10-13.

# **Patentability of New Claim**

The applicant has added new claim 15. Claim 15 is a combination of the elements of amended claim and select elements of claim 1. The Applicant asserts that claim 15 is patentable over the cited art for at least the same reasons as given for overcoming the rejection of claim 2.

# **CONCLUSION**

For the foregoing reasons, reconsideration and allowance of the claims as amended is solicited. The Examiner is encouraged to telephone the undersigned at (360) 750-9931 if it appears that an interview would be helpful in advancing the case. The Applicant respectfully submits that this application is in condition for allowance. Such is earnestly requested.

Respectfully submitted,

/Philip R.M. Hunt/ PHILIP R.M. HUNT USPTO Reg. No. 58,044 RYLANDER & ASSOCIATES PC 406 West 12th Street Vancouver, Washington 98660 (360) 750-9931

Electronic Patent A	App	olication Fee	e Transmit	tal	
Application Number:	14	721707			
Filing Date:	26-	-May-2015			
Title of Invention:	BA	CKGROUND INVEST	IGATION MANA	GEMENT SERVICE	
First Named Inventor/Applicant Name:	Tyl	er J. Miller			
Filer:	Ph	ilip R. Hunt			
Attorney Docket Number:	MI	ME.001-CON			
Filed as Small Entity					
Filing Fees for Utility under 35 USC 111(a)					
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Basic Filing:					
Pages:					
Claims:					
INDEPENDENT CLAIMS IN EXCESS OF 3		2201	1	210	210
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:				
	Tot	al in USD	(\$)	210

Electronic Ac	knowledgement Receipt
EFS ID:	29083837
Application Number:	14721707
International Application Number:	
Confirmation Number:	2556
Title of Invention:	BACKGROUND INVESTIGATION MANAGEMENT SERVICE
First Named Inventor/Applicant Name:	Tyler J. Miller
Customer Number:	23442
Filer:	Philip R. Hunt
Filer Authorized By:	
Attorney Docket Number:	MIME.001-CON
Receipt Date:	01-MAY-2017
Filing Date:	26-MAY-2015
Time Stamp:	18:13:45
Application Type:	Utility under 35 USC 111(a)

# **Payment information:**

Submitted with Payment	yes
Payment Type	CARD
Payment was successfully received in RAM	\$210
RAM confirmation Number	050217INTEFSW18150500
Deposit Account	
Authorized User	

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

File Listing:					
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
			177316		
1		MIME-001- CON_RspToOA-1_AsFiled.pdf	8d6263923250adf36ab125b996c38c87f5a e02cb	yes	13
	Multip	part Description/PDF files in .	zip description		
	Document De	scription	Start	E	nd
	Amendment/Req. Reconsiderat	ion-After Non-Final Reject	1		1
	Claims	5	2		8
	Applicant Arguments/Remarks	Made in an Amendment	9	,	13
Warnings:					
Information:		T			
			30181		
2	Fee Worksheet (SB06)	fee-info.pdf	7b4aaf358f9470d74cc401edcfb454351937 99e8	no	2
Warnings:					
Information:					
		Total Files Size (in bytes)	20	)7497	

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.

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

P/	ATENT APPL		for Form P		N RECORD		n or Docket Number 1/721,707	Filing Date 05/26/2015	To be Mailed
							ENTITY:	_ _ARGE 🏻 SMA	LL MICRO
					ATION AS FIL	ED – PAR	RTI		
			(Column 1	)	(Column 2)				
Ļ	FOR		NUMBER FIL	.ED	NUMBER EXTRA		RATE (\$)	F	FEE (\$)
Ľ	BASIC FEE (37 CFR 1.16(a), (b),	or (c))	N/A		N/A		N/A		
	SEARCH FEE (37 CFR 1.16(k), (i), (	or (m))	N/A		N/A		N/A		
	EXAMINATION FE (37 CFR 1.16(o), (p),		N/A		N/A		N/A		
	TAL CLAIMS CFR 1.16(i))		min	us 20 = *			X \$ =		
IND	DEPENDENT CLAIM CFR 1.16(h))	S	mi	nus 3 = *			X \$ =	1	
	APPLICATION SIZE (37 CFR 1.16(s))	of for fra	paper, the a	ation and drawing application size f y) for each additi f. See 35 U.S.C	ee due is \$310 ( onal 50 sheets o	\$155 or			
	MULTIPLE DEPEN						TOTAL		
^ IT t	the difference in colu	ımn 1 is less tri	an zero, ente	r "0" in column 2.			TOTAL		
		(Column 1)		(Column 2)	(Column 3		ART II		
LN:	05/01/2017	CLAIMS REMAINING AFTER AMENDMEN		HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EX	TRA	RATE (\$)	ADDITIO	ONAL FEE (\$)
AMENDMENT	Total (37 CFR 1.16(i))	* 15	Minus	** 20	= 0		x \$40 =		0
	Independent (37 CFR 1.16(h))	* 4	Minus	***3	= 1		x \$210=		210
AMI	Application Si	ize Fee (37 CFI	R 1.16(s))						
	FIRST PRESEN	NTATION OF MUL	TIPLE DEPEN	DENT CLAIM (37 CFF	R 1.16(j))				
							TOTAL ADD'L FE	E	210
		(Column 1)		(Column 2)	(Column 3	)			
		CLAIMS REMAINING AFTER AMENDMEN		HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EX	TRA	RATE (\$)	ADDITIO	ONAL FEE (\$)
ENDMENT	Total (37 CFR 1.16(i))	*	Minus	**	=		X \$ =		
MO	Independent (37 CFR 1.16(h))	*	Minus	***	=		X \$ =		
	Application Si	ize Fee (37 CFI	R 1.16(s))						
AME	FIRST PRESEN	NTATION OF MUL	TIPLE DEPEN	DENT CLAIM (37 CFF	R 1.16(j))				
							TOTAL ADD'L FE	E	
** If *** I	the entry in column fithe "Highest Number If the "Highest Number II"	er Previously Pa per Previously F	aid For" IN TH Paid For" IN T	IIS SPACE is less HIS SPACE is less	than 20, enter "20' s than 3, enter "3".		LIE DAWN BREW		

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

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

14/721,707 05/26/2015 Tyler J. Miller

MIME.001-CON
CONFIRMATION NO. 2556

**PUBLICATION NOTICE** 

23442 RYLANDER & ASSOCIATES PC P.O. Box 250 VANCOUVER, WA 98660

Title:BACKGROUND INVESTIGATION MANAGEMENT SERVICE

Publication No.US-2017-0046721-A1 Publication Date:02/16/2017

#### 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 (571) 272-3150 or (800) 972-6382, by facsimile at (571) 273-3250, by mail addressed to the United States Patent and Trademark Office, Office of Public Records, Alexandria, VA 22313-1450 or via the Internet.

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

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

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



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

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
14/721,707	05/26/2015	Tyler J. Miller	MIME.001-CON	2556
	7590 02/01/201 z <b>ASSOCIATES PC</b>	7	EXAM	IINER
P.O. Box 250 VANCOUVER			ABU ROUMI,	, MAHRAN Y
VANCOUVER	, WA 90000		ART UNIT	PAPER NUMBER
			2455	
			MAIL DATE	DELIVERY MODE
			02/01/2017	PAPER

# 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.

	Application No. 14/721,707	Applicant(s) MILLER, TYL	
Office Action Summary	Examiner MAHRAN ABU ROUMI	Art Unit 2455	AIA (First Inventor to File) Status No
The MAILING DATE of this communication app	ears on the cover sheet with the c	orrespondenc	ce address
Period for Reply  A SHORTENED STATUTORY PERIOD FOR REPLY THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period w  - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be tim rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed the mailing date of D (35 U.S.C. § 133	this communication.
Status			
1) Responsive to communication(s) filed on <u>05/26</u> A declaration(s)/affidavit(s) under <b>37 CFR 1.1</b>			
2a) ☐ This action is <b>FINAL</b> . 2b) ☑ This	action is non-final.		
<ul> <li>3) An election was made by the applicant in responsible.</li> <li>4) Since this application is in condition for alloware closed in accordance with the practice under Exercise.</li> </ul>	have been incorporated into this nce except for formal matters, pro	action. esecution as to	
Disposition of Claims*			
5) Claim(s) 1-14 is/are pending in the application.  5a) Of the above claim(s) is/are withdraw 6) Claim(s) is/are allowed.  7) Claim(s) 1-14 is/are rejected.  8) Claim(s) is/are objected to.  9) Claim(s) are subject to restriction and/or are subject to restriction and/or and allowable, you may be eliparticipating intellectual property office for the corresponding are http://www.uspto.gov/patents/init_events/pph/index.jsp or send  Application Papers  10) The specification is objected to by the Examine 11) The drawing(s) filed on 05/26/2015 is/are: a) Applicant may not request that any objection to the organization.	r election requirement.  Igible to benefit from the <b>Patent Pros</b> epplication. For more information, please an inquiry to <u>PPHfeedback@uspto.c</u> r.    accepted or b) □ objected to by drawing(s) be held in abeyance. See	ase see nov. the Examine 37 CFR 1.85(	er. (a).
Replacement drawing sheet(s) including the correct	ion is required if the drawing(s) is ob	ected to. See 3	37 GFR 1.121(a).
Priority under 35 U.S.C. § 119  12) Acknowledgment is made of a claim for foreign  Certified copies:  a) All b) Some** c) None of the:  1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureau  ** See the attached detailed Office action for a list of the certified	es have been received. Is have been received in Applicat Trity documents have been receiv In (PCT Rule 17.2(a)).	ion No	
Attachment(s)  1) X Notice of References Cited (PTO-892)	3) 🔲 Interview Summary	/DTO 412\	
Information Disclosure Statement(s) (PTO/SB/08a and/or PTO/S Paper No(s)/Mail Date	Paper No(s)/Mail Da		

U.S. Patent and Trademark Office PTOL-326 (Rev. 11-13) This communication is in responsive to Application 14/721707 filed on 05/26/2015. The present application is being examined under the pre-AIA first to invent provisions.

Status of Claims:

Claims 1-14 are presented for examination.

#### **Examiner's Note:**

- 1. The claims and only the claims form the metes and bounds of the invention.

  "Office personnel are to give claims their broadest reasonable interpretation in light of the supporting disclosure. In re Morris, 127 F.3d 1048, 1054-55, 44 USPQ2d 1023, 1027-28 (Fed. Cir. 1997). Limitations appearing in the specification but not recited in the claim are not read into the claim. In re Prater, 415 F.2d 1393, 1404-05, 162 USPQ 541, 550-551 (CCPA 1969)" (MPEP p 2100-8, c 2, I 45-48; p 2100-9, c 1, I 1-4). The Examiner has full latitude to interpret each claim in the broadest reasonable sense. The Examiner will reference prior art using terminology familiar to one of ordinary skill in the art. Such an approach is broad in concept and can be either explicit or implicit in meaning.
- 2. Examiner has cited particular paragraphs, columns or line numbers in the references applied to the claims above for the convenience of the applicant. Although the specified citations are representative of the teachings of the art and are applied to specific limitations within the individual claim, other passages and figures may apply as

Application/Control Number: 14/721,707

Art Unit: 2455

well. It is respectfully requested from the applicant in preparing responses, to fully consider the references in entirety as potentially teaching all or part of the claimed invention, as well as the context of the passage as taught by the prior art or disclosed by the Examiner.

Page 3

In the case of amending the claimed invention, Applicant is respectfully requested to indicate the portion(s) of the specification which dictate(s) the structure relied on for proper interpretation and also to verify and ascertain the metes and bounds of the claimed invention.

#### Interview

3. The Examiner called the undersigned and proposed amendments for an allowance. However, the undersigned, Mr. Phil Hunt, declined on 1/27/2017.

# Double Patenting

4. 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 time wise 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.

Art Unit: 2455

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).

5. Claims 1-14 are rejected on the ground of nonstatutory double patenting as being unpatentable over claims 1-14 of U.S. Patent No. 9070098 B2.

6.	14/721707 (Instant application)	U.S. Patent No. 9070098 B2
	Claims 1, 5 & 9:	Claims 1, 5 & 9:
	Claim 1 as an example:	Claim 1 as an example:
	receiving program data identifying the	receiving program data identifying the
applic	ant, the position, the first organization,	applicant, the position, the first organization,
and th	ne investigator;	and the investigator;
storin	g a new applicant entry in the system	storing a new applicant entry in the system

Art Unit: 2455

memory, the new applicant entry associated with the program data identifying the applicant, the position, the first organization, and the investigator; and the investigator; and the investigator; transmitting an applicant hyperlink to an applicant email address associated with the applicant, the applicant hyperlink for viewing an applicant set of electronic documents; an applicant email address associated with the applicant set of electronic documents;  receiving an applicant electronic response with program data regarding a first reference, with program data regarding a first reference,
applicant, the position, the first organization, and the investigator;  transmitting an applicant hyperlink to an applicant email address associated with the applicant, the applicant hyperlink for viewing an applicant set of electronic documents;  receiving an applicant electronic response  applicant, the position, the first organization, and the investigator;  transmitting an applicant hyperlink to an applicant email address associated with the applicant, the applicant hyperlink for viewing an applicant set of electronic documents;  receiving an applicant electronic response
and the investigator;  transmitting an applicant hyperlink to an applicant email address associated with the applicant, the applicant hyperlink for viewing an applicant set of electronic documents;  receiving an applicant electronic response  and the investigator;  transmitting an applicant hyperlink to an applicant email address associated with the applicant, the applicant hyperlink for viewing an applicant set of electronic documents;  receiving an applicant electronic response
transmitting an applicant hyperlink to an applicant email address associated with the applicant, the applicant hyperlink for viewing an applicant set of electronic documents;  receiving an applicant electronic response  transmitting an applicant hyperlink to an applicant email address associated with the applicant, the applicant hyperlink for viewing an applicant set of electronic documents;  receiving an applicant electronic response
applicant email address associated with the applicant, the applicant hyperlink for viewing an applicant set of electronic documents;  receiving an applicant electronic response  receiving an applicant electronic response  applicant email address associated with the applicant email address associated with the applicant, the applicant hyperlink for viewing an applicant set of electronic documents;  receiving an applicant electronic response
applicant, the applicant hyperlink for viewing an applicant set of electronic documents; an applicant set of electronic documents; an applicant set of electronic documents; receiving an applicant electronic response receiving an applicant electronic response
an applicant set of electronic documents;  an applicant set of electronic documents;  receiving an applicant electronic response  receiving an applicant electronic response
receiving an applicant electronic response receiving an applicant electronic response
with program data regarding a first reference, with program data regarding a first
wherein the first reference is a first person reference, wherein the first reference is a
likely to have information regarding the first person likely to have information
applicant, the program data including a first regarding the applicant, the program data
reference email address associated with the including a first reference email address
first reference; associated with the first reference;
determining a reference class of the first determining a reference class of the first
reference based on the program data reference based on the program data
regarding the first reference; regarding the first reference;

selecting a first reference set of electronic selecting a first reference set of electronic documents based on the reference class of the documents based on the reference class of the first reference; first reference; transmitting a first reference hyperlink to the transmitting a first reference hyperlink to the first reference email address, the first first reference email address, the first reference hyperlink viewing the for reference hyperlink for viewing the first first reference set of electronic documents reference set of electronic documents associated with the position; associated with the position; receiving a first reference electronic response receiving a first reference electronic response to the first reference set of electronic to the first reference set of electronic documents from the first reference; and documents from the first reference;

Claims 5 and 9 of instant application are substantially similar to the above claim, thus the same rationale applies. Here, claims 1-14 of **U.S. Patent No. 9070098 B2** discloses and anticipate the subject matter of claims 1-14 as set forth in the table above.

Art Unit: 2455

# Claim Rejections - 35 USC § 112

7. The following is a quotation of 35 U.S.C. 112(b):

(b) CONCLUSION.—The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the inventor or a joint inventor regards as the invention.

The following is a quotation of 35 U.S.C. 112 (pre-AIA), second paragraph: The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

- 8. Claims 1-14 are rejected under 35 U.S.C. 112(b) or 35 U.S.C. 112 (pre-AIA), second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which the inventor or a joint inventor, or for pre-AIA the applicant regards as the invention.
- 9. The limitation "...first person <u>likely</u>..." [emphasis added] is a term of degree that renders the claims indefinite because the specification does not provide enough information to one skilled in the art to determine the scope of such limitation.

# Claim Rejections - 35 USC § 103

- 10. The following is a quotation of pre-AIA 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 11. The factual inquiries set forth in *Graham v. John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under pre-AIA 35 U.S.C. 103(a) are summarized as follows:

Art Unit: 2455

1. Determining the scope and contents of the prior art.

- 2. Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.
- 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.
- 12. Claims 1-3, 5-7, 9 and 13-14 are rejected under pre-AIA 35 U.S.C. 103(a) as being unpatentable over Parikh et al. (hereinafter Parikh) US 2012/0089528 A1 in view of LaPasta et al. (hereinafter LaPasta) US 2005/0033633 A1 and further in view of Ritzel US 6904407 B2.

Regarding Claim 1, Parikh teaches a method for a computing device with a processor and a system memory to assist an investigator in conducting a background investigation of an applicant for a position within a first organization (see Fig. 12-14 & ¶0068. Note also that Parikh teaches at least two kinds of investigations, see ¶0070), comprising the steps of:

receiving program data identifying the applicant (Fig. 12 & ¶0027, During the HR interview, documents submitted by one or more prospective candidates may be verified using a document checklist T101), the position (Fig. 12 & ¶0027, The one or more prospective candidates may be selected for job positions such as regular/permanent employee positions, contract employee positions, campus recruited employee positions, lateral employment positions, and the like), the first organization (Fig. 12, see TQA organization), and the investigator (Fig. 12, see HR interviewer

Art Unit: 2455

name). Note that an investigator within an organization as defined in the preamble of the independent claims broadly interpreted may mean, inter alia, Human Resources' personal e.g. hiring, firing, promotion, demotion, etc. Thus, here HR rep. or TQA and Line Recruiter of Fig. 12 & ¶0066-0068 are functionally equivalent to an investigator. In addition, see also ¶0024, `talent quality group (TQG)` refers to a talent acquisition (TA) team and includes talent quality recruiters, TQG associates (TQA), TQG executives, source due diligence team, background verification team, on boarding team and partner management who are involved in hiring potential employees for an organization. Also, the terms `high volume talent acquisition` and `high volume job hiring` are used interchangeably throughout the document.

storing a new applicant entry in the system memory (Fig. 1 & ¶0028-¶0029), the new applicant entry associated with the program data identifying the applicant (Fig. 12 & ¶0027, During the HR interview, documents submitted by one or more prospective candidates may be verified using a document checklist T101. An exemplary detailed document checklist T101 is shown in FIG. 12 and is explained in more detail below with reference to the FIG. 12. The one or more prospective candidates may be selected for job positions such as regular/permanent employee positions, contract employee positions, campus recruited employee positions, lateral employment positions, and the like), (Fig. 12 & ¶0027, The one or more prospective candidates may be selected for job positions such as regular/permanent employee positions, contract employee positions, campus recruited employee positions, lateral employment positions, and the like), the first organization (Fig. 12, see TQA

Art Unit: 2455

organization), and **the investigator** (Fig. 12, see HR interviewer name); Note that an investigator within an organization as defined in the preamble of the independent claims broadly interpreted may mean, inter alia, Human Resources' personal e.g. hiring, firing, promotion, demotion, etc. Thus, here HR rep. or TQA and Line Recruiter of Fig. 12 & ¶0066-0068 are functionally equivalent to an investigator. In addition, see also ¶0024, 'talent quality group (TQG)' refers to a talent acquisition (TA) team and includes talent quality recruiters, TQG associates (TQA), TQG executives, source due diligence team, background verification team, on boarding team and partner management who are involved in hiring potential employees for an organization. Also, the terms 'high volume talent acquisition' and 'high volume job hiring' are used interchangeably throughout the document.

Parikh does not expressly teach "transmitting an applicant hyperlink to an applicant email address associated with the applicant, the applicant hyperlink for viewing an applicant set of electronic documents; receiving an applicant electronic response with program data regarding a first reference, wherein the first reference is a first person likely to have information regarding the applicant, the program data including a first reference email address associated with the first reference; determining a reference class of the first reference based on the program data regarding the first reference; selecting a first reference set of electronic documents based on the reference class of the first reference; transmitting a first reference hyperlink to the first reference email address, the first reference hyperlink for viewing the first reference set of electronic

Application/Control Number: 14/721,707

Art Unit: 2455

documents associated with the position; receiving a first reference electronic response to the first reference set of electronic documents from the first reference; and storing the first reference electronic response in the system memory, associating the first reference electronic response with the new applicant entry."

Page 11

LaPasta teaches transmitting an applicant hyperlink to an applicant email address associated with the applicant (Fig. 9 & ¶0043-¶0044), the applicant hyperlink for viewing an applicant set of electronic documents (viewing references you choose, see Fig. 9 & ¶0043-¶0044);

receiving an applicant electronic response with program data regarding a first reference (¶0044), wherein the first reference is a first person likely to have information regarding the applicant (The Examiner interprets "likely" to mean individual that knows information about the candidate, here, see ¶0044), the program data including a first reference email address associated with the first reference (¶0044);

determining a reference class of the first reference based on the program data regarding the first reference (¶0044 professional vs business);

transmitting a first reference hyperlink to the first reference email address ( $\P0047$ ), the first reference hyperlink for viewing the first reference set of electronic documents associated with the position ( $\P0047$ );

Application/Control Number: 14/721,707

Art Unit: 2455

receiving a first reference electronic response to the first reference set of electronic documents from the first reference (¶0047-¶0050); and

Page 12

storing the first reference electronic response in the system memory, associating the first reference electronic response with the new applicant entry ( $\P0047-\P0050$ ).

It would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate the teachings of LaPasta into the system of Parikh in order to provide a more effective and inexpensive system and method for collecting and evaluating information provided by reference providers for job candidates (¶0007). Utilizing such teachings provide a system that is substantially automated and that is used early in the hiring process (¶0007). Also, utilizing such teachings provide guidance for the hiring manager to further explore areas of weakness in the candidate during the hiring process (¶0006-¶0007).

Parikh in view of LaPasta do not expressly teach selecting a first reference set of electronic documents based on the reference class of the first reference;

on the reference class of the first reference (See Fig. 4E where jobseeker must enter the type "class" of reference e.g. professional, personal or letter of reference. In addition, Figs. L & M show the difference & Col. 13, lines 64-67 & Col. 14, lines 1-13);

It would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate the teachings of Ritzel into the system of Parikh in view of

Art Unit: 2455

LaPasta in order to provide a list of references with the type of the references for Recruiter/Employer (Abstract). Utilizing such teachings enable the system to eliminate repeated contact of jobseekers' references for positions that change frequently (Abstract). Also providing virtually instant checking of references and eliminating loss of potential employee through extended process (Abstract). In addition, utilizing such teachings provide significant reduction in cost and time of checking reference by recruiter/Employer (Abstract).

Regarding Claim 2, Parikh in view of LaPasta and further in view of Rizel teach the method of claim 1, Parikh further teaches further comprising the steps of:

searching (see search function in Fig. 2) for a previous applicant entry in the system memory associated with the applicant and a second organization different from the first organization (details on previous employment in Fig. 12), the previous applicant entry having program data regarding the applicant and a previous background investigation conducted on the applicant by the second organization for a previous position in the second organization (details on experience with previous organization, see ¶0065 & Fig. 13, see 19.4 and 19.5); and

sending program data from the previous applicant entry to the investigator (see Figs. 12 & 13). See also Rizel where Recruiter/Employer can search data bank 28 in Fig. 1D for prior data with other organizations.

Art Unit: 2455

Regarding Claim 3, Parikh in view of LaPasta and further in view of Rizel teach the method of claim 1, LaPasta further teaches further comprising the steps of: presenting to the investigator, prior to transmitting the applicant hyperlink for viewing the applicant set of electronic documents, an option of changing one or more documents in the applicant set of electronic documents (LaPasta ¶0040 "modify an existing survey").

Regarding claim 5, Parikh teaches a non-transitory computer-readable medium having stored thereon instructions which, when executed by a processor of a computing device with a system memory, cause the computing device to perform the steps of a method to assist an investigator in conducting a background investigation of an applicant for a position within a first organization (¶0076 & Claim 17).

The rest of the limitation is substantially similar to Claim 1, thus the same rationale apples.

Claims 6-7 are substantially similar to Claims 2-3, thus the same rationale apples.

Regarding Claim 9, Parikh teaches a computing device configured to assist an investigator in conducting a background investigation of an applicant for a position within a first organization, comprising: a processor; and a system

Art Unit: 2455

memory, the system memory having instruction stored therein that when executed by the processor (see Claim 1).

The rest of the limitation is substantially similar to Claim 1, thus the same rationale apples.

Claims 10-11 are substantially similar to Claims 2-3, thus the same rationale apples.

Regarding Claim 13, Parikh in view of LaPasta and further in view of Rizel teach the computing device of claim 9, LaPasta further teaches further comprising additional instructions stored in the system memory which, when executed by the processor of the computing device, cause the computing device to perform the step of:

creating a plurality of questionnaires each being a member of at least one class of a plurality of classes of questionnaires, each class being related to a type of reference (¶0040); and

including a first questionnaire of the plurality of questionnaires in the first reference set of electronic documents, the first questionnaire in one of the plurality of classes that is related to the type of the first reference ( $\P0040$ ).

See also Ritzel, see Fig. 4E where jobseeker must enter the type "class" of reference e.g. professional, personal or letter of reference. In addition, Figs. L & M show the difference & Col. 13, lines 64-67 & Col. 14, lines 1-13.

Application/Control Number: 14/721,707 Page 16

Art Unit: 2455

Regarding Claim 14, Parikh in view of LaPasta and further in view of Rizel teach the computing device of claim 13, LaPasta further teaches further comprising additional instructions stored in the system memory which, when executed by the processor of the computing device, cause the computing device to perform the step of: receiving instructions from the investigator to edit one of the questionnaires (¶0040).

13. Claims 4, 8 and 12 are rejected under pre-AIA 35 U.S.C. 103(a) as being unpatentable over Parikh et al. (hereinafter Parikh) US 2012/0089528 A1 in view of LaPasta et al. (hereinafter LaPasta) US 2005/0033633 A1, further in view of Ritzel US 6904407 B2 and further in view of Farris US 2003/0208752 A1.

Regarding Claim 4, Parikh in view of LaPasta and further in view of Rizel teach the method of claim 1, but do not expressly teach further teaches wherein one document of the applicant set of electronic documents is an inter-active questionnaire in which a next question presented to the reference is based on a response to a prior question.

Farris teaches further teaches wherein one document of the applicant set of electronic documents is an inter-active questionnaire in which a next question presented to the reference is based on a response to a prior question (Farris in ¶0008 & Abstract).

Application/Control Number: 14/721,707 Page 17

Art Unit: 2455

It would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate the teachings of Farris into the system of Parikh in view of LaPasta and further in view of Ritzel in order to evaluate a potential employee's competency and skill via the employ of web-based applications or desktop computer applications to present potential candidates with a series of employee-customer scenarios and related questions requiring interactive responses (Abstract). Utilizing such teachings enable the system to more efficiently select potential employees whom they believe possess the requisite level of skill for a particular job position/application (Abstract).

Claims 8 &12 are substantially similar to Claim 4, thus the same rationale applies.

#### Conclusion

14. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. See Notice of References Cited.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to MAHRAN ABU ROUMI whose telephone number is (571)272-3512. The examiner can normally be reached on Monday - Friday, 8AM - 5PM (EST).

Application/Control Number: 14/721,707 Page 18

Art Unit: 2455

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Emmanuel Moise can be reached on 571-272-3865. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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

/MAHRAN ABU ROUMI/ Examiner, Art Unit 2455

# Notice of References Cited Application/Control No. 14/721,707 Examiner MAHRAN ABU ROUMI Applicant(s)/Patent Under Reexamination MILLER, TYLER J. Page 1 of 2

#### **U.S. PATENT DOCUMENTS**

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	CPC Classification	US Classification	
*	Α	US-2003/0208752 A1	11-2003	Farris, Veleria	G09B7/00	725/13	
*	В	US-2004/0053203 A1	03-2004	Walters, Alyssa	G09B7/00	434/350	
*	С	US-6,904,407 B2	06-2005	Ritzel; William D.	G06Q10/1053	705/321	
*	D	US-2005/0119875 A1	06-2005	Shaefer, Leonard JR.	G06F17/30675	704/7	
*	Е	US-2005/0240457 A1	10-2005	Connally, Samuel B.	G06Q10/06	705/321	
*	F	US-2006/0018520 A1	01-2006	Holloran; Robert W.	G06Q10/10	382/116	
*	G	US-2006/0235884 A1	10-2006	Pfenninger; David T.	G06Q50/10	1/1	
*	Н	US-7,136,865 B1	11-2006	Ra; Do Joon	G06F9/4443	1/1	
*	I	US-2008/0021759 A1	01-2008	Wasley; William Mervyn	G06Q10/06	705/7.15	
*	J	US-7,346,541 B1	03-2008	Cuttler; Michael J.	G06Q10/063112	705/7.14	
*	К	US-2009/0292641 A1	11-2009	Weiss; Kenneth P.	G06F21/32	705/66	
*	L	US-2010/0287368 A1	11-2010	Shuster; Brian Mark	G06F15/16	713/150	
*	М	US-2010/0332405 A1	12-2010	Williams; Chad	G06Q50/01	705/319	

#### FOREIGN PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Country	Name	CPC Classification
	Ν					
	0					
	Р					
	Ø					
	R					
	S					
	Т					

#### **NON-PATENT DOCUMENTS**

*		Include as applicable: Author, Title Date, Publisher, Edition or Volume, Pertinent Pages)
	כ	
	٧	
	W	
	x	

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

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

# Notice of References Cited Application/Control No. 14/721,707 Applicant(s)/Patent Under Reexamination MILLER, TYLER J. Examiner MAHRAN ABU ROUMI Art Unit Page 2 of 2

#### **U.S. PATENT DOCUMENTS**

				O.O. I ATENT DOCUMENTO		
*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	CPC Classification	US Classification
*	Α	US-7,934,098 B1	04-2011	Hahn; Douglas G.	G06F21/64	713/176
*	В	US-2012/0089528 A1	04-2012	PARIKH; AJAY ANANTKUMAR	G06Q10/1053	705/321
*	С	US-8,799,243 B1	08-2014	Havlik; Bari	G06Q10/0631	705/59
*	D	US-8,842,156 B1	09-2014	Alekhin; Ivan	G07F17/00	348/14.01
	Е	US-				
	F	US-				
	G	US-				
	Н	US-				
	I	US-				
	J	US-				
	K	US-				
	L	US-				
	М	US-				
		<del></del>				

#### FOREIGN PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Country	Name	Classification
	Ν					
	0					
	Р					
	Ø					
	R					
	ß					
	Т					

#### **NON-PATENT DOCUMENTS**

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

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

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

**Notice of References Cited** 

Part of Paper No. 20170122



### 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. 2556**

SERIAL NUM	BER	FILING O	7 371(c)		CLASS	GRC	OUP ART UNIT ATTO			RNEY DOCKET NO.
14/721,70	7	05/26/2	_		709		2455		MIME.001-CON	
	RULE									
APPLICANT	S									
INVENTORS Tyler J. Miller, Seattle, WA;										
This appl	** <b>CONTINUING DATA</b> ***********************************									
** FOREIGN A	PPLICA	ATIONS *****	******	*****	*					
** <b>IF REQUIRE</b> 06/03/20		EIGN FILING	GLICENS	E GRA	NTED ** ** SMA	LL EN	ITITY **			
Foreign Priority claime		Yes No	☐ Met af	tor	STATE OR		EETS	TOTA		INDEPENDENT
35 USC 119(a-d) cond Verified and	ditions met /MAHRAN		MA Allowa	ince	COUNTRY		WINGS	CLAII		CLAIMS
	ROUMI/ Examiner's	Signature	Initials		WA		58 14		3	
ADDRESS										
		SSOCIATES	PC							
P.O. Box VANCOL		VA 98660								
UNITED										
TITLE										
BACKGR	ROUND	INVESTIGAT	TION MAN	AGEN	IENT SERVICE					
						][	☐ All Fe	es		
							☐ 1.16 F	ees (Fili	ing)	
FILING FEE RECEIVED No to charge/credit DEPOSIT ACCOUNT No for following:					•	<sub>nt</sub>	☐ 1.17 F	ees (Pro	ocessi	ing Ext. of time)
					☐ 1.18 F	ees (lss	ue)			
			· ·			Įį.	☐ Other		•	
						li	Credit			
						L	_ 5.501			

BIB (Rev. 05/07).

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Index of Claims	14721707	MILLER, TYLER J.
	Examiner	Art Unit
	MAHRAN ABU ROUMI	2455

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

☐ Claims	renumbered	in the same order	as presented	by applicant		□ СРА	□ т.с	). 🗆	R.1.47
CL	AIM				DATE				
Final	Original	01/30/2017							
	1	<b>√</b>							
	2	<b>√</b>							
	3	<b>√</b>							
	4	<b>√</b>							
	5	<b>√</b>							
	6	<b>√</b>							
	7	<b>√</b>							
	8	<b>√</b>							
	9	<b>√</b>							
	10	<b>√</b>							
	11	<b>√</b>							
	12	<b>√</b>							
	13	<b>√</b>							
	14	<b>√</b>							

U.S. Patent and Trademark Office Part of Paper No.: 20170122

#### **EAST Search History**

#### **EAST Search History (Prior Art)**

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
L14	2	"13441648"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/30 15:06
L15	3	search\$3 near100 (position rank title dut\$3 responsibil\$5) near100 investigat\$4 and (G06Q10/107.cpc. H04L12/585.cpc. H04L12/581.cpc. H04L12/5855.cpc.)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/30 15:26
L16	25	((drag\$drop) drag near drop) near20 question\$6 and (G06Q10/1053.cpc. G06Q10/10.cpc. G06Q10/06.cpc. G06Q10/105.cpc. G06Q30/08.cpc.)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/30 15:27
S1	19	((TYLER) near2 (MILLER)).INV.	US-PGPUB; USPAT	OR	ON	2013/09/28 12:06
S2	0	inbound near50 communication\$1 near50 questionnair\$2 near50 (background adj investigation)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2013/09/28 12:15
S3	О	inbound near50 communication\$1 near50 questionnair\$2	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2013/09/28 12:15
S4	173	(background adj investigation)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2013/09/28 12:15
S5	6	S4 near50 question\$6	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT;	OR	ON	2013/09/28 12:16

			IBM_TDB	1		
S6	433	drag near20 question\$6	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2013/09/28 13:20
S7	1	S6 and S4	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2013/09/28 13:21
S8	135	((drag\$drop) drag near drop) near20 question\$6	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2013/09/28 13:21
S9	25	((drag\$drop) drag near drop) near20 question\$6 near20 interface	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2013/09/28 13:22
S10	10253	background near50 (check investigation)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/02/25 11:39
S11	9684	position near50 organization	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/02/25 11:39
S12	9327	position\$1 near50 organization\$1	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/02/25 11:39
S13	95	S10 and S12	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/02/25 11:40
S14	5	background near100 investigator\$1 near100 address\$1	US-PGPUB; USPAT; USOCR; FPRS; EPO;	OR	ON	2014/02/25 14:18

	1		JPO; DERWENT; IBM_TDB			
S15	214	search\$3 near100 (position rank title dut\$3 responsibil\$5) near100 investigat\$4	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/02/25 15:35
S17	1	Human near50 Resource\$2 near50 hir\$3 near50 position\$1 near50 (docs document\$1)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/02/25 16:38
S18	22	track\$3 near within near (company organization job)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/02/25 16:39
S19	22	track\$3 near within near (company organization job)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/02/26 10:08
S20	22	track\$3 near within near (company organization job)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/02/26 10:08
S21	8	S20 AND ( (G06Q10/06 OR G06Q10/0631 OR G06Q10/00 OR G06Q10/063 OR G06Q10/063114 OR G06Q10/06314 OR G06Q10/06375 OR G06Q10/0639 OR G06Q10/06398 OR G06Q10/109 OR G06Q10/1097 OR G06Q30/06 OR G06Q40/00 OR G06Q10/10 OR G06Q40/04 OR G06Q40/12).CPC. )	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/02/26 10:37
S22	214	search\$3 near100 (position rank title dut\$3 responsibil\$5) near100 investigat\$4	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/02/26 10:38
S23	44	S22 and question\$5	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/02/26 10:38

S24	1	(human near resource\$1) near50 (promotion demotion) near50 background	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/02/26 11:23
S25	2	(human) near50 (promotion demotion) near50 background	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/02/26 11:24
S26	2905679	((Human adj resources) HR)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/02/26 11:25
S27	О	((Human adj resources) HR) near100 (promotion\$s demotion\$1 hiring\$1 firing\$1) near100 background near100 investigation	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/02/26 11:26
S28	13	((Human adj resources) HR) near100 (promotion\$s demotion\$1 hiring\$1 firing\$1) near100 background	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/02/26 11:26
S29	1423	background near50 investigation	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/07/27 15:40
<b>S</b> 30	202831	reference near50 (somebody person police someone witness lawyer teacher professor human male female)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/07/27 15:46
S31	1626	background near50 (investigation investigator)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/07/27 15:48
S32	96	position near50 organization near50 (investigator police (investigation near personal) (human near resources))	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO;	OR	ON	2014/07/27 15:49

	District of the control of the contr		DERWENT; IBM_TDB			
S33	0	S30 and S31 and S32	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/07/27 15:49
S34	3828	position near50 (investigator police (investigation near personal) (human near resources))	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/07/27 15:49
S35	2	S30 and S31 and S34	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/07/27 15:49
S36	1668	background near50 (investigation investigator investigative)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/07/27 15:54
S37	1013	reference with (someone one person) near100 investigat\$3	US-PGPUB; USPAT	OR	ON	2014/09/04 12:35
S38	50	reference with (someone one person) near investigat\$3	US-PGPUB; USPAT	OR	ON	2014/09/04 12:35
S39	97	reference with (someone one person) near100 investigat\$3 near100 (applicant position organization investigator)	US-PGPUB; USPAT	OR	ON	2014/09/04 12:43
S40	0	reference with (someone one person) near100 investigat\$3 near100 (applicant position organization investigator) near100 linke	US-PGPUB; USPAT	OR	ON	2014/09/04 12:46
S41	2	reference with (someone one person) near100 investigat\$3 near100 (applicant position organization investigator) near100 link	US-PGPUB; USPAT	OR	ON	2014/09/04 12:46
S42	10	reference with (person) near100 investigat\$3 near100 (applicant position organization investigator)	US-PGPUB; USPAT	OR	ON	2014/09/04 12:50
S43	11114	investigat\$5 with tools	US-PGPUB; USP <b>A</b> T	OR	ON	2014/09/04 13:24
S44	3	investigat\$5 with tools near100 (applicant position organization investigator) near100 link	US-PGPUB; USPAT	OR	ON	2014/09/04 13:24
S45	2	background with investigation near100 (applicant position organization investigator) near100 link	US-PGPUB; USPAT	OR	ON	2014/09/04 13:29
S46	69784	communication with server with	US-PGPUB;	OR	ON	2014/09/04

		(equipment\$1 printer fax phone desktop labtop)	USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB			13:40
S47	54890	(content data) near100 upload	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/09/04 13:41
S48	3813	S46 and S47	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/09/04 13:42
S49	214	(MTC (Machinge near communication)) with server with (equipment\$1 printer fax phone desktop labtop)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/09/04 13:43
S50	8	S49 and S47	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/09/04 13:43
S51	73	background with investigation near100 (applicant position organization investigator)	US-PGPUB; USPAT	OR	ON	2014/09/04 15:32
S52	329	background near50 (investigation investigator investigative check) near100 (person witness refernce)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/09/04 15:52
S53	770	background near50 (investigation investigator investigative check) near100 (person witness reference)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/09/04 15:53
S54	7	background near50 (investigation investigator investigative check) near100 (person witness reference) near100 link	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/09/04 15:53
S55	788	background with (investigation investigator investigative check) near100 (person witness reference)	US-PGPUB; USPAT; USOCR;	OR	ON	2014/09/04 15:54

			FPRS; EPO; JPO; DERWENT; IBM_TDB			
S56	7	background with (investigation investigator investigative check) near100 (person witness reference) near100 link	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/09/04 15:55
S57	81900	receiv\$3 near50 information near50 (reference)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/09/04 16:33
S58	35	receiv\$3 with information with (reference) near100 investigat\$5	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/09/04 16:34
S59	82	receiv\$3 with ( data history background information) with (reference) near100 investigat\$5	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/09/04 16:36
S60	1	receiv\$3 with ( data history background information) with (reference) near100 investigat\$5 near100 link	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/09/04 16:36
S61	1	receiv\$3 with ( data history background information) with (reference) near100 investigat\$5 and "709".clss.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/09/04 16:36
S62	60	receiv\$3 with ( data history background) with (reference) near100 investigat\$5	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/09/04 16:37
S63	7	receiv\$3 with ( data history background) with (reference) near100 investigat\$5 near100 (background check)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2014/09/04 16:38
S64	6	person with reference near100	US-PGPUB;	OR	ON	2014/09/05

		investigator	USPAT	***************************************		14:18
S65	1	"13441648"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/03/25 09:46
S66	175	applicant near100 response near100 (radius distance zip area)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/03/25 09:53
S67	0	applicant near100 response near100 (radius distance zip area) near100 law	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/03/25 09:54
S68	0	applicant near100 response near100 (radius distance zip area) near100 investigator	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/03/25 09:55
S69	2	applicant near100 response near100 (radius distance zip area) near100 (link)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/03/25 09:56
S70	3	applicant near100 response near100 (radius distance zip area) near100 (investigation investigator background check\$up resume CV)	· ····	OR	ON	2015/03/25 09:57
S71	917	applicant near100 response near100 (investigation investigator background check\$up resume CV)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/03/25 09:58
S72	2	applicant near100 response near100 address near100 (investigation investigator background check\$up resume CV)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/03/25 09:58
S73	2	background near100 investigation near100 (link hyper\$link)	US-PGPUB; USPAT; USOCR; FPRS; EPO;	OR	ON	2015/03/25 11:00

			JPO; DERWENT; IBM_TDB			
S74	101	background near100 investigation near100 reference	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/03/25 15:04
S75	6	background near100 investigation near100 reference near100 (person human HR friend relative government)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/03/25 15:05
S76	3	background near10 investigation near100 reference near100 (person human HR friend relative government)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/03/25 15:06
S77	42	background near10 investigation near100 reference	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/03/25 15:06
S78	1	"10861966"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/03/25 15:09
S79	5	"20050119875"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/03/25 17:08
S80	7	"20050021476"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2015/03/25 17:08
S84	2	"13441648"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/22 14:13
S85	33	(("MILLER") near3 ("Tyler")).INV.	US-PGPUB	OR	ON	2017/01/22 14:38

S86	9	applicant near100 hyperlink near100 email	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/22 14:56
S87	1721	Background near100 investigation	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/22 15:01
S88	2	Background near100 investigation near100 link near100 applicant near100 e\$mail	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/22 15:01
S89	4137	reference near100 (class type rank\$3 position) near100 applicant	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/22 15:24
S90	17	reference near100 (class type rank\$3 position) near100 applicant near100 (link e\$mail)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/22 15:25
S91	1	reference near100 (class type position) near100 applicant near100 rank\$3	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/22 15:31
S92	8768909	level	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/22 15:32
S93	2	reference near100 (class type position level) near100 applicant near100 rank\$3	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/22 15:32
S94	763	reference near100 (relative employer creditor police supervisor manager teacher ceo president VP) near100 applicant	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO;	OR	ON	2017/01/22 16:12

			DERWENT; IBM_TDB			
S95	7	reference near100 (relative employer creditor police supervisor manager teacher ceo president VP) near100 applicant near100 e\$mail	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/22 16:13
S98	5185	reference near100 link near100 document\$1	US-PGPUB; USPAT	OR	ON	2017/01/29 19:20
S99	22	reference near100 link near100 document\$1 near100 data near100 (applicant position employee job)	US-PGPUB; USPAT	OR	ON	2017/01/29 19:23
S100	1703	back\$ground with investigation	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/29 19:30
S101	84	reference with hyperlink near100 email	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/29 19:31
S102	1	S100 and S101	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM TDB	OR	ON	2017/01/29 19:31
S103	251	back\$ground with investigation and (employee employment)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/29 19:38
S104	2	"8160892".pn.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/29 19:46
S105	6	"20040102991"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/29 19:46
S106	4	"1660972" and la.inv.	US-PGPUB; USPAT; USOCR; FPRS; EPO;	OR	ON	2017/01/29 19:54

			JPO; DERWENT; IBM_TDB			
S107	4	"20050033633"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/29 19:56
S108	6	"6904407".pn.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/29 20:08
S109	5	"20040053203"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/29 20:08
S110	2	"20030208752"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2017/01/29 20:28

#### **EAST Search History (Interference)**

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
S81	33	((TYLER) near2 (MILLER)).INV.	US-PGPUB; USPAT	OR	ON	2015/03/31 18:37
S82	:	((TYLER) near2 (MILLER)).INV. and background	US-PGPUB; USPAT	OR	ON	2015/03/31 18:37
S83	}	((TYLER) near2 (MILLER)).INV. and court.clm.	US-PGPUB; USPAT	OR	ON	2015/03/31 18:38
S96	69	(("MILLER") near3 ("Tyler")).INV.	US-PGPUB; USPAT	OR	ON	2017/01/22 14:39
S97	•	(("MILLER") near3 ("Tyler")).INV. and background.clm.	US-PGPUB; USPAT	OR	ON	2017/01/22 14:39

1/ 30/ 2017 3:29:38 PM C:\ Users\ maburoumi\ Documents\ EAST\ Workspaces\ 13441648.wsp

# Search Notes



Application/Control No.	Applicant(s)/Patent Under Reexamination
14721707	MILLER, TYLER J.
Examiner	Art Unit
MAHRAN ABU ROUMI	2455

CPC- SEARCHED						
Symbol	Date	Examiner				
G 06Q 10/107 H 04L 12/585 H 04L 12/58, H 04L 12/581, H 04L 12/5855	1/30/2017	MA				
G 06Q 10/1053 G 06Q 10/10 G 06Q 10/06, G 06Q 10/105, G 06Q 30/08	1/30/2017	MA				

CPC COMBINATION SETS - SEARCHED					
Symbol	Date	Examiner			

	US CLASSIFICATION SEARCHE	ED .	
Class	Subclass	Date	Examiner
709	206	1/30/2017	MA

SEARCH NOTES		
Search Notes	Date	Examiner
double patenting, east search and inventors name search	1/30/2017	MA
IEEE database and google patents	1/30/2017	MA
705/321	1/30/2017	MA

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

/MAHRAN ABU ROUMI/ Examiner.Art Unit 2455	



23442

#### United States Patent and Trademark Office

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

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

14/721,707 Tyler J. Miller

MIME.001-CON

CONFIRMATION NO. 2556

WITHDRAWAL NOTICE

\*OC00000087112978\*

Date Mailed: 11/09/2016

RYLANDER & ASSOCIATES PC P.O. Box 250 VANCOUVER, WA 98660

#### Letter Regarding a New Notice and/or the Status of the Application

If a new notice or Filing Receipt is enclosed, applicant may disregard the previous notice mailed on 02/02/2016. The time period for reply runs from the mail date of the new notice. Within the time period for reply, applicant is required to file a reply in compliance with the requirements set forth in the new notice to avoid abandonment of the application.

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

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

If the reply is not filed electronically via EFS-Web, the reply must be accompanied by a copy of the new notice.

If the Office previously granted a petition to withdraw the holding of abandonment or a petition to revive under 37 CFR 1.137, the status of the application has been returned to pending status.

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

	/hsarwari/
--	------------



#### United States Patent and Trademark Office

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

FILING or GRP ART APPLICATION IND CLAIMS 371(c) DATE FIL FEE REC'D ATTY.DOCKET.NO NUMBER UNIT TOT CLAIMS 730 14/721,707 05/26/2015 2844 MIME.001-CON 14

23442 RYLANDER & ASSOCIATES PC P.O. Box 250 VANCOUVER, WA 98660 CONFIRMATION NO. 2556 UPDATED FILING RECEIPT



Date Mailed: 11/09/2016

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

Inventor(s)

Tyler J. Miller, Seattle, WA:

Applicant(s)

Tyler J. Miller, Seattle, WA;

Power of Attorney: The patent practitioners associated with Customer Number 23442

Domestic Priority data as claimed by applicant

This application is a CON of 13/441,648 04/06/2012 PAT 9070098

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

Permission to Access Application via Priority Document Exchange: No

Permission to Access Search Results: No

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

If Required, Foreign Filing License Granted: 06/03/2015

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

is **US 14/721,707** 

**Projected Publication Date:** 02/16/2017

page 1 of 3

Non-Publication Request: No

Early Publication Request: No

\*\* SMALL ENTITY \*\*

Title

BACKGROUND INVESTIGATION MANAGEMENT SERVICE

**Preliminary Class** 

315

Statement under 37 CFR 1.55 or 1.78 for AIA (First Inventor to File) Transition Applications: No

#### PROTECTING YOUR INVENTION OUTSIDE THE UNITED STATES

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

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

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

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

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

#### LICENSE FOR FOREIGN FILING UNDER

#### Title 35, United States Code, Section 184

#### Title 37, Code of Federal Regulations, 5.11 & 5.15

#### **GRANTED**

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

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

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

#### **NOT GRANTED**

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

#### SelectUSA

The United States represents the largest, most dynamic marketplace in the world and is an unparalleled location for business investment, innovation, and commercialization of new technologies. The U.S. offers tremendous resources and advantages for those who invest and manufacture goods here. Through SelectUSA, our nation works to promote and facilitate business investment. SelectUSA provides information assistance to the international investor community; serves as an ombudsman for existing and potential investors; advocates on behalf of U.S. cities, states, and regions competing for global investment; and counsels U.S. economic development organizations on investment attraction best practices. To learn more about why the United States is the best country in the world to develop technology, manufacture products, deliver services, and grow your business, visit <a href="http://www.SelectUSA.gov">http://www.SelectUSA.gov</a> or call +1-202-482-6800.

PATENT APPLICATION FEE DETERMINATION RECORD Substitute for Form PTO-875									Applica	tion or Docket Num	nber	
	APPL	ICATION AS			umn 2)		SMA	ALL I	ENTITY	OR	OTHEF SMALL	
	FOR	NUMBE	R FILEI	D NUMBE	R EXTRA		RATE(\$)		FEE(\$)	]	RATE(\$)	FEE(\$)
	SIC FEE FR 1.16(a), (b), or (c))	N	/A	١	I/A		N/A		70	1	N/A	
	ARCH FEE FR 1.16(k), (i), or (m))	N	/A	N	I/A		N/A		300	1	N/A	
	MINATION FEE FR 1.16(o), (p), or (q))	N	/A	١	I/A		N/A		360		N/A	
	AL CLAIMS FR 1.16(i))	14	minus	20= *		×	40	-	0.00	OR		
	EPENDENT CLAIM FR 1.16(h))	3	minus	3 = *		×	210	-	0.00	1		
APPLICATION SIZE FEE (37 CFR 1.16(s))  If the specification and drawings exceed 100 sheets of paper, the application size fee due is \$310 (\$155 for small entity) for each additional 50 sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s).								0.00				
MUL	TIPLE DEPENDE	NT CLAIM PRE	SENT (3	7 CFR 1.16(j))					0.00			
* If t	he difference in col	umn 1 is less th	an zero,	enter "0" in colur	mn 2.	_	TOTAL		730	1	TOTAL	
	7,172,10	(Column 1)		(Column 2)	(Column 3)		SMA	ALL I	ENTITY	OR <b>1</b>	OTHEF SMALL	
NT A		REMAINING AFTER AMENDMENT		NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA		RATE(\$)		ADDITIONAL FEE(\$)		RATE(\$)	ADDITIONAL FEE(\$)
OME	Total (37 CFR 1.16(i))	*	Minus	**	=	x		=		OR	X =	
AMENDMENT	Independent (37 CFR 1.16(h))	*	Minus	***	=	×		=		OR	x =	
Α	Application Size Fee	e (37 CFR 1.16(s))								1		
	FIRST PRESENTAT	TION OF MULTIPL	E DEPEN	DENT CLAIM (37 C	CFR 1.16(j))					OR		
							TOTAL ADD'L FEE			OR	TOTAL ADD'L FEE	
		(Column 1)		(Column 2)	(Column 3)	_						
NT B		CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA		RATE(\$)		ADDITIONAL FEE(\$)		RATE(\$)	ADDITIONAL FEE(\$)
ME	Total (37 CFR 1.16(i))	*	Minus	**	=	×		=		OR	x =	
AMENDMENT	Independent (37 CFR 1.16(h))	*	Minus	***	=	×		=		OR	х =	
AM	Application Size Fee	e (37 CFR 1.16(s))			•					]		
	FIRST PRESENTAT	FION OF MULTIPL	E DEPEN	DENT CLAIM (37 C	DFR 1.16(j))					OR		
							TOTAL ADD'L FEE			OR	TOTAL ADD'L FEE	
*	<ul> <li>* If the entry in coli</li> <li>* If the "Highest Nu</li> <li>* If the "Highest Nur</li> </ul>	umber Previousl	y Paid F	or" IN THIS SPA	CE is less thar	120, e	enter "20".					

<sup>\*\*\*</sup> If the "Highest Number Previously Paid For" IN THIS SPACE is less than 3, enter "3".

The "Highest Number Previously Paid For" (Total or Independent) is the highest found in the appropriate box in column 1.

# **Office of Petitions: Routing Sheet**



## **Application No. 14/721,707**

This application is being forwarded to your office for further processing. A decision has been rendered on a petition filed in this application, as indicated below. For details of this decision, please see the document PET.OP.DEC filed on the same date as this document.

X	GRANTED
	DISMISSED
$\Box$ I	DENIED

Office of	Petitions: D	ecision (	Count Sheet		Mailing Month	
Application	on No.	1.	4721707	*	1 4 7 2 1 7 0 7	*
		-	, no slashes or comr illing+last 5 numbers		56 605/12345, enter 51512345	<del>.</del>
Deciding	Official:	ELG	ART, VANI	THA		
Count (1) - F			21,707 FINANCE WORK NEED Select Check Box fo		* G R A N T *	
Decision Typ	oe: 502 - 37 CF	FR 1.137(b) -	REVIVAL BASED O	N UNINTENTIC.	* 5 0 2 *	
Notes:						
Count (2)						
Decision:	n/a		FINANCE WORK NEED  Select Check Box fo			
Decision Typ	e: NONE					
Notes:						
Count (3)						
Decision:	n/a	*	FINANCE WORK NEED  Select Check Box for			
Decision Typ	oe: NONE					
Notes:						
	Initials of Approvin	ıg Official (if re	equired)		nore than 3 decisions, attach count sheet & mark this box	
Printed on:				Office of Petition	ns Internal Document - Ver. 5	0



#### UNITED STATES PATENT AND TRADEMARK OFFICE

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

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
14/721,707	05/26/2015	Tyler J. Miller	MIME.001-CON	2556
	7590 11/04/2010 z ASSOCIATES PC	6	EXAM	IINER
P.O. Box 250 VANCOUVER				
			ART UNIT	PAPER NUMBER
			2844	
			MAIL DATE	DELIVERY MODE
			11/04/2016	PAPER

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.

#### UNITED STATES PATENT AND TRADEMARK OFFICE



Commissioner for Patents United States Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450 www.usplo.gov

In re Application of :

Tyler J. Miller

Application No. 14/721,707 : DECISION ON PETITION

Filed: May 26, 2015

Attorney Docket No. MIME-001-CON

This is a decision on the renewed petition under the unintentional provisions of 37 CFR 1.137(a), filed July 7, 2016 to revive the above-identified application, filed in response to the decision mailed June 30, 2016 dismissing the original petition to revive the above-identified application.

#### The petition is **GRANTED**.

The above-identified application became abandoned for failure to reply in a timely manner to the Notice to File Corrected Application Papers mailed June 3, 2015 which set a shortened period of reply of two (2) months. No extensions of time under the provisions of 37 CFR 1.136(a) were obtained. Accordingly, the above-identified application became abandoned on August 4, 2015.

The petition satisfies the requirements of 37 CFR 1.137(b) in that petitioner has supplied (1) the reply in the form of replacement drawings (submitted March 3, 2016) and a replacement drawing sheet labelled as "New Sheet" (submitted July 7, 2016); (2) the petition fee of \$850 (submitted March 3, 2016); and (3) a proper statement of unintentional delay.

Telephone inquiries concerning this decision should be directed to Vanitha Elgart at (571) 272-7395.

This application is being referred to the Office of Patent Application Processing for further processing.

/VANITHA ELGART/ Vanitha Elgart Petitions Examiner Office of Petitions

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Tyler J. Miller Inventor(s): Tyler J. Miller Serial No.: 14721707
Filed: 2015-05-26

Confirm No.: : 2556

For: : BACKGROUND INVESTIGATION MANAGEMENT

**SERVICE** 

Examiner: : Not yet assigned. TC/A.U.: : Not yet assigned. Date: : July 7, 2016

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

#### RENEWED PETITION UNDER 37 CFR 1.137(A)

This renewed petition is made to a Decision On Petition mailed 2015-06-30.

Amendments to the Drawings	2
Remarks / Arguments	
Conclusion	4

Dkt No. MIME.001-CON Page 1 of 4 Serial No. 14721707

#### **AMENDMENTS TO THE DRAWINGS**

Please replace sheet 38 of the drawings with the set of drawings submitted on March 3, 2016 with the new sheet 38 submitted herewith.

Sheet 38, with a single figure identified as Fig. 38, is a better quality copy of Figure 49 on sheet 5 of the drawings submitted in the parent application (US13441648) to which this application claims priority, to which no new matter has been added.

Dkt No. MIME.001-CON Page 2 of 4 Serial No. 14721707

#### REMARKS / ARGUMENTS

The Notice to File Corrected Application papers mailed 2015-06-03 required better quality replacements of Figures 2-37 and 39-62. The Applicant has done so in a submission on June 3, 2016.

The Notice also found Figure 38, described in the specification, to be missing from the application. The Notice lays out 3 options for response. The Applicant chose option III(B)2. Acceptance of application as deposited, adding the missing figure of the drawings. The Applicant amended the application to include the missing figure.

The Decision On Petition dismissed the petition on the grounds that Figure 38 was labeled "Replacement Sheet" rather than "New Sheet". The Applicant submits herewith Figure 38 labeled "New Sheet." This should be a sufficient response for the petition to be renewed and approved, according to a voicemail received July 7, 2016 from Paula Britton, USPTO Office of Petitions, in response a question from Applicant's representative left on voice mail July 6, 2016.

The Applicant believes all issues in the Notice and the Decision have been addressed and respectfully requests this renewed petition be granted.

Dkt No. MIME.001-CON Page 3 of 4 Serial No. 14721707

#### **CONCLUSION**

The Applicant respectfully submits that all issues in the Notice have been corrected and that this application is in condition for examination.

Respectfully submitted,

/Philip R.M. Hunt/ PHILIP R.M. HUNT USPTO Reg. No. 58,044 RYLANDER & ASSOCIATES PC 406 West 12th Street Vancouver, Washington 98660 (360) 750-9931

Dkt No. MIME.001-CON Page 4 of 4 Serial No. 14721707

# New Sheet 38/59

M TEST	Peter A	kgency-Admin A My Ak	lount tog
DASHBOARD USERS APPLICANTS	SHARED REPORTS IN	IBOX PREFERENCES	HELP
slow you can manage the different documents used by your ager	vey.		
Agreements & Advisements — Questionnaires — Reference t	Documents Positions & Checkli	sts Letter Templates	
etup Note: Agreements & Advisement are documents such as it in document you want the applicant to see and/or acknowledge cluded common, premade agreements and advisements below. It is ensuring these documents are appropriate for use by your agree bottom of each of the pages below, you can select how you oplicant must submit the document in hardcopy, you will want to comments you require your applicants to submit in hardcopy can gency can scan and upload the hardcopy into the Applicant's Professional Comments of the Applicant's Professional Comments and upload the hardcopy into the Applicant's Professional Comments and upload the hardcopy into the Applicant's Professional Comments and Comments and Comments and Comments and Comments and Comments and Comments are described as the Comments and Comments and Comments and Comments are described as the Comments and Comments and Comments and Comments and Comments are described as the Comments and Comments and Comments are described as the Comments and Comments and Comments are described as the Comments and Comments are described as the Comments and Comments and Comments are described as the Comments are described as the Comments and Comments are described as the Comments and Comments are described as the	e prior to reaching their dashboard fou must review each one and chan ency. You can edit these documents would like the applicant to ackno- to place any signature lines, date in be scanned and uploaded by the	and viewing the question ge noted text to your ager of disable any of them, or wiedge the document. If y lines, etc. within the bod	maires, eSOPH incy's name, as in make your own you select that you fithe docume
lame (click to view/edit)	Positions	Preview	States
ELECTRONIC SIGNATURE AUTHORIZATION	Yest Position (		Enabled
#SOPH TEPMS OF USE	Yest Position 1		Enabled
MUSPH PRIVACY STATEMENT	196t Position 1	Ž.	Enabled
LETTER FROM CHIEF (NAME HERE)	Test Postion 1		Enabled
INSTRUCTIONS	Treet Fortion :		Enstifed
TESTA	Test Position 1		Enabled
AUTHORIZATION & AGREEMENT TO RELEASE INFORMATION	Test Postion 1		Establed
ROTICE TO APPLICANT	Test Position Y	i (	Enabled
AUTHORIZATION TO OBTAIN AND SEVERA CONSUMER CRESSTRE	<u>PORI</u> rest Proton 1		Enabled
AUTHORIZATION TO USE YOUR SOCIAL SECURITY NUMBER		Q	Enabled
Test Z	Test Postion 1		Enabled
Issi.3	Test Position 1	Ą	Establed
ASERCY NAME - TERMS OF USE		À	Disabled
		CQ <sub>2</sub>	Dissibled
<u>Click here to edit</u>		- 4	10000000000

Fig. 38

Electronic Acknowledgement Receipt			
EFS ID:	26288650		
Application Number:	14721707		
International Application Number:			
Confirmation Number:	2556		
Title of Invention:	BACKGROUND INVESTIGATION MANAGEMENT SERVICE		
First Named Inventor/Applicant Name:	Tyler J. Miller		
Customer Number:	23442		
Filer:	Philip R. Hunt		
Filer Authorized By:			
Attorney Docket Number:	MIME.001-CON		
Receipt Date:	07-JUL-2016		
Filing Date:	26-MAY-2015		
Time Stamp:	18:20:43		
Application Type:	Utility under 35 USC 111(a)		

# **Payment information:**

Submitted with Payment	no
------------------------	----

### File Listing:

Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1	Petition for review by the Office of Petitions	MIME-001- CON_RenewedPetitionToReviv e.pdf	93254	no	4
			c6b0ffc045f41f8d864d778b040a570e242b 8ecd		
Warnings:					

Information:					
2 Drawings-only black and whi drawings	Don to a sell like it and a like it a	CON_2016-07-07_NewSneet_3	339394	no	1
			fc9d9b12f19867c8789a4ee389b7627ce420 f13b		
Warnings:					
Information:					
		Total Files Size (in bytes)	432648		

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.

#### SCORE Placeholder Sheet for IFW Content

Application Number: 14721707 Document Date: 07/07/2016

The presence of this form in the IFW record indicates that the following document type was received in electronic format on the date identified above. This content is stored in the SCORE database.

• Drawings – Other than Black and White Line Drawings

Since this was an electronic submission, there is no physical artifact folder, no artifact folder is recorded in PALM, and no paper documents or physical media exist. The TIFF images in the IFW record were created from the original documents that are stored in SCORE.

To access the documents in the SCORE database, refer to instructions below.

At the time of document entry (noted above):

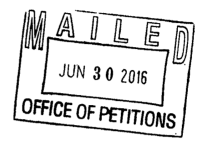
- Examiners may access SCORE content via the eDAN interface.
- Other USPTO employees can bookmark the current SCORE URL (<a href="http://Score.uspto.gov/ScoreAccessWeb/">http://Score.uspto.gov/ScoreAccessWeb/</a>).
- External customers may access SCORE content via the Public and Private PAIR interfaces.

Form Revision Date: September 30, 2013



Commissioner for Patents
United States Patent and Trademark Office
P.O. Box 1450
Alexandria, VA 22313-1450
www.uspto.gov

Rylander & Associates PC P.O. Box 250 Vancouver, WA 98660



In re Application of

Tyler J. Miller

Application No. 14/721,707 : DECISION ON PETITION

Filed: May 26, 2015

Attorney Docket No. MIME.001-CON

This is a decision on the petition to revive pursuant to 37 CFR 1.137(a), filed March, 3, 2016.

#### The petition is **DISMISSED**.

Any request for reconsideration of this decision must be submitted within TWO (2) MONTHS from the mail date of this decision. Extensions of time under 37 CFR 1.136(a) are permitted. The reconsideration request should include a cover letter entitled "Renewed Petition Under 37 CFR 1.137(a)." No further petition fee is due for a renewed petition. This is not a final agency decision within the meaning of 5 USC § 704.

The above-identified application became abandoned for failure to timely file a complete reply to the Notice to File Corrected Application Papers dated June 3, 2015. This Notice set an extendable period for reply of two months for applicants to submit replacement drawings in compliance with 37 CFR 1.84 and 37 CFR 1.121(d). No reply having been received, the application became abandoned by operation of law on August 4, 2015. The Office mailed a Notice of Abandonment on February 2, 2016.

The instant petition does not meet requirement as such: As petitioner states that Figure 38 is a new drawing being added, the sheet containing Figure 38 must be labelled "New Sheet" rather than "Replacement Sheet" See 37 CFR 1.121(d).

Accordingly, on renewed petition, Applicant must submit a drawing that is properly labelled.

Further correspondence concerning this application should be addressed as follows:

By mail:

Mail Stop Petitions

Commissioner for Patents

P.O. Box 1450

Alexandria VA 22313-1450

By hand:

Customer Service Window

Mail Stop Petitions Randolph Building 401 Dulany Street Alexandria, VA 22314

By Internet:

EFS-Web<sup>1</sup>

By FAX:

(571)273-8300

Attn: Office of Petitions

Telephone inquiries related to this decision should be directed to Paula Britton at 571-272-1556.

/dwood/

Douglas I. Wood Attorney Advisor Office of Petitions

<sup>&</sup>lt;sup>1</sup> www.uspto.gov/ebc/efs\_help.html (for help using EFS-Web call the Patent Electronic Business Center at (866) 217-9197

Doc Code: PET.OP

Document Description: Petition for Review by the Office of Petitions

PTO/SB/64 (12-13)

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

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

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. Docket Number (Optional) PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT ABANDONED UNINTENTIONALLY UNDER 37 CFR 1.137(a) Page 1 of 2 First named inventor: Tyler J. Miller Application No.: \_14721707 Art Unit: Not yet assigned. Filed: 2015-05-26 Examinen Not yet assigned. BACKGROUND INVESTIGATION MANAGEMENT SERVICE Title: Attention: Office of Petitions Mail Stop Petition Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 FAX (571) 273-8300 NOTE: If information or assistance is needed in completing this form, please contact the Office of Petitions at (571) 272-3282. The above-identified application became abandoned for failure to file a timely and proper reply to a notice or action by the United States Patent and Trademark Office. The date of abandonment is the day after the expiration date of the period set for reply in the Office notice or action plus any extensions of time actually obtained. APPLICANT HEREBY PETITIONS FOR REVIVAL OF THIS APPLICATION. NOTE: A grantable petition requires the following items: (1) Petition fee: (2) Reply and/or issue fee; (3) Terminal disclaimer with disclaimer fee - required for all utility and plant applications filed before June 8, 1995, and for all design applications; and (4) Statement that the entire delay was unintentional. 1. Petition fee Small entity fee \$ 850.00 (37 CFR 1.17(m)). Applicant asserts small entity status. See 37 CFR 1.27. Undiscounted fee \$ \_\_\_\_\_(37.CFR.1.17(m)). 2. Reply and/or fee A The reply and/or fee to the above-noted Office notice or action in the form of RESPONSE TO NOTICE AND AMENDMENT (identify the type of reply): has been filed previously on \_\_\_\_\_ ✓ is enclosed herewith. B The issue fee and publication fee (if applicable) of \$ \_\_\_\_\_

This collection of information is required by 37 CFR 1.137(a). 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, 1.14 and 41.6. 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: Mail Stop Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

has been paid previously on \_\_\_\_\_

is enclosed herewith.

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

Doc Code: PET.OP

Document Description: Petition for Review by the Office of Petitions

PTO/SB/64 (12-13)

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

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

### PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT ABANDONED UNINTENTIONALLY UNDER 37 CFR 1.137(a)

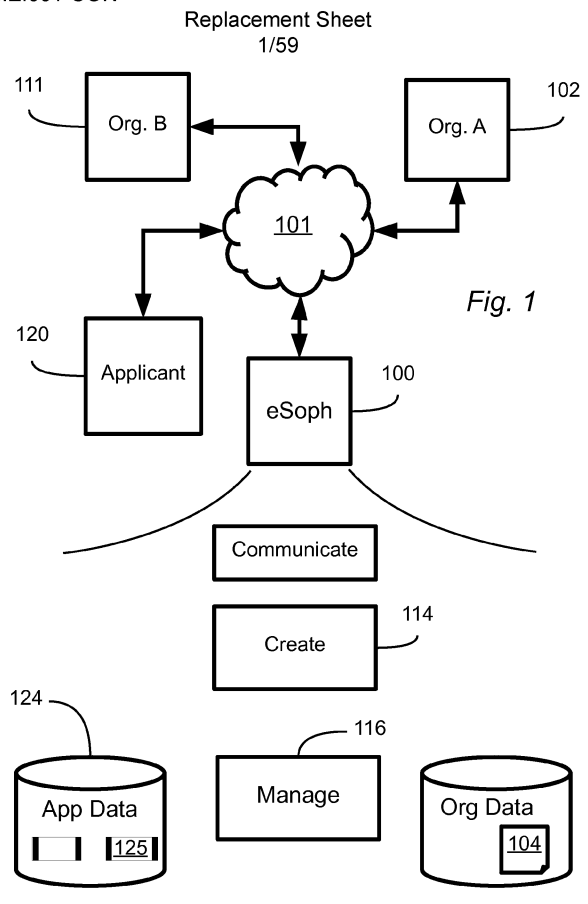
	Page 2 of 2
3. Terminal disclaimer with disclaimer fee	
Since this utility/plant application was filed on or after	er June 8, 1995, no terminal disclaimer is required.
<b>—</b>	(0(d)) of \$) disclaiming the required period of time is enclosed
under 37 CFR 1.137(a) was unintentional. [NOTE: The United Stat	n the due date for the required reply until the filing of a grantable petition tes Patent and Trademark Office may require additional information if there is a filing a petition under 37 CFR 1.137(a) was unintentional (MPEP 711.03(c),
	WARNING:
identity theft. Personal information such as social security numbe credit card authorization form PTO-2038 submitted for payment application. If this type of personal information is included in doc redacting such personal information from the documents before of a patent application is available to the public after publication 1.213(a) is made in the application) or issuance of a patent. Furth	formation in documents filed in a patent application that may contribute to ers, bank account numbers, or credit card numbers (other than a check or purposes) is never required by the USPTO to support a petition or an numbers submitted to the USPTO, petitioners/applicants should consider submitting them to the USPTO. Petitioner/applicant is advised that the record of the application (unless a non-publication request in compliance with 37 CFR nermore, the record from an abandoned application may also be available to on or an issued patent (see 37 CFR 1.14). Checks and credit card authorizationed in the application file and therefore are not publicly available.
/Philip R.M. Hunt/	2015-03-03
Signature	Date
Philip R.M. Hunt	58044
Typed or Printed Name	Registration Number, if applicable
406 West 12th Street	(360) 750-9931
Address	Telephone Number
Vancouver, WA 98660	
Address	<del></del>
Enclosures:	
Fee Payment	
<b>√</b> Reply	
Terminal Disclaimer Form	
Additional sheet(s) containing statements establishing unin	itentional delay
Other:	
CERTIFICATE OF MAILIN	NG OR TRANSMISSION [37 CFR 1.8(a)]
I hereby certify that this correspondence is being:	TO ON THEMSONDON (DV CLN Elota);
	e shown below with sufficient postage as first class mail in an envelope s, P. O. Box 1450, Alexandria, VA 22313-1450.
☑ Transmitted by EFS-Web or facsimile on the date shown be	low to the United States Patent and Trademark Office at (571) 273-8300.
2016-03-03	/Philip R.M. Hunt/
Date	Signature
	Philip R.M. Hunt
	Typed or printed name of person signing certificate

#### 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:

- The information on this form will be treated confidentially to the extent allowed under the Freedom of Information Act (5 U.S.C. 552) and the Privacy Act (5 U.S.C 552a). Records from this system of records may be disclosed to the Department of Justice to determine whether disclosure of these records is required by the Freedom of Information Act.
- A record from this system of records may be disclosed, as a routine use, in the course of presenting evidence to a court, magistrate, or administrative tribunal, including disclosures to opposing counsel in the course of settlement negotiations.
- 3. A record in this system of records may be disclosed, as a routine use, to a Member of Congress submitting a request involving an individual, to whom the record pertains, when the individual has requested assistance from the Member with respect to the subject matter of the record.
- 4. A record in this system of records may be disclosed, as a routine use, to a contractor of the Agency having need for the information in order to perform a contract. Recipients of information shall be required to comply with the requirements of the Privacy Act of 1974, as amended, pursuant to 5 U.S.C. 552a(m).
- 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.
- 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.
- 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.



eSOP1 a product of MillerMens				Logged in as: T	yler Miller - 5 My Ac	count Log (A
DASHBOARD ACC	OUNTS FORMS		HELP PAGES			
Period: All Periods			Exp	from Date:	g 19 33	83
	e de la c					Stand off
Account Name Total(37)	Active From	Active Through	Entries Allowed	Entries to Date	Entries Remaning Unlimited	User Accounts
testo iffit	:2/29/19	12/09/13	Enteroceci		Solonited	37
\$1000		01/11/11	Unimited	0	Oplimited	3
33345	813/07/33	03/37/33	Unimited	3	Lipimited	2
Sarija Agency	01/03/11	03/03/18	Urdinicsd	2	Unfimited	3
Test120111	02723744	93/13/32	(ynlimatez)	9	Unimited	3
Socence	81/10/11	05/25/11	Unlimited	3	Unimited	2
Samula	801/1.57 <b>3 I</b>	03/18/3.2	cirilianted	0	Unimited	1
Reme Accountiff	80/19/11	01/27/13	Unimiced	1.	Unimited	2
agency changed t	01/19/11	63/09/13	()cimmed	<b>3</b>	Solonizad	2
Agencija	01/23/11	01/11/12	Uniimiced	8	Unimited	2
Novtest	01/23/11	05/29/13	(Shimates)	3	Unimited	3
bit Szeremene	হয়ত ঠাকৰ বাব ব	ರಾಚಕಾಚಕತ	k krakteasitara is	e e e e e e e e e e e e e e e e e e e	ennennennen som en	esanamanan araban a Araban araban araba

*Fig.* 2

eS a product	OPH OMENIA	Logged in as: Tyler Miller & My Account Log Off
DASHB	OARD ACCOUNTS FORMS REPORTS HELP F	PAGES
Referer	nce Type: Family Member	
Create a c complete:		ements section, and add a questionnaire for this reference type to
Step 1:	Create a cover letter for this reference	Preview Edit
Step 2:	Select any of the applicant's agreements to include	844
	- «SOPH PRIVACY STATEMENT	Bernere.
	- AGENCY MAME: TERMS OF USE	Remove
	- LETTER FROM CHIEF (NAME HERE)	Remove
	- INSTRUCTIONS	Remove
	- MOTICE TO APPLICANT	Bessere.
	- AUTHORIZATION TO OBTAIN AND REVIEW CONSUMER.	CREDIT REPORT Reserve
Step 3:	Add a questionnaire for this reference to complete	Yern Questiannaire
The cover l	etter, any selected agreements and the questionnaire can be printed (	or emailed from the "References" tab in the Applicant's Profile.

*Fig. 3* 

## Replacement Sheet 4/59

	Logged in as: Tyler Miller My Account tog (VII
DASHBOARD ACCOUNTS FORMS REPORTS HELP PAGES	ĸ
Below you can manage the pages used by your agency. Click on each of the tabs below for further instructions.	bs below for further instructions.
Agreements & Advisements Questionnaires Reference Bocuments	
Reference Check Documents are the documents dients send to individuals	ments are the documents dients send to individuals listed in the applicant's completed questionnaires who may have
supposest productive applicate, a maining to a single feeter as styles and the source form the designed and applicate resource from the Agreements and Advisiments, and a specific questionnaire for the type of reference. Below 25044 provides those deciment premiade for	oyoran artiolog s corei reces iron tre egency, s telescres beenied le of reference. Below e3CPH provides those deciment premide for
use by any eSOPH dient. These documents will arcomatically appear on a new chent's dashboard for their use. Revisions to these documents will appear for those new chems added to eSOPH after the revisions counted.	v dient's dashboard for their ase. Revisions to trese documents will
Click on the reference name to open or edit	
Ennity Member	
References	
Melabhans	
Antonospor	
1. and bords	
Emislover	
Smerrisors	
Control	
Law Enforcement	
Milhary Records	

# Replacement Sheet 5/59

Basic Information  slow you will provide basic, personal information about yourself. Review these questions carefully and provide complete, accursponses. If you need clarification on any question, or have any questions, contact your assigned background investigator.  Full Name: (first, middle, last)  Build of Edit a Questionnaire  Add Question   Edit Questionnaire    Add Question   Edit Questionnaire    Add Question   Edit Question   Questionnaire    Add Question   Edit Question   Questionnaire    Add Question is at the contain that you would like it placed. Click the person is edit the cuestion as properties.  Solect a uniestion type below by disking on it, holding the disk a properties    For a solect point of the question is propertied.  Solect a uniestion is in the cuestion in the your would like it placed. Click the person is edit the cuestion as properties.  Solect a uniestion has you would like it placed. Click the person is edit the cuestion has you would like it placed. Click the person is edit to be shown in question. These bottons are programmed with several provides to pend find any of the solections of the disconting.  List all micknames and alloases below:  It sets the below drag and drop fortions to pend contacts, you must use the below drag and drop fortions to pend contacts, you must use the below drag and drop fortions to pend contacts, you must use the below drag and drop fortions to pend contacts. You must use the below drag and drop fortions to pend contacts. You must use the below drag and drop fortions to pend contacts. You must use the below drag and drop fortions to pend contacts. You must use the below drag and drop fortions to pend contacts. You must use the below drag and drop fortions to pend contacts. You must use the below drag and drop fortions to pend contacts. You must use the below drag and drop fortions to pend contacts. You must use the below drag and drop fortions to pend contacts. You must use the below drag and drop fortions to pend contacts. You must use the below drag a					
### Special Properties   Full Name: (first, middle, last)    Pull Name: (first, middle, last)	Basic Information				
Add Question Edit Question Questionnaire Properties  Select a question type below by circking on it, holding the circk a dragging it across the stress. Elebests the more button when it question is in the icon would like it placed. Circk the per icon to edit the questionnaire or its directions by clicking on it.  No  Yes  Drag and drop any of the questionnaire or its directions by clicking on it pends icon closest to the box in question.  Drag and drop any of the directions by clicking on it pends icon closest to the box in question.  Sensit options  O single Chaice  Sensit (All nicknames and aliases below:  Sensit options  Sensit options  O single Chaice  Sensit (Aliasia)  Sensit options  Sensit (Aliasia)  Sensit options  Sensit options  Sensit (Aliasia)  Sensit options  Sensit (Aliasia)  Sens	elow you will provide basic, personal informatio sponses. If you need clarification on any questio	n about yourse in, or have any i	lf. Review these questi questions, contact you	ons carefully and : rassigned backgro	provide complete, accur- ound investigator.
Add Question   Edit Question   Questions   Questions   Questions   R. hadding the click a drauging it across the screen. Release the mouse bottom when to question is in the location that you would like it placed. Click the per identity of the previous proporties.  Have you ever been known by ANY nickname(s) or alies(es)?  No  Tes  Drag and drap any of the questionnairs or its directions by clicking on the period in chosest to the box in question.  Drag and drap any of the following:  Clearly of Cuestions   Single Chaice   Bitmy Deam    List all nicknames and aliases below:  I Street the   Single Chaice   Bitmy Deam    Executed to the sheet functionality of the below type contacts, you must use the below drag and drop betters as part questions after the bottom are programmed with several pre-defining positions for the softens below, the sind value when features escaped to the other functionality of the softense as part questions and to use these belows, it will not allow when features escaped to the softense below, it will not allow when features escaped Account Manager.  Example Account Manager.  Example Business   Single contacts   Single contac	For St House Colors		8:	iild or Edit a Quest	ionnaire
Have you ever been known by ANY nickname(s) or alias(ex)?  (No  Yes  Chair to edit the question is properties.  Soft the name of the questionnaire or its directions by dicking on the perticon to edit the questionnaire or its directions by dicking on the perticon to edit the questionnaire or its directions by dicking on the perticon diverties to the following:  Chair a former of the perticonname of the question.  Drag and drop any of the following:  Chair a former of the perticonnect of the following:  Chair a former of the perticonnect of the directions by dicking on the perticonnect of the perticon	eus name: (inst. middle, isst)	<b>/</b>	Add Question Edi	t Question Que	Alonnaire Properties
Fig. the name of the puestionnaire or its directions by dicking on to people from closest to the beat in question.  Test  Drag and drop any of the following:  List all nicknames and pliases below:    Internation   Committee   Committe			dragging it across the goestion is in the local	e screen. Kelease t Box that you would l	he muse button when th
Tess  Drag Well drop any of the following:  Create a Group of Generalizes C. What is this?  When Determ C. Simple Chairs (Surper Door)  List all nicknames and aliases below:  SEPORTAINT For any questionnaires involving any of the below drag and drop betters as part questionnaire. These betterns are programmed with several pre-defin questions and to the other functionairy of the policies as part questions and to the other functionairy of the policies system. If y choose not to use these betters below, it will not allow other features as SOPH to function. If you have questions about this, contact your sort to use these betters below. It will not allow other features as SOPH to function. If you have questions about this, contact your sort to use these betters are self-independent.  Examples Account Admiss (S. Senesias) (S. Beighter)  Examples (S. Senesias) (S. Beighter)	Have you ever been known by ANY nickname(s) or a	lias(es)?			and the second s
Create a Company Continue Company  What is this?  What opens Company Company  Street the Street Description  Street the Street Description of the Delease Dele	<sup>(</sup> No				directions by dicloud on b
List all micknames and aliases below:    Secondary   Secondary   Secondary	Yes		Orag and drop any of	de folkering:	
List all nicknames and aliases below:    INPORTABLE   Interest on the below type contacts, you must use the below drag and drop before a part questionnaire. These before the below drag and drop before a part questions for the programmed with experted pre-sering questions for the other functionality of the entitives system. If you have questions about this, owner's younged and a use these lefters below, it will not allow other features escapely to function. If you have questions about this, owner's younged and a serious and the use there is a second and the programmed with an about this, owner's youngestions are the programmed and youngestions about this, owner's youngestions are young			C10079 1 (4704) 78 (4	ences < What	is this?
### FRANCE For any questionnaires invoking any of the below type contacts, you must use this below drag and drop betters as part (seestionnaire. These betters are programmed with several practicinative. These betters are programmed with several practicinative. These betters the formation of the software system. If y choose had to use these betters before, it will not allow other features according to the formation. If you have questions about this, contact you still account Manager.  ### Apparent Admiss ### Superiose ### Superiose ####################################			<b>W</b> allis Options	Sayerawa	(B) Grop Com
Contacts, you must use the below drag and drop tertoes as part guestionnaire. These buttons are programmed with several pre-Befor questions field to the other functionality of the software system. If y choose had to use these buttons below, it will not allow other features eSOPH to function. If you have questions about this, contact you estimate the function. If you have questions about this, contact you estimate the function of the software estimates.  All appears Admiss to Superiors the function of the software estimates as a second of the software estimates and the software to superiors the function of the software estimates and the software estimates are software estimates.  By you have any scars, marks or fattoos?	List all nicknames and aliases below:		To reserve	¥ Yeo Sox	
E. Salation S. Anderson, S. Soughous  By you have any scars, marks or faticos?	Drag & drop group question(≤) here:		contacts, you must in quastionaira. These I questions field to the chaose had to use then eSOPH to function. I	se the <b>below</b> drag autions are programs other functionality of a feathers below, it of flyour bave question	sed drop bettons as part ned with several pre-defini the software system. If you dil not allow other features
Bo you have any scars, marks or taticos?		-	3. Applicant Address	\$. Supervisor	N. Colonia
Do you have any scars, marks or tations?			As Relative	\$_creference	E. Begless
	kaamanaaliseleskisteleskisteleskisteleska kaasa kaasa kaanananannan taristatut oli elektristeleskisteleskistel		E-candam	8. 300,8000	E. Camoron
	Do you have any scars, marks or tatloos?		A. Employee		

Fig. 5

### MIME.001-CON

# Replacement Sheet 6/59

NM TEST Peter Agency - Admin * My Account									Log Of
DASHBOARD (	USERS AP	PLICANTS	DOCUMENTS	SHARED	REPORTS	INBOX	PREFERENCES	HE	LP
Below you can manage	e the pages us	ed by your ag	iency. Click on eaci	n of the tabs t	selow for furthe	r instruction	s.		
Agreements & Advi:	sements Q	uestionnaires	i Reference Do	cussents I	Positions & Che	cidists I	etter Templates		
agencies. You can del create new questionna attempting to build a r Name (click to vies	aires from a bli new questionn	ank page by s	electing the "Crea		ionnaire" buttor	1.5	sure to review the	Help p	
Basic Information	ay water			Applicant		rest Fosito			or cross
Education				Applicant		Test Positio	Ωl		
Residences				Applicant		Test Fostio	s 1		
Emoloyment				Applicant		Test Positio	n i		
Applications With (	Other Agencie	5		Applicant		Yest Positio	s I		1888
Military				Applicant		Test Positio		i.Q	

Fig. 6

eSO a product of Mills	<b>3 l</b>			Logged in as: Tyler Miller	? Wy Account — Log (Al
DASHBOARD	ACCOUNTS	FORMS REPORTS	HELP PAGES		
Edit My Accou	nt				
First Name:					
Tyler					
Middle Name Joppi	resis.				
Last Warre:					
Miller					
Emails					
		The Empli field is rec	pired.		
Offices		~~~~			
			guired.		
Mobile:					
<u> </u>		The Mobile, field is re	quired.		
Change Passwor	đ				
New Password:					
Confra New Pass	ward:				

*Fig.* 7

## Replacement Sheet 8/59



### Replacement Sheet 9/59

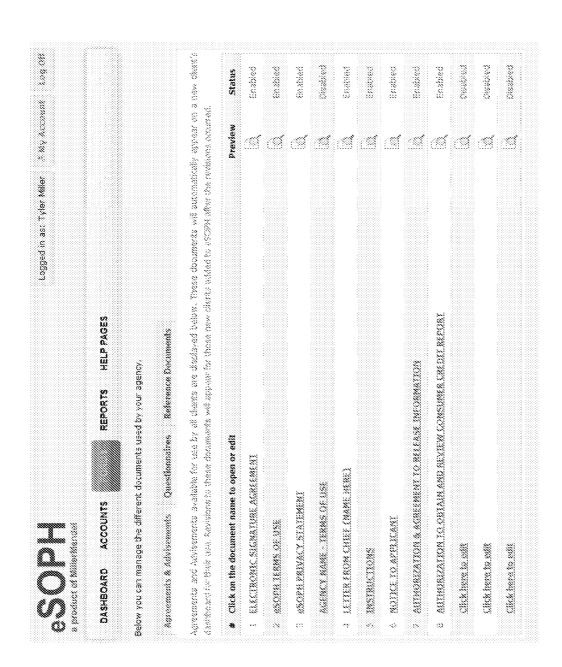


Fig. 9

### MIME.001-CON

# Replacement Sheet 10/59

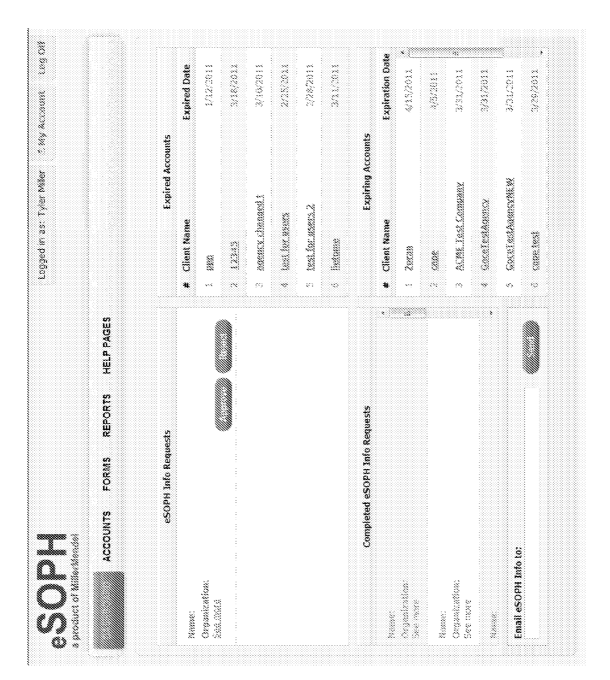
(A) 11 (A)	**** DOCUMENTS REPORTS HELP PAGES	
Back to Accounts		
1. Account Detail		
Cient Keme:		
Clent Logo (pplinne); Browse	(select file)	
1) Browse and select desired t	nage, 2) Click "Opicad" botton, 3) Click "Save" bottom of bottom,	
Cleant Letterhead (optional): Browse	(select file)	
1) Browee and select desired (	rage. 2) Clief "Visiond" button. 3) Cloft "Says" button at buttom.	
The recommended size of the	mage is width. 700px and height: 900px. Accepted formats am: jpg, gueg, saig and gif.	
Domer Name: http://	2000000	
first Same:		
Last dame:		
Titles		
Office Phose Number		
Mobile Phone Sumber:		
Empsi)		
Cheering:		
- Select Country - Address:		
Z)P-Code(		
3000   1 3000   1 3000   1 3000   1		
City; County:		
State		

Fig. 10

	SOPH advat of WillerMendel				
B	ASHBOARD	FORMS REPORTS HEL	P PAGES		
	Accounts				
#	Account Name	License Expires	Entries Allowed	Entries to Date	Entries Remaining
Ä	Erisae Division	03/3.9/2030	unimitad	3.33	umined
2.	Sania Agency	03/03/2019	untimited	2	unimited
3	Yest calleuts (23.03.11)	04/10/2013	unimited	ଚ	ensimiked
4	taise	03/95/2014	ontroted	i)	unkesed
9	18 Agency	03/18/2014	urámitesi	2	cerëmited
ó	testfullfilfi	12/99/2013	orlimited	ş	unimited
?	Movitest	06/29/2013	10	2	8
83	Ioras	03/08/2013	untmiked	2	ensimiteed
9	Name Account@ff	04/27/3013	% 	3	3
259	Test form corner	esyas/2013	unterstess	3	cosimicad
11	Sanisie	01/18/2012	<u> अवस्थित</u>	6	s <i>m</i> baked
3.3	Test120111	03/11/2012	urdensted	4	orämked
ŧ3	Agenciia	03/11/2012	unimited	6	રકાર્કસપરેલાઇ
3.3	Background Data	12/38/2021	admited	2	unimited
35	Skazi	97/39/2011	unimited	2	unimitad

Fig. 11

## Replacement Sheet 12/59



### Replacement Sheet 13/59

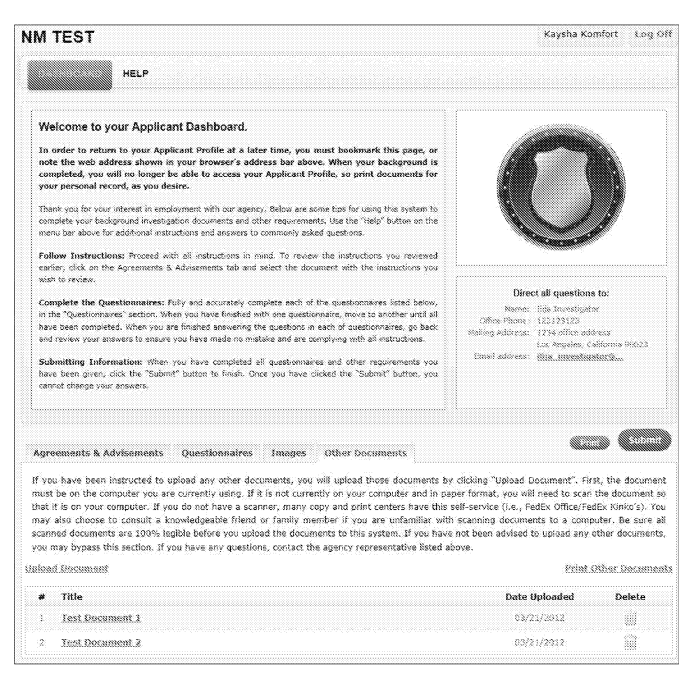


Fig. 13

## Replacement Sheet 14/59

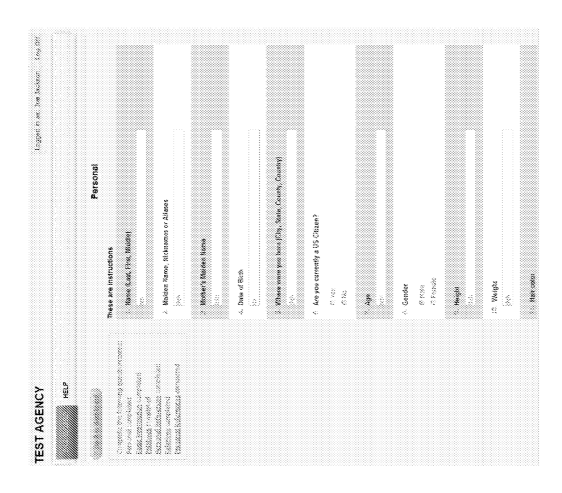




Fig. 15

00000000		
HELP		
	ur agency. Galan are some fips for using Socurrents and other requirements. Eye	
r research some	ent Byen, on	
	both applicants and agencies alike, yo	u have the option of using an Ejectronk
normat, legal signature please enter locations below in agreeing to use the Electronic Signature will have equal p	the last 4 digds of your social security in a below displayed Electronic Signature.	gree on use this signature in place of your tember, and you include in the designated you certify you agree and understand the nat, handwritten, legal signature, and you or normal, handwritten, legal signature
	used for all necessary Agreements and our background investigation process. If	d Advisements and other legal documents you choose to accept this agreement.
	terms stated above. The system wi	s below and olick Proceed, only if you Ill place the current date on the page
<u> </u>		
Note (applied (final) years plantificate expectations of exception to technics	Jac John Jackson	
	Jac John Jackson	
epochare a secretar construir	Jac Jahn Jackson	
ergendure in non-de na delinis. Ericon volus de na predigis	Jac John Jackson  00/50/2012	
engantaria in acceptiva a natura. Enter your three products Live a lingue of ratio 50 ye.		

Fig. 16

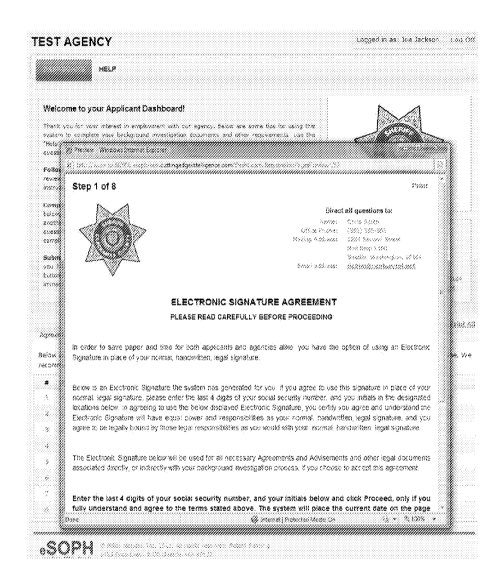
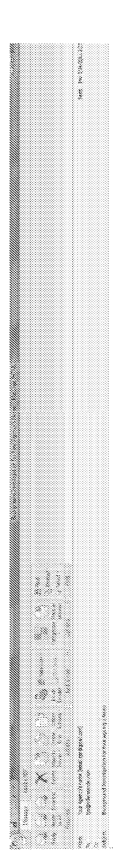


Fig. 17

### Replacement Sheet 18/59





Dest for Jackson.

Dank you too mai interest is on coganization. Dis cond continues we would like to begin most backgrooned investigation to further centers your qualification to have applied.

We see as the country to gather information from you and manage would find all be defined to the configurion. Disase chief no the flack below and you are a thought to see a second to the configuration of the configurati

tan Teern api3726 ende en callourigaloutigane capitacead Registaira Independent (Obs 416 sette 1804.03) 104

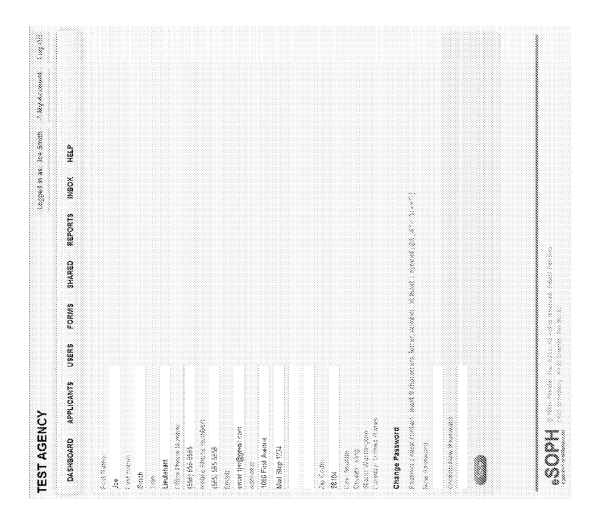
Ober, you have essiblished your parament, you will be recent to a sense of agreements, advisorances, abstractions and ober decements which you will need to review and serve been completed, you will be recent to you.

You investigat or name, phone number, wast address and nating address will be lined to your opplicant perdis. It con have any question, phease counait your essigned inventions

Bease begin to complete your Applicate Trothe temediateds. The sooner you salush all required information is no, the assence we can begin to process that information

Easts you for your attention

Your Agency's Name



# Replacement Sheet 20/59

Delete						
						blicant <u>Gregor Murray</u> has been assigned to Chris Smith.
				S		ands.
			to Orris Smi	20 Osta Sau		Applicant <u>Gregor Murray</u> has been assigned to Chris Smith.
	Micaelt Profi	8	gastase o	70 20 20 20 20 20 20 20 20 20 20 20 20 20	Applicant Pr	Middle se uaa
	id Chescon, Apr	400 mcant	az has bee	98 Yas bee	or Murray	o sey Xeza
		oe tackson	100 Jacks	200. Jacks	Wall of Section	Gregor
Content		100 M	Applicant	Applicant	Note add	Applicant
	જાર્મ		***	***	÷~~	·**
Date	83,257.	03/24/	03/24/3	03/24/1	03/53/3	03/23/11
	Contant	Date Content  Wote added to Jon Industric Profile.	Content Note added to Jos Jackson Applicant Profile, Review Jos Jackson Applicant Profile,	Content Note added to Jos Jackson Applicant Profile. Review Jos Jackson Applicant Profile. Applicant Jos Jackson has been assigned to Owis Smith.	Content  Note added to Joe Jackson Applicant Profile.  Review Joe Jackson Robles assigned to Oris Smith.  Applicant Joe Jackson has been assigned to Oris Smith.	Content  Note added to <u>log Jackson</u> Applicant Profile.  Applicant <u>Jos Jackson</u> has been assigned to Chris Smith.  Note added to <u>Gregor Murray</u> Applicant Profile.

Fig. 20

TEST AGENCY					£1	Logged in as: Joe Smith & My Account 1.00 (				
DASHBOARD A	APPLICANTS	USERS	FORMS	SHARED		INBOX	HELP			
General By Posit	ions									
eriod: All Periods					By Dates	From	To		Mille show all	
Position		Approved	Reje	ected	Suspended	Total	Avarage	e Time (in day	5}	
Police Officer R	ecrest	ø		Ø :	9	1		0		

Fig. 21

TEST AGENCY				£ c	igged in as	)ce Smith	100 Assumed Seq.
DASHBOARD APPLICANT	rs users	FORMS	SHARED		жеск	HELP	
Ceneral Sy Fueltiens							
Percs: Mit Periodo				By Dates	Perocu	- # P	85 <b>4644</b> 2000 2
Fotal	lotai Mi	nober Pena	ling Assign	ed Approved	Rejected	Suspended	Avarage lime (in days
AS Applicance	ŝ	10	1:	9	*	6.	Ç.
Age							
24 - 20		,	υ	\$		6	e
28 - 29	*	9	: 3	3	é	Ú	ę
30 - 59		Ú	Ü	2		0	6
46 - 49		.V.		3 	6, 1000000000000000000000000000000000000	, 60° - 60°	\$
5 <b>3</b> -35	i			3			ė
56÷	-0	oneren en e		**************************************	engrassors ë	;:::::::::::::::::::::::::::::::::::::	E
Ethnic Origin							
white	0		ė.	3	•		t
986	ŝ	Δ	:::::::::::::::::::::::::::::::::::::	3	e.	10	3
Stepani	***********						8
kalon ar Parife Skiaveker	.6	į.		9	ě	0	8
200000000 20000000	· · · · · · · · · · · · · · · · · · ·		utionionarana	9	A		3
प्रेलेक्ट्रंड २० (१९वेंजा ५८ व्यव्हें २० वर्तक				5 ministration	<b>e</b> Bookstalaise		<b>%</b> edebedeki Nebelegia belaktuka ked
50,62				8			
Street		9	3		# 		3
Gender							
#65 k	1	c		ÿ	8	v.	¥
Colonia		2				¥	
'er Beer							
Mame	Assig		Completed	Suspe		Avera	ge Time (in days)
tions Corportes	0			4			6
James Banada	3						2

Fig. 22

# Replacement Sheet 23/59

REPORTS INBOX +	REPORTS INBOX HELP te to Recipient agency	REPORTS INBOX HELP  REcipient agency Recipient E
Logged in as: J	REPORTS INBOX HELP  (b) to Recipient agency	ORTS INBOX HELP Recipient agency R
Logged in as: J	REPORTS INBOX HELP le to Recipient agency	REPORTS IMBOX HELP le to Recipient agency Recipient
Logged in as: J	Logged in as: Joe Smith ORTS IMBOX HELP Recipient agency	Logged in as: Joe Smith CMY Acco
Logged in as: J	Logged in as: Joe Smith INBOX HELP Cipient agency	Logged in as: Joe Smith "My Acco
as: ]	as: Joe Smith HELP	as: Joe Smith 2 My Acco
60 <b>m</b>	m th	mith 3 MV Acco

### Replacement Sheet 24/59

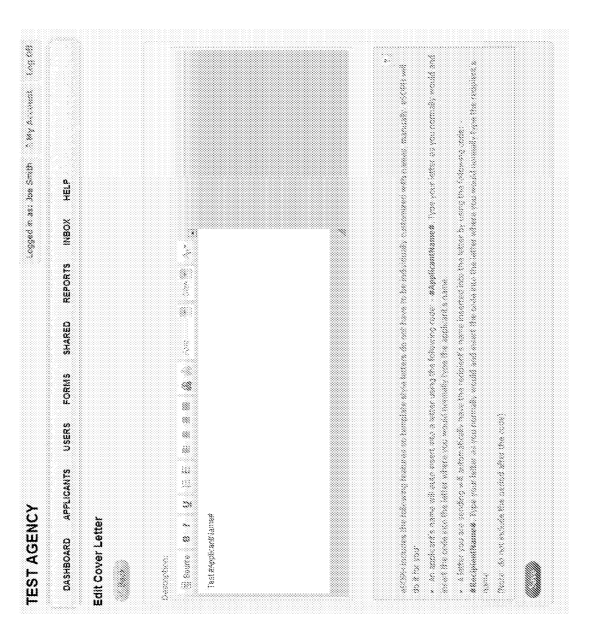


Fig. 24

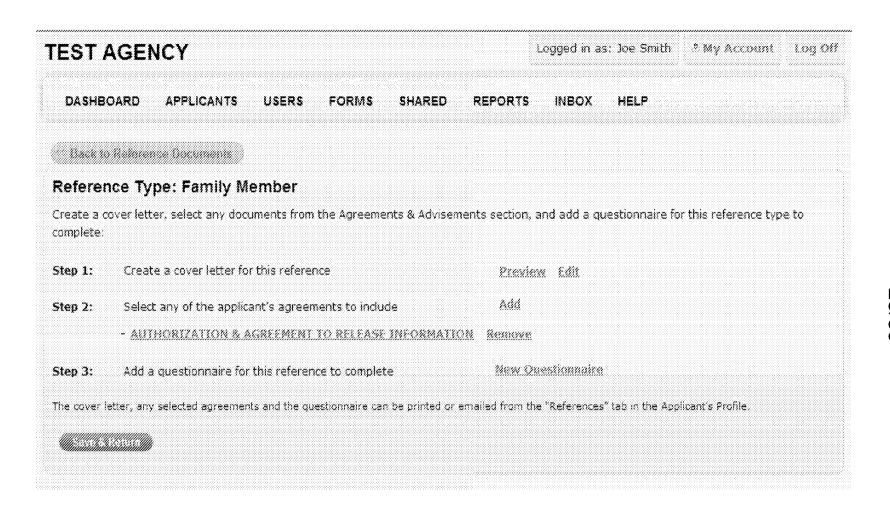


Fig. 25

TEST AGEN	CY				i	Logged in a	s: Joe Smith	* My Account	Log Off
DASHBOARD	APPLICANTS	USERS	FORMS	SHARED	REPORTS	INBOX	HELP		
Below you can mana	ge the pages use	d by your ag	ency. Click c	on each of the	tabs below for	further instr	uctions.		
Agreements & Adv	zisements Qu	estionnaires	asterei	ice Document	s Checklist	ş			
questionnaires. A ty that the applicant si eSOPH has included and manage the cov name below. The in individuals listed in individuals, by email	gned, and a ques premade cover is er letter, select th westigator sends specific applicant	stionnaire with etters and proper applicant's the referer	in questions remade que agreement nce documei	s specific to the stionnaire for (s) to include, nts by access	e type of refer each of these and the questi ing the Applic	ence source common refi onnaire for a ant's Profile	(neighbor, fa erence source a specific refer and viewing	mily, personal, land s, shown below. Yo ence source by dic "References". The	dord, etc.). Ou can edit king on the I names of
Click on the refere	nce name to oper	n or edit							
Enmily Member									
References									
Neichbors									
Housemates									
Landiords									
Emuloyer									
Severvisors									
Court									
Law Enforcement					550000000000000000000000000000000000000				
		a turkus Augens Se							

Fig. 26

# Replacement Sheet 27/59

lit Questionnaire		
Back to Questionnaires		
structions: Mease rood before afterging to belid or a	idit e questionnave. <u>Kesel mice.</u>	
Sample Questionnaire / Form		
est		
COS A COS AND MESSAGES NAVE	Build or Edit a Questionnaire	
	Add (nuction Edit Question Questionnaire Properties	
	Select a question type below by dicking on it, holding the clic drapping it across the screen. Release the mouse bottom who question is in the location that you would like it placed. Click the loss to cold the question's properties.	90 U
	East the name of the questionnaire or its directions by thirling opency ion closest to the box in question.	บก นั
	Drag and drop any of the following:	
	o Comita a Comita de Comercia - Cor (Minicia Mais?	
	Without Opening Congress Only Communication	
	Treat time N. Text Stor	
	IMPORTANT: For any questionnaires involving any of the below to pertacts, you must use the below drag and drap buttons as a questionnaire. These buttons are programmed with several pre-digiestions tied to the other functionality of the software system, choose not in use these buttons below, it will not allow other feetings below, it will not allow other feetings of the software system.  ACOM to function, if you have questions about this, contact ascent Account Manages.	sart ( leficie 15 yo 3185 1
	El Applicant Address El Supervisio El Sisteria	
	P. Service P. Seference P. Stephine	
	Exception Exception Exception	
	8. Store	

Fig. 27

DASHBOARD APPLICANTS USERS FORMS SHARED REPORTS INBOX HELP  Create a New Questionnaire  Step 1: Who is this questionnaire garag to be fore  C Applicant. C Family Member  C References C Geographors  C Courts C Landards  C Supervisors  C Courts C Landards  C Milbury  Step 2: Give this questionnaire a title (i.e., Family Reference Questionnaire):  Step 3: Virise any instructions you would like to appear on the forax  T Check this box of you sweld like to require this questionnaire to be returned in hardours. This means this document is a place to be a control or provided that completely questionnaire to be returned as hardours. This means this document is a place to be a control or provided that completely questionnaire (return althous face etc. ), in the instruction be, above	88 - 1.0g (3f	Swy Account	Logged in as: Joe Smith		AGENCY	ΓEST /
Create a New Questionnaire  Step 1: Who is this questionnaire group to be for:  Capplicant C Early Nember  C References C Neighbors  C Housemans C Landards  C Supervisors  C Courts C Law Entirecement Agencies  C Military  Step 2: Cive the auestionnaire a title (i.e., Family Reference Questionnaire):  Step 3: Value any instructions you would like to appear on the form:  (Step 3: Value any instructions you would like to appear on the form:  (Step 3: Value any instructions you would like to require this questionnaire to be returned in hand doop. This means this doop able to be hand delivered or mailed. You may			INBOX HELP	USERS FORMS SHARED REPORTS	SOARD APPLICANTS	DASHB
Step 1: Who is this questionnaire going to be for:  C Applicant. C Earsh Member  C References. C Reighbors  C Housemakes. C Landsords.  C Supervisors.  C Courts. C Law Entercement Agencies.  C Military.  Step 2: Give the questionnaire a title (i.e., Family Reference Questionnaire):  Step 3: Write any instructions you would like to appear on the form.  Step 3: C Check this local of you would like to require this questionnaire to be recorned as hardcops. This means this door able to be based delivered or mailed, you may						9000
C Applicant  C References  C Newspapers  C Newspapers  C Courts  C Law Entirecement Agencies  C Military  Step 3: Write any instructions you would like to appear on the form:  T Check this own if you would like to require the questionness to be returned as handway. Ther means this doors able to be been delivered or market. Exp.					a New Questionnair	Create :
C References C Notice and the Country C Country C Law Solve and Agencies C Military Step 2: Cive this questionnaire a title (i.e., Family Reference Questionnaire):  Step 3: Write any instructions you would like to appear on the form.  Step 3: T Check this own 4 you would like to require this questionnaire or be returned at hardcopy. This means this document in the certified related colors or sequence to you will a few dispact to be hard delevered or market you may				grog to be rem	Who is this guestemnan	98ep 1:
Cours Cow Entervalues Agencies  (Cours Cow Entervalues Agencies  (Military  Step 2: Sive the questions at title (i.e., Family Reference Questions is a):  (Step 3: Veries any instructions you would like to appear on the form:  (Check this bus if you would like to require this questions are to be returned as hardcopy. The means this document to be returned as hardcopy. The means this document to be returned to be hard delivered or mailed. You may				C Excelle Member	C'Applicant	
Courts Charles and Entertainment Agencies  Military  Step 2: Give this and state that the plant family Asistence Questionness is:  Step 3: Write any instructions you would like to appear on the form:  The Charles this into 4 was would like to require this questionness to be recovered a hardcopy. The means this documents in the certified coine or recovered to you milite. It will need to be hand delivered or maked, you may				C regalations	C References	
Courts Claw Entercoment Agencies  (Mittery  Step 2: Give this assessmentials a title (i.e., Family Reference Questionnaire):  Step 3: Write any instructions you would like to appear on the form:  (Step 3: Totack this out if you would like to require this questionnaire to be returned a hardcopy. This means this door about the hard delivered or males. You may				Cuandands	Chousemates	
C Military  Step 2: Give this appearance of the (i.e., Family Reference Questionnelles):  Step 3: Write any instructions you would like to appear on the form:   Step 3: T Check this box 4 you would like to require this questionnelles to be returned to hardcops. This means this documents to be returned to hardcops. This means this documents to be returned to hardcops. This means this documents.				C Soperviews	Complete	
Step 2: Give this question with a chile is a, Family Reference Question wine)  Step 3: Arrive any instructions you would like to appear on the form:  Step 3: Theck this our 4 you would like to require this question was to be returned in handcops. This means this document to be returned in handcops. This means this document to be returned to be delivered or males. You may				Citaw Entercanaet Agastres	C Courts	
Step 3: Value any instructions you would like to appear on the form.  2  5  6  7  Check this love if you would like to require this question was to be remarked in hardcops. This means this document on the contract in hardcops. This means this document in the contract in hardcops. This means this document in the contract in hardcops. This means this document in the hard delivered or maked, you may					CMRary	
Step 3: If Check this own if you would like to require this questionness to be returned in hardcops. This means this document to be able to be hard delivered or maked. You may				de (v.a., Family Reference Operbonnalia):	Give tee agestionaake a	Step 2:
Step 3: If Check this own if you would like to require this questionness to be returned in hardcops. This means this document to be able to be hard delivered or maked. You may						
Step 3: Theck this our divou would like to require this questionness to be returned in hardcops. This means this document to you will need to be hand delivered or maked. You may				would like to appear on the form:	Write any instructions yo	Step 3:
able to he certified colors or recented to you online. It will need to be hand delivered or malled. You may			·			
able to be certified coline or recorned to you online. It will need to be basic delivered or mater. You may						
able to be certified colors or recorned to you ordine. It will need to be basic delivered or mater. You may						
able to be certified coline or recorned to you online. It will need to be basic delivered or mater. You may			•			
able to he certified colors or returned to you ordine. It will need to be hand delivered by maked. You may	vir ook taa	ese Cleiro Bererimares	mart an konstrones. These means	and the Company of the property of the company of t	IT Objects their more it were	9809 St
		d. You may ware	e hand delivered or maded	na or columnat to you online. It will beed to be	ante co no certifiad c	
•		on ord Moore.	s (1870 de l'este d'arrière en sérvicité	that the completed green one are freture at these	metraciones do nove te	

Fig. 28

TEST AGENCY	Lugged in as: Joe Smith - 1 My Account - Log (1))
DASHBOARD APPLICANTS USERS FORMS SI	HARED REPORTS IMBOX HELP
Edit Questionnaire	El New Topol - Wordows Internet Europe
Control of the Contro	BASIC INFORMATION
Basic Information	These are instructions
These are instructions	
1. Name (Loss, First, Middle)	1. Name (Last, First, Middle)
2. Barden Manne, Nicknames or Aliaees	2. Malden Hame, Nickoames or Allases
2. Sother's Maiden Name	2. Makiten Name, Alicknames or Allases  3. Mother's Meiden Name  4. Date of Birth  5. Where were you born (City. State. County, Country)  5. Are you currently a US Citizen?  City  7. Age
4. Date of Birth	4. Date of Birth
5. Where were you born (City, State, County, Country)	5. Whose were you born (City, State, County, Country)
6. Are you carrently a US Citizen?	S. Ara you currently a US Citizen?
7.	
How long have you been in the US?	7 Age
	Stone (/ Inspect   Property Medical Co

Fig. 29

TEST AGEN			ı	ogged in as: Joe Smith	? Wy kiziania - 5,005 00
DASHBOARD	APPLICANTS USERS FOR			INBOX HELP	
Edit Questionna	ire				
		<b>)</b>			
Basic Inform	nation				
These are instruct					
1. Bame (i	Last, First, Middle)		200 Operation	Edit Oncodion Oncot	iconoira Properties
			Standard Questio	195	
			William School	Constactions	Birry, Son
3. Saiden	Name, Hicknowes or Allases		312-20-20-2	\$ 504 See	Sugar at Quantities
			\$0.000.000.000	***	
			Correspondences	for Reference Forms	
	's Maiden Name		\$1.00000 mang.	e Kanagasa	\$ 16266192112
			A. Seg. 14.	Kiringaran	
4. Dase of					
4. cose o	(40T)				
5. Where	were you born (City, State, County, (	Country) 🖄			
6. Але уся	ramently a US Calber?				
7.726					
(18)					
7.		nikirin.			
How to	ng have you been in the US?	1			
		9			

Fig. 30

# Replacement Sheet 31/59

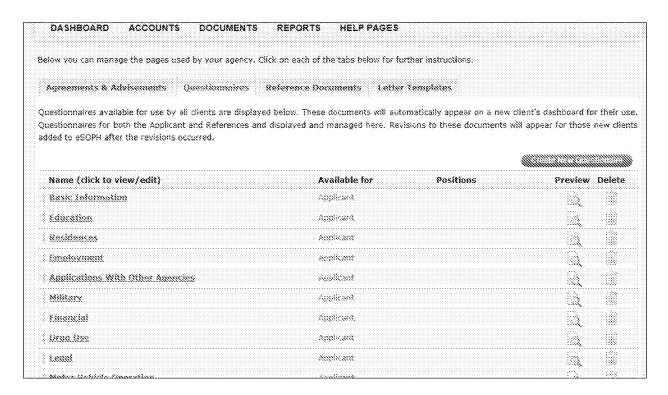


Fig. 31

SHARED REPORTS INBOX HELP  Page Name / Title  NONCE TO APPLICANT  Page Content: In the box below, type what text you would like to appear on this page. For a single space to appear between paragraphs, push the enter button twice before starting the new paragraph.  Check all the necessary boxes below to set what you would like the applicant to do with this document.  If Hardcopy Submit If Bectrony Submit If Bectrony Submit If Bectrony Submit If Should be submit Signature Initialis If Auto Date  If This page is Enabled (Orly, an enables) page will be visible to applicants)	TEST AGENCY	Logged in as: Joe Smith 1 My Account 1 (4)
Page Content: In the box below, type what text you would like to appear on this page. For a single space to appear between paragraphs, push the enter button twice before starting the new paragraph.    Source   St.   St.	DASHBOARD APPLICANTS USERS	SHARED REPORTS INBOX HELP
Page Context: In the box below, type what text you would like to appear on this page. For a single space to appear between paragraphs, push the enter button twice before starting the new paragraph.    Source   String the new paragraph.   Source   String the new paragraph.		
In the box below, type what text you would like to appear on this page. For a single space to appear between paragraphs, push the enter button twice before starting the new paragraph.    Source   63   7   12   12   13   14   14   15   15   16   16   16   16   16   16		
Check all the necessary boxes below to set what you would like the applicant to do with this document.  If Hardcopy Submit If Electronic Signature If Inicials If SSN If Auto Date  This page is Enabled	In the box below, type what text you would like to appe	ar on this page. For a single space to appear between paragraphs, push the enter
Hardcopy Submit   Electronic Signature   Initials   SSN   Auto Date   This page is Enabled	S cours 8 1 1 1 5 8 8 8 8 8	
© Initials  © SSN  © Auto Date  © This page is Enabled		ould like the applicant to do with this document.
I" SSN I" Auto Date ♥ This page is Enabled		
f" Auto Date  ♥ This page is Enabled		
♥ This page is Enabled		

Fig. 32

TEST AGENCY	Logged in as: Joe Smith — 1997	Account Long Off
DASHBOARD APPLICANTS USERS	SHARED REPORTS INBOX HELP	
Below you can manage the different documents used b	iy your agency.	
Agreemouts & Advisopports   Questionnaires	Reference Documents   Checklists	
Any document you want the applicant to see and/or a included common, premade agreements and advisement as ensuring these documents are appropriate for use the bottom of each of the pages below, you can select applicant must submit in the document in hardcopy, you	is such as waivers, releases, permissions, advisements, instructions, acknowledge prior to reaching their dashboard and viewing the quest ints below. You must review each one and change noted text to your a by your agency. You can edit these documents, disable any of them, ect how you would like the applicant to acknowledge the document, ou will want to place any signature lines, date lines, etc. within the b hardcopy can be scanned and uploaded by the applicant into eSOPH olicant's Profile, at anytime.	tionnaires. eSOPH has agency's name, as well or make your own. At if you select that the body of the document.
Click on the document name to open or edit	Prev	view Status
1 ELECTRONIC STONATERS ACREEMENT		i interplace
2 ASOPH TERMS OF USE	i i	), Franced
3 - 650094 Privacy Statement		Enabled
4 LETTER FROM CHIEF (NAME HERE)	i de la companya de	Enabled
5 INSTRUCTIONS		) Studied
6 BOTICE TO APPLICANT	i i	) Enabled
7 AUTHORIZATION & AGREEMENT TO RELEASE I	MOSMATICM	Enabled
3 AUTHORIZATION TO OBTAIN AND REVIEW CO	nsumer credit report	), Enabled
	/0	
AGENCY MAME. TERMS OF USE		Disabled
AGENCE MANE: PERME OF USE		
		) Disabled

Fig. 33

# Replacement Sheet 34/59

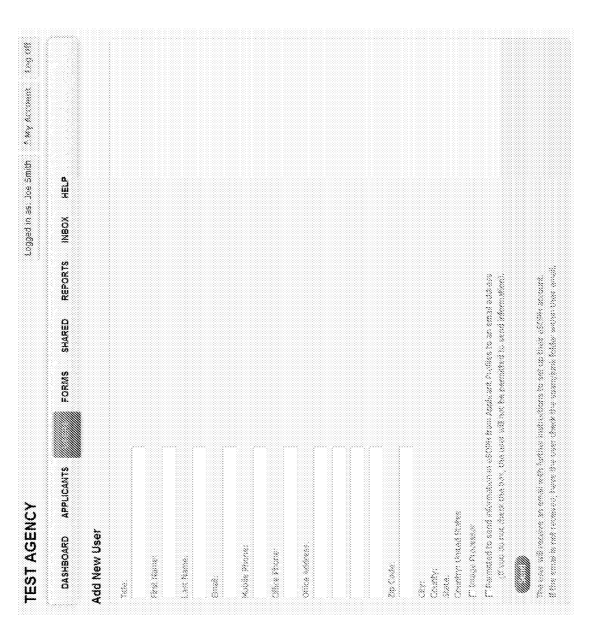
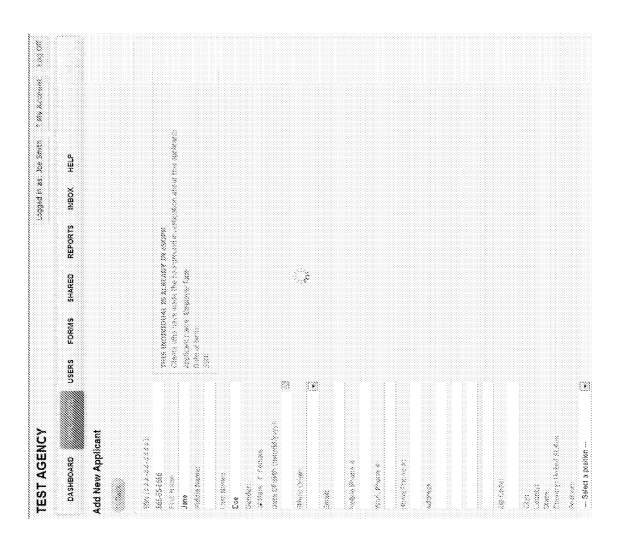


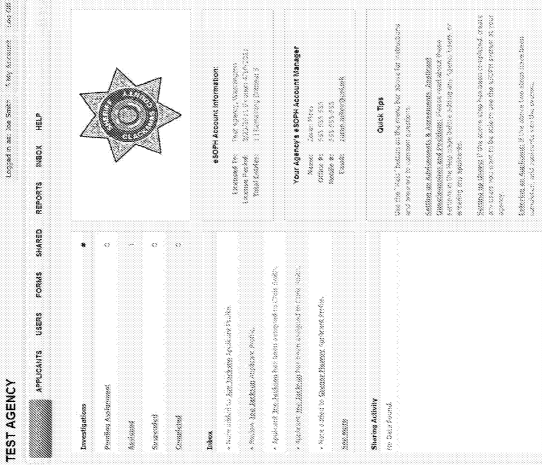
Fig. 34

# Replacement Sheet 35/59



TEST AGENCY	,				Logg	ed in as: Joe S	Smith 2 M	y Account	Log Of
DASHBOARD		USERS F	ORMS S	HARED	REPORTS IN	IBOX HELI	3		
earch for an Appli	cant								
rst Name:	Middle Na	888.	Last Nac	Ae:	SSN (##	:#-##-####);			
								Sign clear	9 1
Pending Assignment	Assigned	Suspended	Completed	ı					
Status Applicant Na	ne		SSN	Gender	Zip/Postal Code	Entered	Investigator	• Questiona	ires (?)
Assigned <u>Joe John Jac</u>	(50 <u>n</u>	*:	r#-##-1234	Male	98304	03/23/2011	Chris Smith		
		. <b>66* 15</b> 		pressessi na nana na na na nata ira	929 2.977	congress; north			

Fig. 36



## Replacement Sheet 38/59



Fig. 38

# Replacement Sheet 39/59

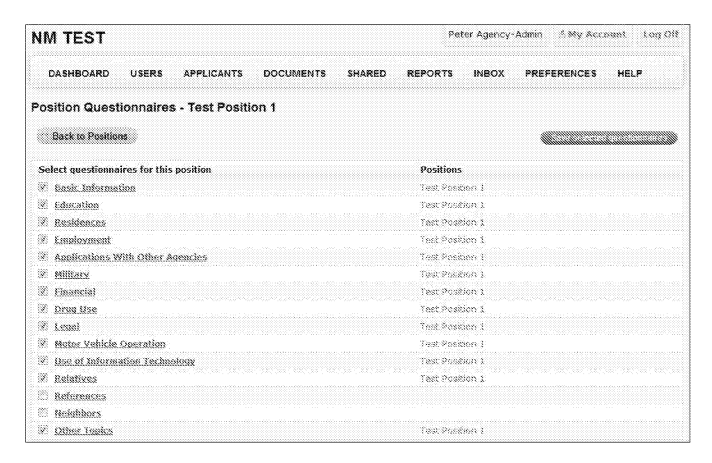


Fig. 39

## Replacement Sheet 40/59



Fig. 40

# Replacement Sheet 41/59

NM TEST	Pater Agency-Admin (3.5%) Accessor (3.6%)			
DASHBOARD USERS APPLICANTS DOCUMENTS SHARED	REPORTS INBOX PREFERENCES HELP			
Position Agreements & Advisements - Test Position 1				
Back to Positions				
Select Agreements & Advisements for this position	Positions			
ELECTRONIC SIGNATURE AUTHORIZATION	Fest Postion 1			
ASOME PERMS OF USE	Yest Position 1			
SOPH PRIVACY STATEMENT	Test Position 1			
₩ LETTER FROM CHIEF (NAME HERE)	Test Preston 1			
W INSTRUCTIONS	Test Postise 1			
₩ IEAL	Test Position 1			
© AUTHORIZATION & ACREEMENT TO RELEASE INFORMATION	Yest Position 1			
W NOTICE TO APPLICANT	Yest Position I			
2 AUTHORIZATION TO OBTAIN AND REVIEW CONSUMER CREDIT REPORT	Yest Position 1			
M AUTHORIZATION TO USE YOUR SOCIAL SECURITY NUMBER				
% <u>1est 2</u>	Test Position 1			
Ø 168.3	Test Position 1			

Fig. 41

# Replacement Sheet 42/59

NM TEST	Peter Agency-Admin - 2 My A	conunt tog O
DASHBOARD USERS APPLICANTS DOCUMENTS S	HARED REPORTS INBOX PREFERENCE	S HELP
Manage Tasks - Test Position 1		
Sack to Positions		
# Task Name	Edit	Delete
\$ 1 Yask Yest 1	islit	
§ 2   Tack Teck 2	Edit	
(3 Task Test 3	Edit	
S.A. Task Took A	Edit	
3 Yask Yest 6	Edit	

Fig. 42

NM TEST					Pet	er Agency-A	dmin ≗‱y.	Account Log Off
DASHBOARD (	USERS	APPLICANTS	DOCUMENTS	SHARED	REPORTS	INBOX	PREFERENCE	ES HELP
Below you can manage	e the differ	ent documents us	ed by your agenc	7.				
Agreements & Advis	sements	Questionnaires	Reference De	ocuments :	Pasitions & Che	cklists te	for Templates	
Profile and click on the letters are displayed of			om. adeuch cau m	se the templa	ites shown belo	w or draft th	ieir awn letter	
								to the applicant. All
Name (click to view,	/edit)					Previ		to the applicant. All
Name (click to view,		33)						
	Employee	333						

Fig. 43

# Replacement Sheet 43/59

NM TEST			Pei	er Agency-	Admin - 1 Ny Aco	ount Log Off
DASHBOARD USERS	DOCUMENTS	SHARED	REPORTS	INBOX	PREFERENCES	HELP
Share Applicant Information						
Select the documents and files you would like	e to share:					
(Un) diseck all						
Agreements & Advisements  ELECTRORIC SIGNATURE AUTHORIZATION ESOPH TERMS OF USE ESOPH PRIVACY STATEMENT ELETTER FROM CHIEF (NAME HERE) TINSTRUCTIONS TERM I EAUTHORIZATION & AGREEMENT TO RELEAS ROTICE TO APPLICANT AUTHORIZATION TO OSTAIN AND REVIEW TERM I TERM I TERM I Applicant Questionnaires Education Reference Documents ngm (School) School Questionnaire		F DE SPASSE F				
images						
Ne Data Found.						
Audio No Data Found.						
Video						
No Data Found						
Other						
No Data Found.						
Notes (All Notes						

Fig. 44

# Replacement Sheet 44/59

NM TEST				Pete	r Agency-Ad	min * Ny Assa	unt Logist
DASHBOARD USERS	ı	OCUMENTS	SHARED	REPORTS	INBOX	PREFERENCES	HELP
Share Applicant Informa	ation Externally						
Recipient							
itie	Frst Name:		Last Name:				
Recipient Address:							
Phone Konitern	Mobile Number:		Erosë:				
Recipient's Agency or Comp	any						
Agenty Name:							
Agency Address							
Ageory Pissae							
Asthorization Code							
The selected documents will from (non-od/yr)	s unity hie viewoniste di Tri (nom/dal/yy)	sing the date s	ange yan sel i	terkopo:			
Type any comment below you : the documents you are sending		es. Romember t	s give the Rec	spent the Autho	nzation Code	you those above.	This will open
					A		

Fig. 45

Replacement Sheet 5 My Account Peter Agency-Admin Long Off NM TEST 45/59 DASHBOARD USERS **APPLICANTS DOCUMENTS** REPORTS INBOX PREFERENCES HELP Shared Information Back Terms of Access of Applicant Information You have received a link to access information related to a individual's background evestigation. This information is private, sensitive and confidential and is the property of the conder. In consideration for permission to view this information, you must agree and comply with the following terms. 1. You must have signed permission from the individual who the information partials to. The permission must operately and clearly state you have permission to obtain and view the information 2. Possessing or viewing the information is not a violation of any, taw, policy, agreement or term. 3. You must not print, save or electronically duplicate any part of the information unless specifically authorized by the sender. 4. The information will be kept confidential and secure from usual borized or expensitled access. If you agree to each of these terms, you may enter the Access Code in the box below and proceed. If you do not agree to each of these terms, do not proceed and exit this screen now. Tukers Test Applicant Requested by Information Sent Name: Originals South Numer Mr. Tyler Miller Applicant Questionnaires Date of Sixth: 03/31/1950 Address: 951 Fort Avenue St. 388N: XXX-4X-3333 Malenci, OR 97033 Sasic Information Education Semi: 12/02/2011 Phone #: 335 Email Address: <u>Uniquallermendel.cum</u> Avadable from: 12/01/2011 Residences Available to: 12/00/2011 Employment Applications, With Other Agencies Access Code: 000112343 Requestor's Agency MARKER Emancial Name: Columbia County Sheriff's Brug Use. Office Noter Vehicle Operation Address: 301 Port Avenue St. Use of Information Yechnology Helens, 08 97093 RESIDENCE Agency Phone #1 (503) 366-4631 References Resighbors Other Years Videos 30 Second Test 49 Second Test. Counting 20 to 40 Applicant Profile Notes All Notes

Fig. 46

## Replacement Sheet 46/59



Fig. 47

#### Mr. Tyler Miller:

The information you requested regarding Chris John Smith's background investigating from NM TEST is larked below. You will need the audionization code included below to access the information.

do not forward this email, the information in this email and any links contained herein are confidential and intended for the named recipient only.

Link

http://motest.ecoph.com/Account/SharedInformationAuthorization?token=19267575-c588-48c3-abs///Shadb939/s4e

Authorization Code

12345

Eija levestigator , Mr. NM TEST 123123123

Fig. 48

## Replacement Sheet 47/59

#### NM TEST Terms Of Access You have received a link to access information related to a individual's background investigation. His information is private, sensitive and confidential and is the property of the sender. In consideration for permession to view this information, you must agree and comply with the following terms. 1. You must have signed permission from the individual who the information pertains to. This permission must specifically and disorty state you have permission to obtain and view the information 2. Possessing or newing the information is not a violation of any: law, policy, agreement or term. 3. You must not press, save or electronically displicate any part of the information unless specifically authorized by the winder. 4. The information will be kept confidential and secure from unauthorized or unpermitted access. If you agree to each of these terms, you may exter the Access Code in the hor before and proceed. If you do not agree to each of thexe terms, do not proceed and exit this screen now. You May View the Following Files Sender's Remarks This is a test fest. **Applicant Questionnaires** Sassic Information Education Applicant Residences Newet Chrisipho Smith Employment Date of birth: 03/31/1980 Applications With Other Agencies 565N: 444-44-0003 Milliary. Emancial Sent: 04/04/2003 Mess Ass Available from: 04/03/2012 Motor Vehicle Operation Available to: 64/61/6663 use of Information Technology References References Sender aroddinion. Other Fanics Agency Name: NH TEST Saste Information Name: Feter Agency-Admin sween the same Address: 901 Port Avenue Residences Hilkboro, Oregon 97120 Employment Phone #: (\$03) \$43-3112 Applications With Other Agencies Email Address: email.tim@gmail.com **WHERE** Pinnencial Oran Use 1.000033 Motor Vehicle Operation Use of Information Technology zavitela# References Other Tasics Videos 30 Second Yest 40 Second Yest, Counting 20 to 40

Fig. 49

## Replacement Sheet 48/59

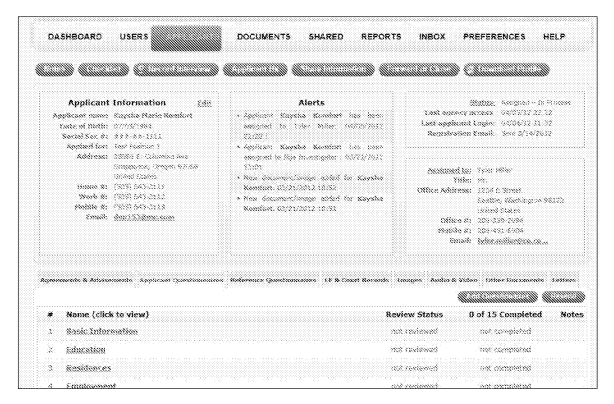


Fig. 50

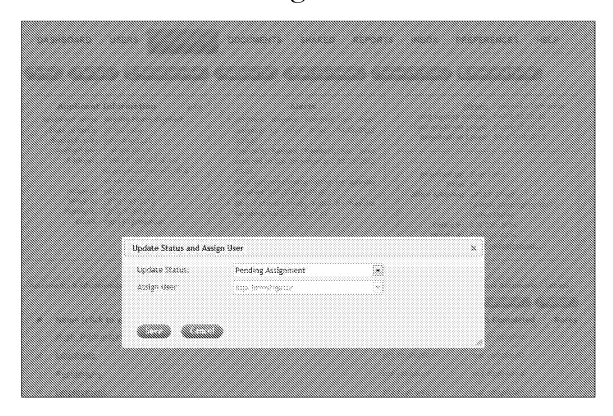


Fig. 51

## Replacement Sheet 49/59

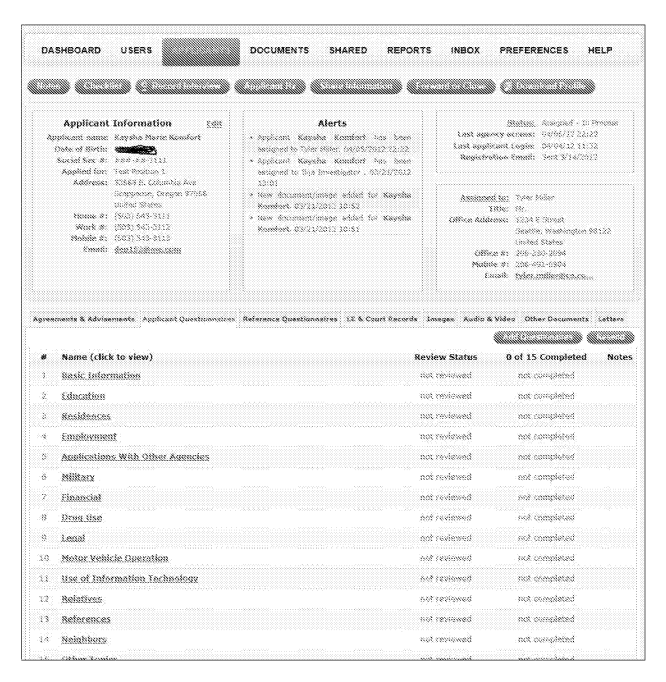


Fig. 52

# Replacement Sheet 50/59

i Task Test i C	es Help
Questionnaire Review Checklist Recommendation & Report Send  Checklist  # Task Completed 1 Task 1	
Checklist # Task Completed 1 Yesk Test 2 T	
# Task Completed 1 Task Test 2	
i Teoli Tuoti i C G: Tooli Tuoti i	
Q Task Test 2	Date Completed
(2) Task (34/4) 2	
3 Task Teef 3	
nakinak	
S Yash Vest 6	
* York added after Applicant Wolfie was chosed	

Fig. 53

# Replacement Sheet 51/59

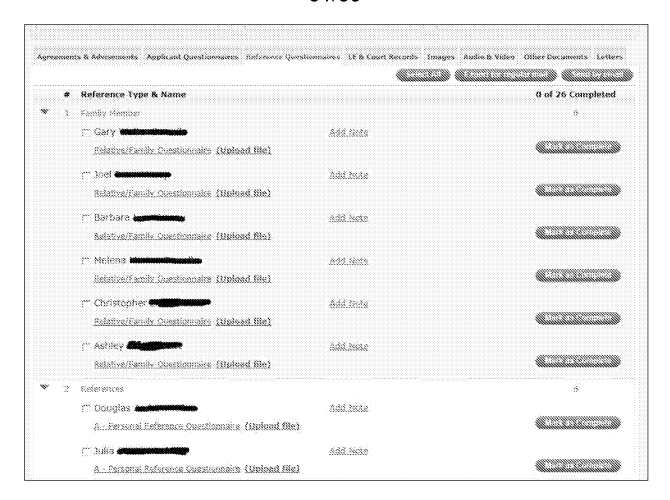


Fig. 54

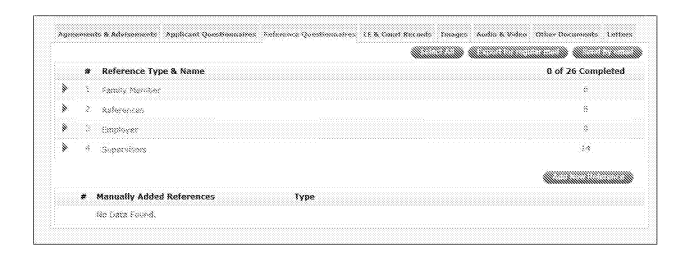


Fig. 55

# Replacement Sheet 52/59

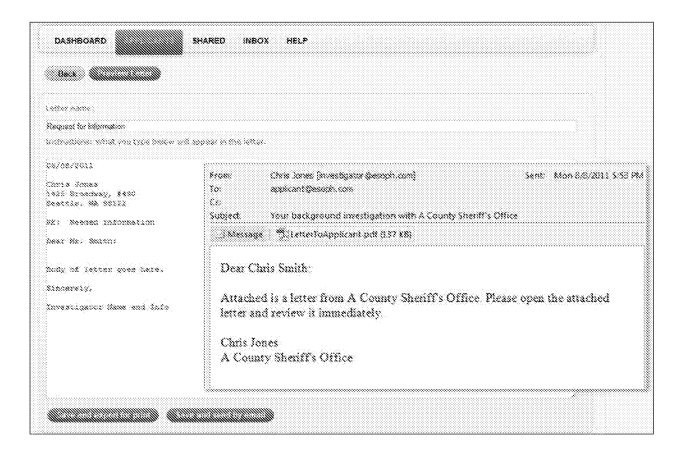


Fig. 56

# Replacement Sheet 53/59

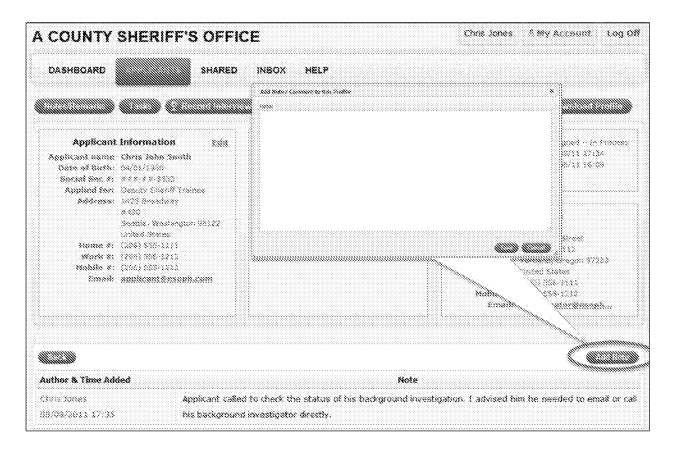


Fig. 57

# Replacement Sheet 54/59

Address Type	Law Enforcement Agencies	Courts		
Applicant Addresses	Print Socuments - Print Envelopes	Frint Documents Frint En	enicums	
1234 Beverly Klien Les Angeles, California 90024	Severiy MSS Pales Department 464 M Acelons Dr Beveriy MSs, CA 9021.5 Baland Decement Berniyas Berniya Severiyas Secument	West Use Angeles Municipal Cou- 1633 Purdue Ave Los Angeles, CA 90025 Galasel Decument Semilasel Decument	i Saman	
			fan Doddfigglyddin.	
	Sharsh Associas Manual Jaser		Santah Sant Manual Insa	
Neferences				
Empisym				
Sig Apple Computers				
Street Address 1,234 Succest 854 Los Angeles, CA 90023	Version Police Department 4305 E Senta Fe Ave Use Angeles, CA 90058 338-5878-171 Bullood Straument Sentano	Los Angeles County Municipal 214 & Patterly Are Use Angeles: CA 90022 323-7802055	N	
	Stational Superment Superment Superment Superment (SSE)	Uniced Securement Descriped (PSF)	Secons	
	Search Acensics Manusi Ioseri		Search Cour Monast Lase	
Supervisors				
Robert Willer				
Hame Address 1234 Mein St Lee Angetes, CA 99923	Or County Shortl's Department 5639 E 3rd 31 Los Angelos, CA 99633	Huntlington Park Superior Court 6546 Miles Ave Huntlington Park, CA 90255		
	Daland Absumed Borners Dannisud (PSP)	323-MEESES Salaad Dascreats Download (1998)	Some	
	Search Assention			
	Manual Inant		Search Cour Measuri Inse	

Fig. 58

# Replacement Sheet 55/59

Law Enforcement Agencies	
Select nearby Law Enforcement Agencies for: Chris Jor 1234 Beverly Glen , Los Angeles, Celifornia, 90024	sa Smith
Beverly Hills Police Department	Insert a Law Enforcement Agency
464 B Restort Dr Beverly Hills, CA, 20210	Name
○ La County Sheriff's Department 720 N Sen Vicente Bird West Hellywood, CA, 90309	Phone
Culver City Police Department 4340 Successe Ave Culver City, CA, 90232	Strewt Address
☐ Santa Monica Police Department 1685 Main S	Zip code:
Santa Morrica, CA, 904(3) 310-3959931	City: County:
Covins Police Separtmens 494 M Circus Ave Los Araeless CA 90036	State: Country: United States

Fig. 59

# Replacement Sheet 56/59

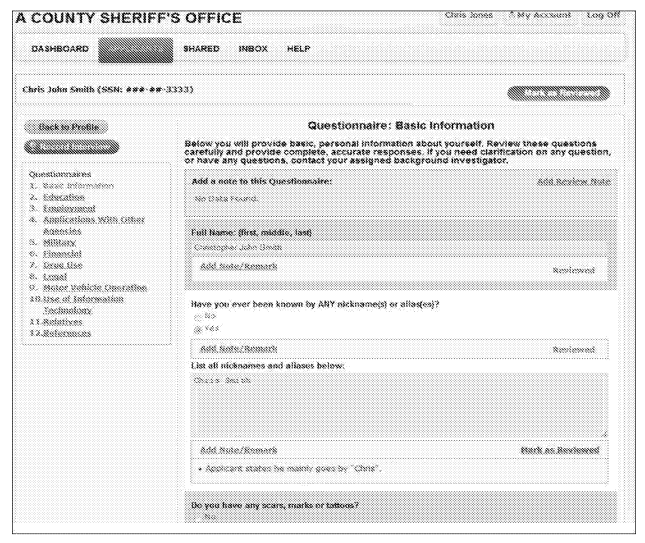


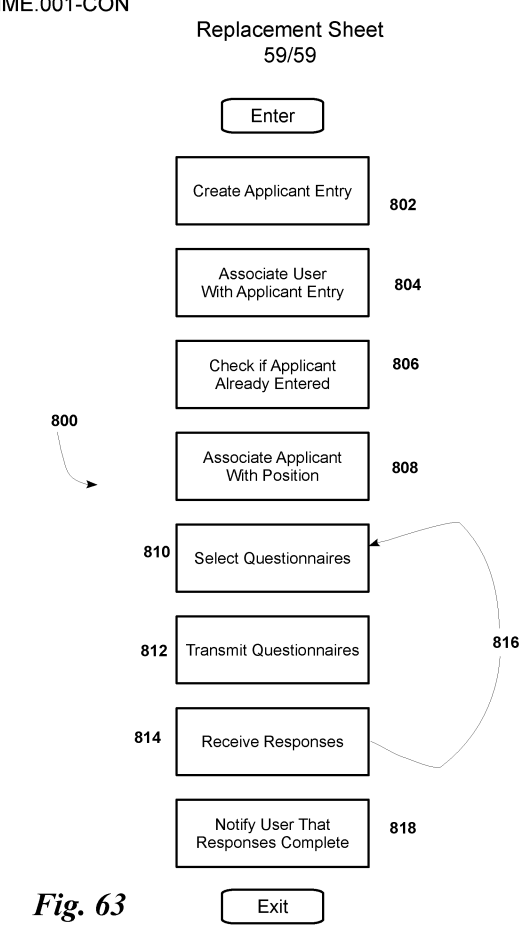
Fig. 60

# Replacement Sheet 57/59

idate Status / Add Notes  Discart: Chris John Smith (\$5N: ###-8#-3333)  Questionnaire Review Task Charklist Recommendation & Report Send  dd Closing Notes  Hank one stap  y Recommendation:    Questionnaire Status   Physiological Exam Pensing   +	COUNTY S	HERIFF'S OFFICE	Gris iwes	S My Account	Log (H
Discard: Chris John Smith (SSN: ###-##-3233)  Questionnaire Review	DASHBOARD	SHARED INBOX HELP			
Questionnoire Review Fask Chacklist Recommendation & Report Send  dd Closing Notes    Backland State   Proceeding Notes   Proceeding   Procedure   Pro	odate Status / A	dd Notes			
### Choosing Notes    Choosing Notes   Physiological Exam Pending   *   Choosing Notes   Physiological Exam Pending   *   Choosing Notes   Ches Jones   *   Choosing Notes   Ches Jones   *   Choosing Notes   Ches Jones   *   Choosing Notes   Physiological Exam Pending   *   Choosing Notes   Physiological Physiological Physiological Physiological Physiological Physiological Physiological Physiol	plicant: Chris John	i Smith (SSN: ###-##-3333)			
### ##################################	Questionnoire Revi	ew Task Checklist Recommendation & Report Send			
y Recommendation:    Quidate Classes    Select the most appropriate status for this applicant:   Quidate Classes    Physiological Exam Pensing   *   Select this loves   This	dd Closing Notes				
elect the most appropriate status for this applicant:  (2004 Status: Physiological Exam Pending •  2007 18680 Chris Jones •  (3660 cost file Investigation)	Back over step				
Status Status:    Physiological Exam Pending	y Recommendation	*			
Sections for Junes  Charact this Investigation  Therefore the Investigation is the Investigation of the Investigatio	aqs team edi belel	certate atable for this applicant:			
Chris Junes (#)  Christian first Investigation  Investigation  Investigation  Institute   Account  Institute is updated as needed above, notes are wrote here, stx, All notes entered in here will also show up in the Applicant Profile's main notes.	g date Status:	Physiological Exam Perding			
: Choocad five Investigation? Imagis / Report: Takin is updated as needed above, notes are wrote here, stc. All notes entered in here will also show up in the Applicant Profile's main notes.	lasign Moser				
	emotis / Aenort tabus is updated as ection	needed above, notes are wrote here, stc. All notes entered in here wi	8 aisc show up in the Ap;	dicaret Profile's Inser	onotes

Fig. 61

Fig. 62



Electronic Patent Application Fee Transmittal						
Application Number: 14721707						
Filing Date:	26-	-May-2015				
Title of Invention:  BACKGROUND INVESTIGATION MANAGEMENT SERVICE						
First Named Inventor/Applicant Name:	Tyl	er J. Miller				
Filer:	Ph	ilip R. Hunt				
Attorney Docket Number:	MI	ME.001-CON				
Filed as Small Entity						
Filing Fees for Utility under 35 USC 111(a)						
location					Sub-Total in USD(\$)	
Basic Filing:						
Pages:						
Claims:						
Miscellaneous-Filing:						
Petition:						
Pet. Revive Abandon App, Delay Pymt-Resp		2453	1	850	850	
Patent-Appeals-and-Interference:						
Post-Allowance-and-Post-Issuance:						

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Extension-of-Time:				
Miscellaneous:				
	Total in USD (\$)		850	

Electronic Acknowledgement Receipt			
EFS ID:	25088724		
Application Number:	14721707		
International Application Number:			
Confirmation Number:	2556		
Title of Invention:	BACKGROUND INVESTIGATION MANAGEMENT SERVICE		
First Named Inventor/Applicant Name:	Tyler J. Miller		
Customer Number:	23442		
Filer:	Philip R. Hunt		
Filer Authorized By:			
Attorney Docket Number:	MIME.001-CON		
Receipt Date:	03-MAR-2016		
Filing Date:	26-MAY-2015		
Time Stamp:	11:45:50		
Application Type:	Utility under 35 USC 111(a)		

## **Payment information:**

Submitted with	Payment	no	no			
File Listing:	:					
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)	
1		MIME-001- CON_RespToNoticeToCorrect.	103432	yes	4	
·		pdf	1fa5a7917778a7be6d5e56c053e70bd9bda 60d5d	1 1		

	Multipart Description/PDF files in .zip description					
	Document De	Start	End			
	Preliminary Am	endment	1	2		
	Applicant Arguments/Remarks	Made in an Amendment	3	4		
Warnings:						
Information:						
2	Petition for review by the Office of	MIME-001- CON_PetitionToRevive_sb0064	269465	no	3	
	Petitions	1 6. 16	00064fe01192a068091fb4402b1748c21eee 6184			
Warnings:						
Information:						
3	Drawings-only black and white line		7420019	no	59	
	drawings	oBox_BW_flat.pdf	d7a37d28151bc451730f138496380b6582a 26a6c			
Warnings:		·	<u>'</u>	•		
Information:						
4	Fee Worksheet (SB06)	fee-info.pdf	30561 B06) fee-info.pdf	30561	no	2
		·	069c931582f7c144631d19f04a4779a1803a 07a8			
Warnings:			·			
Information:						
		Total Files Size (in bytes):	782	23477		

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.

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Tyler J. Miller Inventor(s): Tyler J. Miller Serial No.: 14721707
Filed: 2015-05-26

Confirm No.: 2556

For: : BACKGROUND INVESTIGATION MANAGEMENT

**SERVICE** 

Examiner: : Not yet assigned. TC/A.U.: : Not yet assigned. Date: : March 2, 2016

The Honorable Commissioner for Patents P.O. Box 1450

**Alexandria, VA 22313-1450** 

### RESPONSE TO NOTICE AND AMENDMENT

This reply is made to a Notice to File Corrected Application papers mailed 2015-06-03. A petition to revive is filed herewith.

Amendments to the Drawings	. 2
Remarks / Arguments	
Conclusion	4

Dkt No. MIME.001-CON Page 1 of 4 Serial No. 14721707

#### **AMENDMENTS TO THE DRAWINGS**

Please replace the drawings with the set of drawings submitted herewith. Sheets 1-37 and 39-59 are replacement drawings. Sheet 38 is a new drawing.

Sheets 1-37 and 39-59 are merely better copies of the same figures as originally filed in this application, although most figures also have formatting improvements to position the figures better within the page, remove extraneous boxes around the figures, and remove extraneous page numbering. No new matter has been added to these sheets.

Sheet 38, with a single figure identified as Fig. 38, is a better quality copy of Figure 49 on sheet 5 of the drawings submitted in the parent application (US13441648) to which this application claims priority, to which no new matter has been added.

Dkt No. MIME.001-CON Page 2 of 4 Serial No. 14721707

#### REMARKS / ARGUMENTS

The Notice to File Corrected Application papers mailed 2015-06-03 required better quality replacements of Figures 2-37 and 39-62. The Applicant has done so.

The Notice also found Figure 38, described in the specification, to be missing from the application. The Notice lays out 3 options for response. The Applicant chooses option III(B)2. Acceptance of application as deposited, adding the missing figure of the drawings. The Applicant has amended the application to include the missing figure. Support for this amendment is provided in the section titled Amendments to the Drawings.

Dkt No. MIME.001-CON Page 3 of 4 Serial No. 14721707

#### **CONCLUSION**

The Applicant respectfully submits that all issues in the Notice have been corrected and that this application is in condition for examination.

Respectfully submitted,

/Philip R.M. Hunt/ PHILIP R.M. HUNT USPTO Reg. No. 58,044 RYLANDER & ASSOCIATES PC 406 West 12th Street Vancouver, Washington 98660 (360) 750-9931

Dkt No. MIME.001-CON Page 4 of 4 Serial No. 14721707

Electronic Patent Application Fee Transmittal								
Application Number:	14	721707						
Filing Date:	26-	-May-2015						
Title of Invention:	BACKGROUND INVESTIGATION MANAGEMENT SERVICE							
First Named Inventor/Applicant Name:	Tyler J. Miller							
Filer:	Philip R. Hunt							
Attorney Docket Number:	MI	ME.001-CON						
Filed as Small Entity								
Filing Fees for Utility under 35 USC 111(a)								
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)			
Basic Filing:								
Pages:								
Claims:								
Miscellaneous-Filing:								
Petition:								
Pet. Revive Abandon App, Delay Pymt-Resp		2453	1	850	850			
Patent-Appeals-and-Interference:								
Post-Allowance-and-Post-Issuance:								

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Extension-of-Time:				
Miscellaneous:				
	Total in USD (\$)			850

Electronic Acknowledgement Receipt					
EFS ID:	25089790				
Application Number:	14721707				
International Application Number:					
Confirmation Number:	2556				
Title of Invention:	BACKGROUND INVESTIGATION MANAGEMENT SERVICE				
First Named Inventor/Applicant Name:	Tyler J. Miller				
Customer Number:	23442				
Filer:	Philip R. Hunt				
Filer Authorized By:					
Attorney Docket Number:	MIME.001-CON				
Receipt Date:	03-MAR-2016				
Filing Date:	26-MAY-2015				
Time Stamp:	12:41:29				
Application Type:	Utility under 35 USC 111(a)				

# **Payment information:**

Submitted with Payment	yes
Payment Type	Credit Card
Payment was successfully received in RAM	\$850
RAM confirmation Number	12991
Deposit Account	
Authorized User	

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

# **File Listing:**

Document Number	Document Description	Document Description File Name		Multi Part /.zip	Pages (if appl.)
1	Fee Worksheet (SB06)	fee-info.pdf	30561	no	2
·	ree Worksheet (5500)	TEE HIIOPSI	a84905c6e26e86d324ae155be208531da38 628c7		-

#### Warnings:

#### Information:

pt on the noted date by the USPTO of the indicated documents.	

30561

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.

#### SCORE Placeholder Sheet for IFW Content

Application Number: 14721707 Document Date: 03/03/2016

The presence of this form in the IFW record indicates that the following document type was received in electronic format on the date identified above. This content is stored in the SCORE database.

• Drawings - Other than Black and White Line Drawings

Since this was an electronic submission, there is no physical artifact folder, no artifact folder is recorded in PALM, and no paper documents or physical media exist. The TIFF images in the IFW record were created from the original documents that are stored in SCORE.

To access the documents in the SCORE database, refer to instructions below.

At the time of document entry (noted above):

- Examiners may access SCORE content via the eDAN interface.
- Other USPTO employees can bookmark the current SCORE URL (http://Score.uspto.gov/ScoreAccessWeb/).
- External customers may access SCORE content via the Public and Private PAIR interfaces.

Form Revision Date: September 30, 2013



#### United States Patent and Trademark Office

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

FILING OR 371(C) DATE ATTY. DOCKET NO./TITLE APPLICATION NUMBER FIRST NAMED APPLICANT 14/721.707 05/26/2015

Tyler J. Miller MIME.001-CON

23442 RYLANDER & ASSOCIATES PC P.O. Box 250 VANCOUVER, WA 98660

**CONFIRMATION NO. 2556** ABANDONMENT/TERMINATION **LETTER** 



Date Mailed: 02/02/2016

### NOTICE OF ABANDONMENT UNDER 37 CFR 1.53 (f) OR (g)

The above-identified application is abandoned for failure to timely or properly reply to the Notice to File Missing Parts (Notice) mailed on 06/03/2015.

· No reply was received.

If a complete reply to the notice was previously filed by applicant within the time period set forth in the notice, applicant may request for reconsideration of the holding of abandonment within 2 months from the mailing of this notice of abandonment by filing a petition to withdraw the holding of abandonment under 37 CFR 1.181(a). No petition fee is required. The petition must be accompanied by a true copy of the originally filed reply and the item(s) identified in one of the following:

- 1. A properly itemized date-stamped postcard receipt (see MPEP § 503);
- 2. If the originally filed reply included a certificate of mailing or transmission in compliance with 37 CFR 1.8(a), a copy of the certificate of mailing or transmission and a statement in compliance with 37 CFR 1.8(b) (see MPEP § 512); or
- 3. If the reply was filed via "Express Mail", (now "Priority Mail Express"), a submission satisfying the requirements of 37 CFR 1.10(e) including, for example, a copy of the mailing label showing the "date-in" (or "date accepted") (see MPEP § 513).

If applicant did not previously file complete reply within the time period set forth in the notice, applicant may file a petition to revive the application under 37 CFR 1.137.

Under 37 CFR 1.137, a petition requesting that the application be revived on the grounds of UNINTENTIONAL DELAY must be filed promptly after applicant becomes aware of the abandonment and such petition must be accompanied by: (1) the reply required to the outstanding Office action or notice, unless previously filed; (2) the petition fee set forth in 37 CFR 1.17(m); (3) a terminal disclaimer (and fee set forth in 37 CFR 1.20(d)) if required by 37 CFR 1.137(d); and (4) a statement that the entire delay in filing the required reply from the due date for the reply until the filing of a grantable petition was unintentional. See MPEP 711.03(c) and Form PTO/SB/64.

Any questions concerning petitions to revive should be directed to the Office of Petitions at (571) 272-3282. Petitions should be mailed to Mail Stop Petitions, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

A copy of this notice <u>MUST</u> be returned with the reply.

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

/rmohamed/		



#### United States Patent and Trademark Office

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

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

14/721,707 05/26/2015 Tyler J. Miller

MIME.001-CON
CONFIRMATION NO. 2556

**FORMALITIES LETTER** 

Date Mailed: 06/03/2015

23442 RYLANDER & ASSOCIATES PC P.O. Box 250 VANCOUVER, WA 98660

#### NOTICE TO FILE CORRECTED APPLICATION PAPERS

#### Filing Date Granted

An application number and filing date have been accorded to this application. The application is informal since it does not comply with the regulations for the reason(s) indicated below. Applicant is given TWO MONTHS from the date of this Notice within which to correct the informalities indicated below. Extensions of time may be obtained by filing a petition accompanied by the extension fee under the provisions of 37 CFR 1.136(a).

The required item(s) identified below must be timely submitted to avoid abandonment:

- Replacement drawings in compliance with 37 CFR 1.84 and 37 CFR 1.121(d) are required. The drawings submitted are not acceptable because:
  - The drawings have a line quality that is too light to be reproduced (weight of all lines and letters must be heavy enough to permit adequate reproduction) or text that is illegible (reference characters, sheet numbers, and view numbers must be plain and legible) see 37 CFR 1.84(I) and (p)(1)); See Figure(s) 2 37, 39 61.
  - The drawings submitted to the Office are not electronically reproducible because portions of figures 62 are missing and/or blurry.

The following item(s) appear to have been **omitted** from the application:

• Figure(s) **38** described in the specification.

Applicant must reply to this notice within the time period set forth in this notice to avoid abandonment of this application. Applicant must select one of the three following options and the reply must comply with the requirements set forth in the selected option and any other requirements set forth in this notice. The reply should also indicate which option applicant has selected.

- **I. Petition for date of deposit:** Should applicant contend that the above-noted omitted item(s) was in fact deposited in the U.S. Patent and Trademark Office (USPTO) with the nonprovisional application papers, a copy of this Notice and a petition (and the petition fee set forth in 37 CFR 1.17(f) with evidence of such deposit **must** be filed within **TWO MONTHS** of the date of this Notice. The petition fee will be refunded if it is determined that the item(s) was received by the USPTO. **THIS TWO MONTH PERIOD IS EXTENDABLE UNDER 37 CFR 1.136(a) or (b).**
- II. <u>Petition for later filing date:</u> Should applicant desire to supply the omitted item(s) and accept the date that such omitted item(s) was filed in the USPTO as the filing date of the above-identified application, a copy of this Notice, the omitted item(s), and a petition under 37 CFR 1.182 with the petition fee set forth in 37 CFR 1.17(f)

requesting the later filing date **must** be filed within **TWO MONTHS** of the date of this Notice. **THIS <u>TWO MONTH</u> PERIOD IS EXTENDABLE UNDER 37 CFR 1.136(a) or (b).** 

Applicant is advised that generally the filing fee required for an application is the filing fee in effect on the filing date accorded the application and that payment of the requisite basic filing fee on a date later than the filing date of the application requires payment of a surcharge (37 CFR 1.16(f)). To avoid processing delays and payment of a surcharge, applicant should submit any balance due for the requisite filing fee based on the later filing date being requested when submitting the omitted item(s) and the petition (and petition fee) requesting the later filing date.

- III. Acceptance of application as deposited: Applicant may accept the application as deposited in the USPTO by filing an appropriate amendment as set forth in either (A) or (B) below within TWO MONTHS of the date of this Notice. THIS TWO MONTH PERIOD IS EXTENDABLE UNDER 37 CFR 1.136(a) or (b). The application will maintain a filing date as of the date of deposit of the application papers in the USPTO, and original application papers (i.e., the original disclosure of the invention) will include only those application papers present in the USPTO on the date of deposit. A petition is not required for this option.
- (A) If applicant wants to accept the application as deposited without adding the subject matter that was in the omitted item (e.g., a missing page or figure), applicant is required to submit one or more of the following items without adding any new matter (see 35 U.S.C. 132(a)):
- 1. For a missing page of the specification,
  - a) a substitute specification including claims that amends the specification to renumber the pages consecutively and cancels any incomplete sentences, and
  - b) a statement that the substitute specification includes no new matter, in compliance with 37 CFR 1.121(b)(3) and 1.125;
- 2. For a missing figure of the drawings,
  - a) replacement drawing sheets in compliance with 37 CFR 1.121(d) to renumber the drawing figures consecutively (if necessary),
  - b) a substitute specification excluding claims that amends the specification to cancel any references to any omitted drawing(s) and corrects the references in the specification to the drawing figures to correspond with any relabeled drawing figures, and
  - c) a statement that the substitute specification includes no new matter, in compliance with 37 CFR 1.121(b)(3) and 1.125;
- 3. For a missing page of the claim listing only, a replacement claim listing with the claims renumbered consecutively or, if amendment to the claims is also necessary, then a complete claim listing in compliance with 37 CFR 1.121(c);
- 4. For a missing or unreadable compact disc,
  - a) a substitute specification (excluding the claims) deleting the reference to the compact disc and the files contained on the compact disc, and
  - b) a statement that the substitute specification includes no new matter, in compliance with 37 CFR 1.121(b)(3) and 1.125; and
- 5. For a missing or unreadable file submitted on a compact disc,
  - a) a substitute specification (excluding the claims) deleting the reference to the missing or unreadable file, and a statement that the substitute specification includes no new matter, in compliance with 37 CFR 1.121(b)(3) and 1.125; and
  - b) a replacement transmittal letter listing all of the files except the missing or unreadable file in compliance with 37 CFR 1.52(e)(3)(ii).
- **(B)** Alternatively, if applicant wants to accept the application as deposited but wishes to add the subject matter in the omitted item (e.g., a missing page or figure) by relying on an incorporation by reference under 37 CFR 1.57 or other portions of the original disclosure, applicant is required to submit one or more of the following items without adding any new matter (see 35 U.S.C. 132(a)):
- 1. To add the subject matter in a missing page of specification,
  - a) a substitute specification excluding claims and

page 2 of 3

- b) a statement that the substitute specification includes no new matter, in compliance with 37 CFR 1.121(b)(3) and 1.125;
- 2. To add a missing figure of the drawings, new and replacement drawing sheets in compliance with 37 CFR 1.121(d);
- 3. To add the subject matter in a missing page of the claim listing, a complete claim listing in compliance with 37 CFR 1.121(c) (e.g., a claim in the missing page should be submitted as a new claim);
- 4. To add the subject matter in a missing or unreadable compact disc,
  - a) a replacement compact disc and a duplicate copy of the compact disc, in compliance with 37 CFR 1.52(e);
     and
  - b) a statement that the replacement compact disc contains no new matter in compliance with 37 CFR 1.52(e)(4); and,
- 5. To add the subject matter in a missing or unreadable file submitted on a compact disc,
  - a) a replacement compact disc that contains all of the files listed in the specification including the missing or unreadable file and a duplicate copy of the compact disc, in compliance with 37 CFR 1.52(e); and
  - b) a statement that the replacement compact disc contains no new matter in compliance with 37 CFR 1.52(e)(4).

If applicant is relying on an incorporation by reference under 37 CFR 1.57 to add the omitted subject matter, then applicant must also comply with the requirements of 37 CFR 1.57.

Applicant is cautioned that correction of the above items may cause the specification and drawings page count to exceed 100 pages. If the specification and drawings exceed 100 pages, applicant will need to submit the required application size fee.

Replies must be received in the USPTO within the set time period or must include a proper Certificate of Mailing or Transmission under 37 CFR 1.8 with a mailing or transmission date within the set time period. For more information and a suggested format, see Form PTO/SB/92 and MPEP 512.

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, including a copy of this Notice and selecting the document description "Applicant response to Pre-Exam Formalities Notice". <a href="https://sportal.uspto.gov/authenticate/AuthenticateUserLocalEPF.html">https://sportal.uspto.gov/authenticate/AuthenticateUserLocalEPF.html</a>

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

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

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

/nhassani/	

										Application or Docket Number 14/721,707			
	APPI	LICATION A			lumn 2)	SMALL	ENTITY	OR	OTHEF SMALL				
	FOR	NUMBE	R FILE	D NUMBE	REXTRA	RATE(\$)	FEE(\$)	]	RATE(\$)	FEE(\$)			
	C FEE R 1.16(a), (b), or (c))	N	/A		√A	N/A	70	1	N/A				
SEAR	RCH FEE R 1.16(k), (i), or (m))	N	/A	N	N/A	N/A	300	1	N/A				
EXAN	MINATION FEE R 1.16(o), (p), or (q))	N	/A		V/A	N/A	360	1	N/A				
ТОТА	L CLAIMS R 1.16(i))	14	minus	20= *		x 40 =	0.00	OR					
NDEF	PENDENT CLAIN	/IS 3	minus	3 = *		x 210 =	0.00	1					
APPLICATION SIZE FEE (37 CFR 1.16(s))  If the specification and drawings exceed 100 sheets of paper, the application size fee due is \$310 (\$155 for small entity) for each additional 50 sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s).							0.00						
MULT	IPLE DEPENDE	NT CLAIM PRE	SENT (3	7 CFR 1.16(j))			0.00	1					
* If the	e difference in co	lumn 1 is less th	an zero,	enter "0" in colur	mn 2.	TOTAL	730	1	TOTAL				
AMENDMENT A	Total	CLAIMS REMAINING AFTER AMENDMENT	Minus	HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA	RATE(\$)	ADDITIONAL FEE(\$)		RATE(\$)	ADDITIONAI FEE(\$)			
₩L	Total (37 CFR 1.16(i))	*	Minus			x =		OR	x =				
	Independent (37 CFR 1.16(h))	*	Minus	***	=	x =		OR	x =				
₹ [	Application Size Fe	e (37 CFR 1.16(s))						]					
	FIRST PRESENTA	TION OF MULTIPL	E DEPEN	DENT CLAIM (37 C	CFR 1.16(j))			OR					
•						TOTAL ADD'L FEE		OR	TOTAL ADD'L FEE				
B L		(Column 1)  CLAIMS  REMAINING  AFTER  AMENDMENT		(Column 2) HIGHEST NUMBER PREVIOUSLY PAID FOR	(Column 3) PRESENT EXTRA	RATE(\$)	ADDITIONAL FEE(\$)		RATE(\$)	ADDITIONAL FEE(\$)			
AMENDMENT	Total (37 CFR 1.16(i))	*	Minus	**	=	x =		OR	x =				
	Independent (37 CFR 1.16(h))	*	Minus	***	=	x =		OR	x =				
┩┡	Application Size Fe	e (37 CFR 1.16(s))			1			1					
Ì	FIRST PRESENTA	TION OF MULTIPL	E DEPEN	DENT CLAIM (37 C	OFR 1.16(j))			OR					
					W.	TOTAL ADD'L FEE		OR	TOTAL ADD'L FEE				



#### United States Patent and Trademark Office

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

FILING or APPLICATION GRP ART FIL FEE REC'D ATTY.DOCKET.NO NUMBER 371(c) DATE UNIT TOT CLAIMS IND CLAIMS 730 14/721,707 05/26/2015 2844 MIME.001-CON 14

23442 RYLANDER & ASSOCIATES PC P.O. Box 250 VANCOUVER, WA 98660 CONFIRMATION NO. 2556 FILING RECEIPT



Date Mailed: 06/03/2015

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

Inventor(s)

Tyler J. Miller, Seattle, WA;

Applicant(s)

Tyler J. Miller, Seattle, WA;

Power of Attorney: The patent practitioners associated with Customer Number 23442

Domestic Priority data as claimed by applicant

This application is a CON of 13/441,648 04/06/2012

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

If Required, Foreign Filing License Granted: 06/03/2015

The country code and number of your priority application, to be used for filing abroad under the Paris Convention, is **US 14/721,707** 

Projected Publication Date: To Be Determined - pending completion of Corrected Papers

Non-Publication Request: No

Early Publication Request: No

\*\* SMALL ENTITY \*\*

page 1 of 3

#### Title

#### BACKGROUND INVESTIGATION MANAGEMENT SERVICE

#### **Preliminary Class**

315

Statement under 37 CFR 1.55 or 1.78 for AIA (First Inventor to File) Transition Applications: No

#### PROTECTING YOUR INVENTION OUTSIDE THE UNITED STATES

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

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

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

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

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

#### LICENSE FOR FOREIGN FILING UNDER

#### Title 35, United States Code, Section 184

#### Title 37, Code of Federal Regulations, 5.11 & 5.15

#### **GRANTED**

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

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

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

#### **NOT GRANTED**

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

#### SelectUSA

The United States represents the largest, most dynamic marketplace in the world and is an unparalleled location for business investment, innovation, and commercialization of new technologies. The U.S. offers tremendous resources and advantages for those who invest and manufacture goods here. Through SelectUSA, our nation works to promote and facilitate business investment. SelectUSA provides information assistance to the international investor community; serves as an ombudsman for existing and potential investors; advocates on behalf of U.S. cities, states, and regions competing for global investment; and counsels U.S. economic development organizations on investment attraction best practices. To learn more about why the United States is the best country in the world to develop technology, manufacture products, deliver services, and grow your business, visit <a href="http://www.SelectUSA.gov">http://www.SelectUSA.gov</a> or call +1-202-482-6800.

PTO/AIA/82A (07-13) Approved for use through 11/30/2014. OMB 0651-0051

Approved for use through 11/30/2014. OMB 0651-0051 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.

# TRANSMITTAL FOR POWER OF ATTORNEY TO ONE OR MORE REGISTERED PRACTITIONERS

NOTE: This form is to be submitted with the Power of Attorney by Applicant form (PTO/AIA/82B) to identify the application to which the Power of Attorney is directed, in accordance with 37 CFR 1.5, unless the application number and filing date are identified in the Power of Attorney by Applicant form. If neither form PTO/AIA/82A nor form PTO/AIA82B identifies the application to which the Power of Attorney is directed, the Power of Attorney will not be recognized in the application. Filed herewith Application Number Filed herewith Filing Date Tyler J. Miller First Named Inventor Title BACKGROUND INVESTIGATION MANAGEMENT SERVICE Art Unit **Examiner Name** MIME.001-CON Attorney Docket Number SIGNATURE of Applicant or Patent Practitioner Signature /PHILIP R.M. Hunt/ Date (Optional) 2015-05-26 Registration Name Philip R.M. Hunt 58044 Number Title (if Applicant is a NA juristic entity) Applicant Name (if Applicant is a juristic entity) NA NOTE: This form must be signed in accordance with 37 CFR 1.33. See 37 CFR 1.4(d) for signature requirements and certifications. If more than one applicant, use multiple forms. \*Total of forms are submitted.

This collection of information is required by 37 CFR 1.131, 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.** 

PTO/AIA/82B (07-13) Approved for use through 11/30/2014. OMB 0651-0051
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

# **POWER OF ATTORNEY BY APPLICANT**

	y revoke all pi ces below.	revious powers of attorney given	in the application	on identified in <u>ei</u>	ther the attach	ed transmittal letter or
		Application Number		Filing Date		
	I hereby appo to transact all the attached t OR I hereby appo all business in attached trans	e: The boxes above may be left blar int the Patent Practitioner(s) associated business in the United States Pater ransmittal letter (form PTO/AIA/82A int Practitioner(s) named in the attact the United States Patent and Tradesmittal letter (form PTO/AIA/82A) or	ated with the follow of and Trademark or identified about ched list (form PTO emark Office conn identified above.	wing Customer Nu Office connected to ve: 23442  O/AIA/82C) as my ected therewith fo (Note: Complete	mber as my/our therewith for the downward for the downward for attorney(s) or the patent appliform PTO/AIA/82	or agent(s), and to transact ication referenced in the 2C.)
	e recognize o or the boxes	or change the correspondence above to:	address for the	e application id	entified in the	attached transmittal
<b>✓</b>		associated with the above-mentioned	d Customer Numb	er		
	OR The address a	associated with Customer Number:				
	Firm or Individual Nan	ne				
Address	3					
City			State		Zip	
Country	,					
Telepho	one		Ema	il		
I am the	Applicant (if th	e Applicant is a juristic entity, list the	e Applicant name	in the box):		
~	Inventor or Jo	pint Inventor (title not required below	')			
	Legal Represe	entative of a Deceased or Legally In	capacitated Inven	tor (title not require	ed below)	
	Assignee or P	erson to Whom the Inventor is Unde	er an Obligation to	Assign (provide s	igner's title if app	olicant is a juristic entity)
		Otherwise Shows Sufficient Proprietals concurrently being filed with this concurrently				
		SIGNAT	URE of Applican	t for Patent		
		nose title is supplied below) is authoriz	ed to act on behalf			olicant is a juristic entity).
	ature			Date (Option	onal)	
Nam	e	Tyler J. Miller				
Title	. <del>.</del>	Inventor			0 0= 0== :	
		This form must be signed by the applic more than one applicant, use multiple		with 37 CFR 1.33.	See 37 CFR 1.4 f	or signature requirements
Tota	l of	forms are submitted.				

This collection of information is required by 37 CFR 1.131, 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.

## **Privacy Act Statement**

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

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

- 1. The information on this form will be treated confidentially to the extent allowed under the Freedom of Information Act (5 U.S.C. 552) and the Privacy Act (5 U.S.C. 552a). Records from this system of records may be disclosed to the Department of Justice to determine whether the Freedom of Information Act requires disclosure of these records.
- 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 inspections or an issued patent.
- 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.

Document Description: Power of Attorney

PTO/AIA/828 (07-13)

Approved for use through 11/30/2014. OMB 0651-0051 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

# **POWER OF ATTORNEY BY APPLICANT**

	y revoke all pr tes below.	reviou	s powers of att	orney given in	the applica	ition	identified	d in <u>either</u> th	e attached	d transmittal letter or	
		Applic	cation Number			Fil	ing Date	**************************************			10000
<b>V</b>	I hereby appoint to transact all	int the busine		er(s) associated States Patent a	l with the foll nd Tradema	lowin	g Custom	ner Number a ected therewi	s my/our at	tomey(s) or agent(s), and oplication referenced in	ŧ
	all business in	the U		ent and Tradema	ark Office co	nnec	ted therev	with for the pa	tent applic	agent(s), and to transact ation referenced in the )	
	Please recognize or change the correspondence address for the application identified in the attached transmittal letter or the boxes above to:  The address associated with the above-mentioned Customer Number										
	OR The address associated with Customer Number: OR										
	Firm or Individual Nan	ne									
Address					··						
City			Displication		State				Zip		
Country	***************************************					•			····		
Telepho	ne		<del>~~~~~~~~~</del>		<u> </u> En	nail			***************************************		
I am the	Applicant (if the	e Appl	licant is a juristic	entity, list the A	oplicant nam	e in 1	the box):				
							······································				
			entor (title not re	•							
$\mathbb{H}$			e of a Deceased				-	•	•		
닐	Assignee or P	erson	to Whom the Inv	entor is Under a	n Obligation	to A	ssign (pro	vide signer's	title if appli	cant is a juristic entity)	
Ш			ise Shows Suffic currently being fil							ras granted in the entity)	
SIGNATURE of Applicant for Patent											
The	undersigned (wh	ose titl	le is supplied belo	w) is authorized	to act on beh	alf of	the applic	ant (e.g., whe	re the applic	ant is a juristic entity).	
Signature Date (Optional)				(Optional)							
Nam	e	Tyle	J. Miller	····			<del>,</del>	·	~~	······································	
Title		Inve	entor				***************************************	···			*****
			m must be signed an one applicant,			e wit	h 37 CFR	1.33. See 37	CFR 1.4 for	signature requirements	
Tota	l of	for	rms are submitte	d.							

This collection of information is required by 37 CFR 1.131, 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 3.3 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.

#### BACKGROUND INVESTIGATION MANAGEMENT SERVICE

#### **RELATED APPLICATIONS**

This application claims priority to and the benefit of previously filed and co-pending provisional Patent Application No. 61/472,556, entitled Background Investigation Web Services, filed on April 6, 2011, which is hereby incorporated by reference for all purposes.

#### TECHNICAL FIELD

The subject matter generally relates to a system to facilitate the process of performing background investigations on a plurality of applicants.

#### **BACKGROUND INFORMATION**

In many areas, but particularly in the area of law-enforcement pre-employment background investigations, investigators report they spend, on average, 40 hours per applicant investigation. During this process, the applicant typically completes a paper packet comprised of questions pertaining to the applicant's life history, including information on criminal activity, financial history, drug history, listing relatives and personal references, employment history, and many other in-depth personal questions. The applicant typically submits this packet to the background investigator along with waivers and permissions (Agreements and Advisements) to conduct a background investigation. The investigator typically uses resources available to him or her to confirm the information the applicant provided in the various documents, to include, contacting past employers, supervisors, neighbors, relatives, references, landlords, etc., which makes up the bulk of the investigator's 40 hours per applicant of spent time.

What has eluded the industry is an automated system to help a background investigator more efficiently and effectively conduct a background investigation.

#### BRIEF DESCRIPTION OF THE DRAWINGS

The subject matter of this patent will become more readily appreciated and better understood by reference to the following detailed description, when taken in conjunction with the accompanying drawings, wherein:

Figure 1 is a functional block diagram generally illustrating core components of a background investigation management system in accordance with one illustrative embodiment of the invention.

5

10

15

20

25

- Figure 2 is a screen display of an account information page.
- Figure 3 is a screen display of a page on which content for a reference type is managed.
- Figure 4 is a screen display showing different reference types that can be selected to manage associated content.
- 5 Figure 5 is a screen display of an edit mode in building/editing questionnaires/forms within the system.
  - Figure 6 is a screen display of a page that lists different questionnaires/forms, who they are available for, and what position the questionnaire/form is presently assigned to.
- Figure 7 is a screen display of a currently logged in user's My Account page where their account information can be edited.
  - Figure 8 is a screen display of the edit mode of a form within the Agreements & Advisements section of the system, and certain properties that can be selected for it.
  - Figure 9 is a screen display of a page showing documents under Agreements & Advisements, and their status.
- Figure 10 is a screen display of an account editing function of the system wherein account-specific information for an account on the system may be edited.
  - Figure 11 is a screen display of a page where accounts entered on the system can be viewed, along with their associated account information.
- Figure 12 is a screen display of a "dashboard" of an administrative user, wherein information about entered accounts and information requests is displayed.
  - Figure 13 is a screen display of a page where an applicant can upload and manage documents in their account "Applicant Profile."
  - Figure 14 is a screen display of a fill-able questionnaire/form where an applicant types in responses to questions.
  - Figure 15 is a screen display of a page where questionnaire documents selected for an applicant appear for the applicant to open and complete.
- Figure 16 is a screen display of a document ("Agreement & Advisement"), showing different methods in which an applicant acknowledges the document.

Figure 17 is a screen display of part of a document ("Agreement & Advisement"), showing the agency user's contact info who has been assigned to the applicant and the documents title.

5

Figure 18 is a screen display of a registration email sent to an applicant inviting them to click on a link to enter the system for the first time.

Figure 19 is a screen display of an account editing function within the system wherein the user can edit their account information.

10

- Figure 20 is a screen display of an inbox feature showing a user their messages and alerts received related to applicants assigned, or messages received with edit functionality.
- Figure 21 is a screen display of "By Position" data the system may generate based on other data and use within an account.
- Figure 22 is a screen display of "General" data the system may generate based on other data and use within an account.
  - Figure 23 is a screen display that shows a record of "shared" information and related information such as SSN, Viewable dates, Recipient, and other a link to additional details.
  - Figure 24 is a screen display showing a page to generate template letters with HTML and other codes that the agency uses to send to applicants.
  - Figure 25 is a screen display showing a page where documents can be associated with a certain type of reference.
    - Figure 26 is a screen display showing different reference types the system supports.
- Figure 27 is a screen display showing a page where questionnaires and forms can be built or edited for use with applicants.
  - Figure 28 is a screen display showing the initial properties setup of a new questionnaire/form.
  - Figure 29 are two screen displays showing and edit mode of a questionnaire/form and a preview mode of the same questionnaire/form.
- Figure 30 is a screen display showing a page for building questionnaires using drag and drop functionality.

- Figure 31 is a screen display of questionnaires in an account with certain functionality associated to them such as edit, preview and delete.
- Figure 32 is another screen display of a document in edit mode where an agency can write certain content and select how the applicant acknowledges it.

5

- Figure 33 is a screen display of a page where different types of documents can be managed from with a display of their title, status and preview option.
- Figure 34 is a screen display of a page for adding a new agency user into an agency's account on the system.

- Figure 35 is a screen display of a page to allow entering applicant's into the account on the system.
- Figure 36 is a screen display of a page to assign applicant entries into different categories such as Pending Assignment, Assigned, Suspended and Completed.
  - Figure 37 is a screen display of a page to show important account and system information.
- Figure 38 is a screen display of a page to display and manage certain documents and related functions intended to be sent to and used by applicants.
  - Figure 39 is a screen display of a page for assigning questionnaires to a position.
  - Figure 40 is a screen display of a page to allow management of documents and task checklists for a position within an account.
- Figure 41 is a screen display of a page for assigning documents/Agreements and Advisements to one or more positions.
  - Figure 42 is a screen display of a page to allow the creation and edit of a task checklist related to a position within an account.
- Figure 43 is a screen display of the system's functionality to allow the creation and management of saved/letter templates which can be used by any agency user of the system after created.

Figure 44 is a screen display of the system's functionality to allow a user to select information from an applicant's profile to be viewable to an invited external individual.

Figure 45 is a screen display of the system's functionality to establish who can view information from a certain applicant's profile, along with authorization code and link expiration time frame.

Figure 46 is a screen display of the system's functionality to reproduce detailed information on previous detail of shared information.

Figure 47 is a screen display of the system's functionality to produce basic information on previous, certain detail of shared information

Figure 48 is a screen display of the system's functionality to send a link and other content via email notifying a third party of their invitation to view information they had requested about an applicant.

Figure 49 is a screen display of the system's functionality to display selected information to the recipient who has given access to such information by the sending agency.

Figures 50 - 61 are screen displays of additional components implementing embodiments of the software system.

Figure 62 is a block diagram illustrating an example computing device that may be used to implement one or more components of the illustrative software system, in accordance with the present disclosure

Figure 63 is an operational flow diagram generally illustrating a process that may be implemented by various embodiments of the background investigation management system.

#### DETAILED DESCRIPTION OF EMBODIMENTS

Various embodiments of the subject matter provide an automated system for organizing, managing, and reporting on pre-employment background investigations. Generally stated, the subject matter is directed to a web based software system for managing the process of performing pre-employment background investigations. Although described here as web based, other embodiments may be implemented that are not web based.

Referring now to Figure 1, a software system 100 allows an organization 102 the ability to create and customize electronic documents 104 to be sent to applicants to complete via the

5

10

20

software system 100, and returned to the software system 100 in similar fashion. The software system 100 includes a document creation component 114 and a document management component 116. The system 100 automates the majority of the tasks of a common preemployment background investigation so that fewer hardcopy documents are necessary, thus creating more efficient management of individual background investigations. One feature among many is the electronic sharing of applicant information 124 between organizations (e.g., Org A 102 and Org B 111) so the software system 100 may alert an organizational user (Org A 102) that an applicant 120 has already been entered into the system by another organizational user (Org B 111) of the software system 100. For example, among other types of information shared, organizations can be alerted if an applicant 120 was previously entered into the software system 100 by other organizations that use the software system 100. In that way, the second organization would have access to applicant information 125 about the applicant 120 that had been previously compiled, thus avoiding duplication of effort.

The software system 100 not only allows organizations to create 114 and manage 116 documents 104 used for background investigations, but included in this subject matter, the system 100 also automatically processes information entered in the documents to save organizations time and allow quicker turnaround of the background investigation.

The subject matter is anticipated to save organizations time and other costly resources. Organizations are given tools and resources that previously were not available to them without this software system.

Generally stated, the technical functions and features of the described system are initiated when a remote terminal communicates with a central computer (server) via the Internet or other network, such as an internal network, communicate with one another using the software system. A verified and authenticated connection is made between the central computer and the remote computer once the individual user's credentials are entered into login field(s) and then validated by the central computer, via the software system 100.

Organizational user accounts are created when a main master admin account (Personnel) user creates an admin account for a specific user group (customer's user group). The admin account for the user group is created when the Main Master Admin (Personnel) Account logs in and connects to the central computer via the remote computer and enters an email address and

5

10

15

20

25

the customer's information. The user group admin account can add, edit, or delete (manage) other users within that user group. Once the connection is made, the connection is valid and features below will function provided the connection is maintained. If a pre-set amount of time passes without any activity on the remote terminal end, the application will terminate (session time out) the connection of the two computers and the user re-login. The software system 100 offers operative functionality to remote terminals (users) after successful connection to the central computer. This functionality is available when the remote terminal makes an authenticated connection with the central computer (sever) via a network 101, such as the Internet.

Specific functionality of one illustrative embodiment of the system will now be described with reference to several exemplary components which may be incorporated into one or more exemplary embodiments. Each of the following components and features may be implemented using software methods and processes executing on one or more computing systems, such as the illustrative computing system shown in Figure 50 and described below. These exemplary components are not presented as being an exhaustive list, as the system 100 may implement other components in addition to these. Still further, certain of the following components may be omitted from the larger system without deviating in any material way from the scope and teachings of the core system 100.

Applicant Electronic Signature: (Figs. 32, , 33, 16, 17, , 9, 38, 41) Upon the applicant's registration process (first log in), the software system prompts the applicant to adopt an electronic signature. This is one of the first Agreements and Advisements (see the following "Agreements & Advisements" section) the applicant reviews and acknowledges during their first software session. The software system auto generates an electronic signature and displays it to the applicant. The applicant can agree to use the system suggested electronic signature, or not agree to the signature.

Agreement and Advisements: (Figs. 3, 9, 8, 16, 17, , 25, 32, , 33, 38, 40, 41, 44) Organization users can establish documents they wish an applicant to review and acknowledge the first time they log into the software. An applicant is sent an email with an invitation type message to let them know they have been selected to take part in a background

5

10

15

20

investigation. They click on a link exclusive for them which take them into the software system. The first screen they see is a place to establish a private password and proceed.

When the applicant proceeds, they are routed to the first documents (Agreement or Advisement) the organization has selected for them to review. The content of the Agreements and Advisements documents can be anything the organization has imputed. The organization also chooses how they would like the applicant to acknowledge (certify/sign) the document. This can include the electronic signature the applicant has agreed to use, social security number (or any part of it), or initials. When certification fields that are required by the organization have been completed by the applicant for that specific document, the applicant can click a Proceed button which takes the applicant to the next Agreement and Advisement document (if one exists). An Agreement or Advisement document can also be set to "Hardcopy Submit" by the organization. This will cause a Print button to appear at the bottom of the page in addition to the Proceed button. If Hardcopy Submit is activated for that particular Agreement or Advisement document, the applicant will not see any way to certify the document online, and he or she print the document and follow instructions the organization has included in the body of the document.

Organization users control the different properties of the Agreements and Advisement documents by accessing their user dashboard, clicking on an Agreement and Advisements folder, and then selecting on the individual document they would like to edit.

Form / Questionnaire Builder: (Figs. 28, 29, 31, 27, 30, 5) The software system includes a form builder. This feature allows users at an organization to build questionnaires (forms) with questions and choose various styles of answers an applicant can give in response to a question. Text boxes for applicant responses can be set to expand as the applicant types. If an applicant answers a certain way (in example, the applicant answers "yes" to a yes or no question), the form builder can be set to ask additional sub questions based on the applicant's response. This eliminates the need for the applicant to see multiple questions that may not apply to the applicant's situation due to the applicant's previous response. Questions on any existing questionnaire can easily be edited or deleted at any time, even after the questionnaire is saved. There is no limit on the number of questionnaires that can be built. Questions can be programmed so that a certain response to a question creates a "flag" to draw the any reviewer's attention to that particular question. The software system also features a drag and drop feature

5

10

15

20

25

that allows the users to arrange questionnaires as they would like to see them. How they are arranged is also the order they are presented to the applicant.

**Dashboard:** (Figs , 37) Each user of the software system is routed to a user dashboard once their login credentials are authenticated with the central computer (sever). In this embodiment, there are 6 types of dashboards: Admin dashboard, Agency Admin dashboard, Agency User dashboard, Applicant dashboard, Image Processor dashboard, and Administrative Agency dashboard. The system knows what dashboard to give a new user based on their account type, which is selected when the user if first entered into the software system. Each dashboard is programmed to display information specific to the type of user's needs and the job they are tasked with completing. On the dashboard page (and every other page) there is a menu bar at top where different pages of the software system can be accessed. The dashboard has a number view of applicants and their current status, an inbox with a number of most recent alerts and messages, a calendar display with upcoming appointments and controls for appointments, a summary of sharing activity, contact information for help, alert settings, and the agency's image and license information. From the dashboard, the user can access even more in-depth information, such as alerts and images, by clicking on the inbox link, which will route the user to main inbox page with the user's alerts with further ability to control the inbox functionality.

Managing Users: (Fig. 34,,) An Admin account for each organization is created at the time the organization's account is created within the software system. This main admin account at the organization can create additional admin accounts at the agency, or regular user accounts within the organization by accessing a "Users" page within the software system and completing questions related to adding a new user. The admin users can update, delete, or suspend any regular users within the organization. Admin users can be updated, deleted, or suspended by the main admin account. The main admin account can be edited by a representative of a company that administers the software system.

User Electronic Signature: Upon entering a user into the software system, an electronic signature can be uploaded for that user. The system is able to save the signature for a specific member so signatures are always associated with a specific login. The user is therefore able to insert their electronic signature in any document they generate on the software system. This feature was originally designed for the user to insert their signature during the creation of letters

5

10

15

20

25

to external sources which may be contacted as part of an applicant's background investigation process.

Entering Applicants: (Figs. 35, , 36) Any user at an organization can enter new applicants into the software system. To do this, the user clicks on "Applicants" and then clicks a button that functions to bring up various fields which are required to enter a new applicant into the system (Such as names, date of birth, social security number, address, phone numbers, position applying for, etc). Upon entering the applicant's name and other information into the system, the system performs a check of the central computer (server) to see if the applicant has previously been entered by any other organization on the software system. If the system finds a match, the system produces information including the other agency's information (name, contact info, point of contact, etc.), and also what position the applicant applied for and a brief summary of the applicant's current status with the agency. When an applicant is entered into the system, the applicant is suitably put in a Pending Assignment status or assigned to one of the User's at the organization. When assigned to a user, the user will receive an alert to their dashboard inbox and their external email (if activated).

Managing Applicants: (Figs. 36, 37) Each user at an organization can view the status of applicants the agency has entered into the software system via their user dashboard. The applicants are presented by their current status, including applicants that are: "Pending Assignment" (entered into the software system but pending assignment to an organization's user for investigation), "Assigned" (currently assigned to a user at the organization), "Suspended" (a user at the organization as temporarily suspended the investigation), "Completed" (the applicant's background investigation has been completed by the organization).

**Applicant Status:** (Figs. 36, 37, 50, 51) Applicant's status is always displayed on their Applicant Profile where applicants are displayed in the system. Statuses include, but are not limited to: Pending Assignment, Assigned, Suspended, Completed, Hired, Conditional Job Offer, Admin Review, Not Selected – eligible to reapply, Not selected – ineligible to reapply, Appeal, Reopened.

Any user at an organization can access the list of applicants from the users dashboard view and update the status of an applicant. The status can also be updated from an organization user accessing the Applicant's Profile.

5

10

15

20

25

**Investigation Management:** (Fig. 52) Users can access an Applicant's Profile and view the status of the investigation by checking the files within the Applicant's Profile. One file contains the questionnaires and forms the applicant has been assigned by the organization to complete. When an applicant completes one questionnaire, the organization's user can see the date and time it was completed.

**Positions:** (Figs. 39, 40, 41) Organization users can create positions they conduct background investigations for within their organizations. This feature allows the organization users to select Agreements and Advisements, questionnaires, and other documents specific for a position to be saved under a position name. For example, these documents could be selected for the "Confidential Secretary" position. When a new applicant is entered into the software system for the first time, this feature allows expedited assignment of requirements (documents, etc) for that position by simply assigning the position name to the newly entered applicant, opposed to having to select each individual document for the applicant to complete; requirements are saved under the position!

**Checklists:** (Figs. 42, 53) Checklists is a feature in the software system which allows organization users to establish a check off list of tasks/duties associated with each applicant's background investigation, based on the position. This checklist feature is to ensure the organization user (background investigator) is completing each and every task or duty required by management or supervisors for the type of position the applicant has applied for. This ensures no steps are missed in an applicant's background investigation.

Alerts: (Figs. 20, 37, 50) When an applicant is assigned to a user at the organization, that user is able to select if they would like to receive alerts regarding activity relating to the applicant from the software system. Alerts include: an alert showing date and time an applicant logged into the software system, when the applicant has completed certain documents or other requirements assigned to them, when a reference returns a questionnaire, when a note is added to an assigned applicant's profile, and when an applicant is assigned to a user at the organization.

An alert is also sent to the user at the organization if another, separate organization enters the applicant into the software system, as long as the first organization has not yet completed the applicant's investigation.

5

10

15

20

Reference Management: (Figs. 3, 4, 25, 54, 55) The software system uses the names, addresses, email addresses and phone numbers applicants supply from the questionnaires in the software system to build a reference file within the Applicant's Profile. Here, the system displays reference sources (names and info) to include relatives, employers, supervisors, co-workers, neighbors, and personal references. The software system allows the user at an organization to access this file and print a cover letter, a questionnaire, and select any Agreements and Advisement to include, which will print grouped together and be addressed to the correct reference. A second print button will also print the address on envelopes.

If an email address was provided for a reference source, the organization's user can select how to mail the reference documents to the individual (by email, or by mail, or by both). If by email, the reference receives an email with a link to log into the software system. Here the reference is presented with the documents the organization has selected them to see and complete. When the reference is done, they can save the questionnaire and come back to it later to add more info, or they can send it back to the organization. When the reference has submitted their documents, the user assigned to the applicant's background investigation at the organization receives an alert.

The content of documents sent to references is controllable by the organization's user through the Forms page, and through the Reference Documents file within an Applicant's Profile.

An organization user can add notes under any reference name within this file. This is helpful if the organization user has to contact the reference by phone. The user can take notes as they speak to the reference source on the phone.

The organization user can also add a new reference (name, address, email, phone numbers, relationship, etc.) to the file that was not included in the applicant's Reponses.

Mailed or emailed references can be programmed so that if a reference is not received back within a set amount of time (Days), the system prompts an alert to the organization user assigned to the investigation indicating no response received for the specific reference. A "Resend" button appears (for email references), "Dismiss," or a set a new flag, which allows the user to set a new date and time to remind the user about the reference at a later time. The organization's admin account sets the number of days that have to pass before an alert flag is

5

10

15

20

produced to the assigned user at the organization who is conducting the investigation, for the first flag.

**Inbox:** (Fig. 20) Each software system user (including applicants) has an inbox on their user dashboard. This inbox collects the incoming alerts and messages related to each user and displays them to the user in an inbox section on the user's dashboard, and through an inbox page, which is accessible via a link in the dashboard's inbox or via the main menu bar.

Messaging System: An investigator can send a message to an applicant or any of the organization's users by clicking a "Compose Message" button and selecting the name of the user or applicant on the software system. If an organization's user accesses an applicant's profile and then clicks a "send message" or similarly named button, the message will be sent to that applicant and the message is added to a "messages" folder within the applicant's profile. When a message is opened by an applicant, it is noted next to the actual message in the Organization's user's sent mail folder. The purpose of the messages folder is so that any hiring authority conducting a review of the investigation can look back over communication between the applicant and the organization's user(s). It also helps to create an official, undisputable record of communication between the applicant and organization users.

Organization To Applicant Letter: (Figs. 43, , 56) A feature of the software system allows a user at the organization to send an official letter to the applicant (more formal then the email type messaging listed above). This letter appears on the organization's pre-loaded letter head. The system allows the letterhead to be sent electronically through the system to the applicant, or printed, with an envelope, and mail to the applicant. If sent electronically, the system notifies the applicant on their dashboard the letter was received in the inbox (or via the inbox page). The applicant can open and review the letter and print it, if they decide. An external notification about the letter is also sent to the applicant's external email address on file with the software system.

The system stores letters sent to the applicant in the Applicant's Profile in a designated file for any future reference.

**Electronic Notes:** (Fig. 57) The software system includes an electronic note section within each Applicant's Profile. Here, any organization user can type a note/comment which is related to the applicant. The note is stamped by the system with the date and time it was added,

5

10

15

20

25

and the user's full name who added the note. When a note is added, the user at the organization who is assigned to the Applicant's background investigation receives an alert on their dashboard (and inbox page) and/or to external email address (if the user has External Notifications feature turned on/activated).

**Address Locator:** (Figs. 58, 59) The software system contains a feature that will retrieve law enforcement and court names, addresses and phone numbers for a pre-defined radius around the applicant's past and current addresses, and those addresses of the applicant's employer's and relatives.

The system does this by taking the address information the applicant provided on questionnaires he or she submitted to the organization via the software system. The system then conducts a search using an Internet search engine for agencies and courts around the selected address. A list of agencies and courts is presented to the user at which time the organization user selects which agencies and courts the organization will send reference letters and requests for records checks to. The user can also edit the address in case of any system mistake.

A print button next to each selected agency will print a cover letter to the agency, a questionnaire with questions for the agency or court to complete and any of the applicant's Agreements and Advisements that are selected to include in the mailing. A second print button will print the envelope for the agency or court. Both the cover letter and the envelope auto print with the correct name and address for the selected agencies and courts, individually, or a Print All feature will print selected with two clicks (one click for documents, one click for envelopes).

**Document Upload:** (Fig. 13) The software system has a feature that allows a user to upload any hardcopy document into a specific location within an Applicant's Profile. The user does this by first logging into the software system, selecting the applicable applicant and then clicking on the location within the Applicant's profile where the document is to be uploaded. The software system allows the user to type information about the document such as its name, details, etc. The system also logs and displays the date and time the document was uploaded. If a document is uploaded to an Applicant's Profile, the user assigned to the applicant's investigation receives a notification on their dashboard (and inbox page), and an external notification to the email address on file in the software system for the particular user (if the external notification option is turned on/activated).

5

10

15

20

25

Answer Review: (Fig. 60) Organization users can review an applicant's answers to questionnaires and other documents by accessing the applicant's profile, and clicking on the folder with the documents they wish to review. The organization user reviewing the documents can add a note to each of the applicant's Responses, which (the note) is viewable to the organization. As the organization user reviews each response in a document, the system allows a check off feature next to each question to ensure applicant responses are reviewed.

**Electronic Summary Report:** (Fig. 61) The software system allows the organization user conducting an applicant's background investigation to write a report when they have completed their investigation. This report is written inside a file within the Applicant's Profile and then saved. The system auto dates and time stamps the entry and also the name of the user writing the report.

Electronic Review: (Fig. 51) The software system allows organization users to send an applicant's profile back and forth to one another for review and comment. This feature is designed to allow supervisors and managers the ability to receive a notification on their user dashboard and/or external email address that an Applicant Profile is ready for their review. The user can open the Applicant Profile, review information contained in the Applicant Profile and then note their recommendation within the Applicant Profile notes section, then route the Applicant Profile to another organization user within the software system, or send it to an external email address for review.

Information Sharing: (Figs. 44, 45, 46, 47, 48, , 49) The software system contains a feature allowing organizations to select specific information from an Applicant's Profile to send to a third party. Upon selecting information from an individual's Applicant Profile, the organization's user is given a form to complete with the software system to include the name of the individual the information is being sent to, their organization's name, contact info, and a set a password that allows the information to be opened. A time frame can also be set to establish within what dates the information can be viewed.

The receiving individual receives an email with a link to the software system. Here, the receiving party is given a warning that the information they are receiving is confidential and can be accessed, viewed, or distributed in accordance with their agreement with the sender. If the receiver agrees to this, they enter the password the sender gave them to access the information.

5

10

15

20

25

The system will then allow the receiving party to view the information the sender selected for them to view.

**Export Information:** (Figs. 13, 50, 62) Text information that is part of an Applicant's Profile is exportable to PDF, and therefore savable/printable by the organization on a drive of their choice. When the Applicant's Profile is accessed by the organization user, there is an Export feature/button that will export documents in the Applicant's Profile into a PDF file. Audio and/or video files can be exported by clicking on the file folder the desired files are in and downloading them to the source of the user's choice.

**Re-Open an investigation:** (Fig. 51) An applicant's investigation can be reopened by going to the Applicant's Profile and updating the status to Reopen or "Appeal." Either status will reopen the investigation so it can be assigned to a user at the organization for further processing per that organization's policy. Features noted herein are reactivated during a reopened investigation.

Flag an Applicant: This feature allows organizations to create a flag on an applicant they have entered into the software system. The flag is used to note specific information about the applicant which the organization has deemed important for other organizations to know about. Other organizations can see the flag if they enter the same applicant into the software system.

Administrative Agency Account: Each state has a state regulatory agency which generally oversees the standards for background investigations of law enforcement officers and other public safety related positions. Some of these agencies inspect organization's files to make sure their background files contain the required, on-file information about the applicant's background investigation. The Administrative Agency Account feature allows and Organization's admin account to create an "Administrative Agency Account," which gives an external user access to that organization's background files. The Administrative Agency Account is selectively limited for reviewing information for that specific organization during a specified time frame. The Agency Admin account at the organization has the ability to edit this account, including suspending it or deleting it.

**Session Timeout:** The admin user at an organization can set the time for session time out timers for a user who is logged in to the software system. The set time will apply to users

5

10

15

20

25

within that Organization's user group. The selectable time may be 1 to 120 minutes, or no session time out.

**Admin Messages:** Users can send out message from the control panel/dashboard. These messages will go to every user on the system's inbox on their dashboard and inbox page. These messages will be used to announce enhancements or any message that is applicable for users on the software system to receive.

**Organization List:** This feature is a button located on the dashboard and/or menu bar of each user (except applicant). If clicked, the system produces a list of agencies (who wish to be known) so the other organizations can see the network of users. This helps with information sharing.

**Report a problem:** This feature places a button on users' dashboard (except applicants). If clicked, it produces a form that can be completed to tell an admin about a problem the user encountered with the software system. Upon clicking send, the information is transmitted to admin personnel in the form of an email to any designated email address(es).

**Account Manager:** (Fig. 37) This feature allows admin to input an account manager for each organization, which the information imputed displays on the dashboard of users at the organization. This information includes the account manager's name, phone numbers, and email address. This allows any organization user who is having problems a quick reference of who their account manager is and the ways to contact the account manager.

**System Access:** (Figs. 2, 10, ) The admin can set the access limitations for each organization's use. This includes the number of the applicants the organization can enter into the system within a specified date range. If the organization attempts to enter an applicant into the software system and it's outside the parameters set by the admin, the organization's user will be informed to contact the managing company that manages the software system to arrange for additional system access. Organizations can view and access information for applicants which they have previously entered into the software system.

**Reports:** (Fig. 21) Reports for organizations include the following parameters: By Position (allows organization personnel to see reports on the number of applicants approved, suspended, Not Selected – eligible to reapply, Not Selected – ineligible to reapply).

5

10

15

20

General reports include the following parameters: By age range, by ethnic origin, gender and by agency user. The categories for each of the above is: Pending Assignment, Assigned, approved, suspended, Not Selected – eligible to reapply, Not Selected – ineligible to reapply and the average time of an investigation for each of these parameters. Users can also specify a date range to search.

On the company control panel/dashboard, the following reports are features of the software system, for each Account in the system: Active From (date), Active Through (date), Applicants entries allowed, Applicants entered into the system to date, Remaining number of applicant entries, and number of users at the user organization.

**Help Pages:** Help content is available to each user on the system by clicking on the "Help" button on the menu bar while the user is logged in. The system produces a page of help content. The help content is specific to the type of user (Admin, User, and Applicant). The help content is changeable through the control panel/dashboard.

While the preferred embodiment of the subject matter has been illustrated and described, it will be appreciated that various changes can be made therein without departing from the spirit and scope of the subject matter.

Figure 62 is a block diagram illustrating an example computing device 700 that may be used to implement one or more embodiments of the software system 100, in accordance with the present disclosure. In a very basic configuration 701, computing device 700 typically includes one or more processors 710 and system memory 720. A memory bus 730 can be used for communicating between the processor 710 and the system memory 720.

Depending on the desired configuration, processor 710 can be of any type including but not limited to a microprocessor ( $\mu P$ ), a microcontroller ( $\mu C$ ), a digital signal processor (DSP), or any combination thereof. Processor 710 can include one more levels of caching, such as a level one cache 711 and a level two cache 712, a processor core 713, and registers 714. The processor core 713 can include an arithmetic logic unit (ALU), a floating point unit (FPU), a digital signal processing core (DSP Core), or any combination thereof. A memory controller 715 can also be used with the processor 710, or in some implementations the memory controller 715 can be an internal part of the processor 710.

5

10

15

20

Depending on the desired configuration, the system memory 720 can be of any type including but not limited to volatile memory (such as RAM), non-volatile memory (such as ROM, flash memory, etc.) or any combination thereof. System memory 720 typically includes an operating system 721, one or more applications 722, and program data 724. Application 722 may include background document management software system 723, in accordance with the present disclosure. Program Data 724 may include applicant or organizational data 725 that may be useful as has been further described above. In some embodiments, application 722 can be arranged to operate with program data 724 on an operating system 721 such that operation of a system may be facilitated on general purpose computers. This described basic configuration is illustrated in Figure 50 by those components within line 701.

Computing device 700 can have additional features or functionality, and additional interfaces to facilitate communications between the basic configuration 701 and any required devices and interfaces. For example, a bus/interface controller 740 can be used to facilitate communications between the basic configuration 701 and one or more data storage devices 750 via a storage interface bus 741. The data storage devices 750 can be removable storage devices 751, non-removable storage devices 752, or a combination thereof. Examples of removable storage and non-removable storage devices include magnetic disk devices such as flexible disk drives and hard-disk drives (HDD), optical disk drives such as compact disk (CD) drives or digital versatile disk (DVD) drives, solid state drives (SSD), and tape drives to name a few. Example computer storage media can include volatile and nonvolatile, removable and nonremovable media implemented in any method or technology for storage of information, such as computer readable instructions, data structures, program modules, or other data.

System memory 720, removable storage 751 and non-removable storage 752 are all examples of computer storage media. Computer storage media (or computer-readable medium) includes, but is not limited to, RAM, ROM, EEPROM, flash memory or other memory technology, CD-ROM, digital versatile disks (DVD) or other optical storage, magnetic cassettes, magnetic tape, magnetic disk storage or other magnetic storage devices, or any other medium which can be used to store the desired information and which can be accessed by computing device 700. Any such computer storage media can be part of device 700.

5

10

15

20

Computing device 700 can also include an interface bus 742 for facilitating communication from various interface devices (e.g., output interfaces, peripheral interfaces, and communication interfaces) to the basic configuration 701 via the bus/interface controller 740. Example output devices 760 include a graphics processing unit 761 and an audio processing unit 762, which can be configured to communicate to various external devices such as a display or speakers via one or more A/V ports 763. Example peripheral interfaces 770 include a serial interface controller 771 or a parallel interface controller 772, which can be configured to communicate with external devices such as input devices (e.g., keyboard, mouse, pen, voice input device, touch input device, etc.) or other peripheral devices (e.g., printer, scanner, etc.) via one or more I/O ports 773. An example communication device 780 includes a network controller 781, which can be arranged to facilitate communications with one or more other computing devices 790 over a network communication via one or more communication ports 782. The communication link is one example of a communication media. Communication media may typically be embodied by computer readable instructions, data structures, program modules, or other data in a modulated data signal, such as a carrier wave or other transport mechanism, and includes any information delivery media. A "modulated data signal" can be a signal that has one or more of its characteristics set or changed in such a manner as to encode information in the signal. By way of example, and not limitation, communication media can include wired media such as a wired network or direct-wired connection, and wireless media such as acoustic, radio frequency (RF), infrared (IR) and other wireless media. The term computer readable media as used herein can include both storage media and communication media.

Computing device 700 can be implemented as a portion of a small-form factor portable (or mobile) computer such as a cell phone, a personal data assistant (PDA), a personal media player device, a wireless web-watch device, a personal headset device, an application specific device, or a hybrid device that include any of the above functions. Computing device 700 can also be implemented as a personal computer including both laptop computer and non-laptop computer configurations.

Referring now to Figure 63, a conceptual flow diagram illustrates one illustrative process 800 that may be embodied by the system 100. The steps of the process 800 are illustrated

5

10

15

20

25

sequentially, but it should be appreciated that these steps may be performed in any random order and the process 800 is not defined by this particular illustrative order. The process 800 begins after an applicant applies for a position with an organization. In one specific example, the organization is a law-enforcement organization and the position is one requiring a background investigation. Accordingly, process 800 begins once an individual has been selected for a background check.

At step 802, the organization creates an applicant entry in the system. As used herein, the term "organization" generally refers to a particular organizational user, such as an administrative or other higher-rights user affiliated with the organization. Alternatively, the term "organization" may refer to any non-applicant user of the software system. The applicant entry represents a system record associated with the applicant for the position with the organization, and for whom the background check will be performed. Any organizational user with appropriate rights may create the applicant entry.

At step 804, the organization associates a particular organizational user with the applicant entry. Generally, this step assigns responsibility for the applicant's background check to that particular organizational user.

At optional step 806, the system may perform an internal check to determine if the individual associated with the applicant entry already has another applicant entry from a different or previous organization, or perhaps from an earlier background check with the same organization. This check enables the system to notify the organization early in case there were some issues with the individual earlier, possibly obviating the need to perform another background investigation.

At step 808, the organization associates the applicant entry with a particular "position" within the organization. Each position may have its own requirements and background criteria that should be investigated. Accordingly, each "position" has an associated set of pre-defined electronic documents (questionaires) that have been pre-prepared with questions relevant to that position. See Figs. 28, 29, 31, 27, 30, 5.

At step 810, the organizational user is presented with an option to select additional documents for the applicant to fill out, to deselect one or more of the pre-selected documents, or to accept the set of pre-selected documents.

5

10

15

20

25

At step 812, with the operative set of documents selected, the organizational user causes to be transmitted that set of documents to the applicant. There are two distinct options for transmitting the set of documents to the applicant. In a first option, the system may automatically generate portable document format ("PDF") versions of the documents and deliver the PDF versions of the documents directly to the applicant, such as by e-mail. In a second option, an e-mail transmission is sent to the applicant with an electronic invitation (such as an electronic link back) to return and login to the system and electronically "fill out" the documents online. The latter option results in greater efficiency in that hardcopy documents may be eliminated, and the applicant's information may be entered only once, thereby eliminating human error. In one enhancement, the applicant may be presented with a page that allows the applicant to upload additional documents or images, such as supporting documents, from the applicant's remote system.

At step 814, if and when the applicant responds to the invitation (e.g., logs on to the system), the applicant is prompted to answer the questions in each of the set of questionnaires. In one example, the applicant may be requested to provide information that generates additional transmissions, such as to identify additional individuals (e.g., character references, or the like). If the applicant identifies additional individuals, the system may generate second-order invitations for transmission to those additional individuals, such as references. In one example, an applicant my identify a character reference while filling out the applicant's online documents. In response, the system may automatically generate a second set of documents related to that class of reference (e.g, relative, former employer, or creditor).

At step 816, the system iterates over the preceding steps until necessary documentation has been transmitted to all or substantially all interested individuals.

At step 818, once the required amount of information has been provided by those who have been invited to respond (applicant and any references), the system my initiate an alert to inform the organizational user of that fact, thus ensuring the organizational user has any information that would be necessary for the background investigation in one location, and easily accesible. In this way, the organizational user need not be concerned with personally tracking whether all the necessary information is available prior to performing the complete background investigation.

5

10

15

20

25

While various embodiments have been disclosed herein, other aspects and embodiments will be apparent to those skilled in art. The various embodiments disclosed herein are for purposes of illustration and are not intended to be limiting, with the true scope and spirit being limited only by the following claims.

#### **CLAIMS**

#### What is claimed is:

- 1. A method for a computing device with a processor and a system memory to assist an investigator in conducting a background investigation of an applicant for a position within a first organization, comprising the steps of:
  - receiving program data identifying the applicant, the position, the first organization, and the investigator;
  - storing a new applicant entry in the system memory, the new applicant entry associated with the program data identifying the applicant, the position, the first organization, and the investigator;
  - transmitting an applicant hyperlink to an applicant email address associated with the applicant, the applicant hyperlink for viewing an applicant set of electronic documents;
  - receiving an applicant electronic response with program data regarding a first reference, wherein the first reference is a first person likely to have information regarding the applicant, the program data including a first reference email address associated with the first reference;
  - determining a reference class of the first reference based on the program data regarding the first reference;
  - selecting a first reference set of electronic documents based on the reference class of the first reference; transmitting a first reference hyperlink to the first reference email address, the first reference hyperlink for viewing the first reference set of electronic documents associated with the position;
  - receiving a first reference electronic response to the first reference set of electronic documents from the first reference; and
  - storing the first reference electronic response in the system memory, associating the first reference electronic response with the new applicant entry.
- 2. The method of claim 1, further comprising the steps of:

searching for a previous applicant entry in the system memory associated with the applicant and a second organization different from the first organization, the previous applicant entry having program data regarding the applicant and a previous background investigation conducted on the applicant by the second organization for a previous position in the second organization; and

sending program data from the previous applicant entry to the investigator.

- 3. The method of claim 1, further comprising the steps of:
  - presenting to the investigator, prior to transmitting the applicant hyperlink for viewing the applicant set of electronic documents, an option of changing one or more documents in the applicant set of electronic documents.
- 4. The method of claim 1, wherein one document of the applicant set of electronic documents is an inter-active questionnaire in which a next question presented to the reference is based on a response to a prior question.
- 5. A non-transitory computer-readable medium having stored thereon instructions which, when executed by a processor of a computing device with a system memory, cause the computing device to perform the steps of a method to assist an investigator in conducting a background investigation of an applicant for a position within a first organization, the steps of the method comprising:
  - receiving program data identifying the applicant, the position, the first organization, and the investigator;
  - storing a new applicant entry in the system memory, the new applicant entry associated with the program data identifying the applicant, the position, the first organization, and the investigator;
  - transmitting an applicant hyperlink to an applicant email address associated with the applicant, the applicant hyperlink for viewing an applicant set of electronic documents;
  - receiving an applicant electronic response with program data regarding a first reference, wherein the first reference is a first person likely to have information

- regarding the applicant, the program data including a first reference email address associated with the first reference;
- determining a reference class of the first reference based on the program data regarding the first reference;
- selecting a first reference set of electronic documents based on the reference class of the first reference;
- transmitting a first reference hyperlink to the first reference email address, the first reference hyperlink for viewing the first reference set of electronic documents associated with the position;
- receiving a first reference electronic response to the first reference set of electronic documents from the first reference; and
- storing the first reference electronic response in the system memory, associating the first reference electronic response with the new applicant entry.
- 6. The non-transitory computer-readable medium of claim 5, having stored thereon additional instructions which, when executed by the processor of the computing device, cause the computing device to perform the steps of:
  - searching for a previous applicant entry in the system memory associated with the applicant and a second organization different from the first organization, the previous applicant entry having program data regarding the applicant and a previous background investigation conducted on the applicant by the second organization for a previous position in the second organization; and
  - sending program data from the previous applicant entry to the investigator.
- 7. The non-transitory computer-readable medium of claim 5, having stored thereon additional instructions which, when executed by the processor of the computing device, cause the computing device to perform the steps of:
  - presenting to the investigator, prior to transmitting the applicant hyperlink for viewing the applicant set of electronic documents, an option of changing one or more documents in the applicant set of electronic documents.
- 8. The non-transitory computer-readable medium of claim 5,

- wherein one document of the applicant set of electronic documents is an interactive questionnaire in which a next question presented to the reference is based on a response to a prior question.
- 9. A computing device configured to assist an investigator in conducting a background investigation of an applicant for a position within a first organization, comprising:
  - a processor; and
  - a system memory, the system memory having instruction stored therein that when executed by the processor, cause the computing device to perform the steps of:
  - receiving program data identifying the applicant, the position, the first organization, and the investigator;
  - storing a new applicant entry in the system memory, the new applicant entry associated with the program data identifying the applicant, the position, the first organization, and the investigator;
  - transmitting an applicant hyperlink to an applicant email address associated with the applicant, the applicant hyperlink for viewing an applicant set of electronic documents;
  - receiving an applicant electronic response with program data regarding a first reference, wherein the first reference is a first person likely to have information regarding the applicant, the program data including a first reference email address associated with the first reference;
  - determining a reference class of the first reference based on the program data regarding the first reference;
  - selecting a first reference set of electronic documents based on the reference class of the first reference;
  - transmitting a first reference hyperlink to the first reference email address, the first reference hyperlink for viewing the first reference set of electronic documents associated with the position;
  - receiving a first reference electronic response to the first reference set of electronic documents from the first reference; and
  - storing the first reference electronic response in the system memory, associating the first reference electronic response with the new applicant entry.

10. The computing device of claim 9, further comprising additional instructions stored in the system memory which, when executed by the processor of the computing device, cause the computing device to perform the step of:

searching for a previous applicant entry in the system memory associated with the applicant and a second organization different from the first organization, the previous applicant entry having program data regarding the applicant and a previous background investigation conducted on the applicant by the second organization for a previous position in the second organization; and

sending program data from the previous applicant entry to the investigator.

11. The computing device of claim 9, further comprising additional instructions stored in the system memory which, when executed by the processor of the computing device, cause the computing device to perform the step of:

presenting to the investigator, prior to transmitting the applicant hyperlink for viewing the applicant set of electronic documents, an option of changing one or more documents in the applicant set of electronic documents.

12. The computing device of claim 9,

wherein one document of the applicant set of electronic documents is an interactive questionnaire in which a next question presented to the reference is based on a response to a prior question.

13. The computing device of claim 9, further comprising additional instructions stored in the system memory which, when executed by the processor of the computing device, cause the computing device to perform the step of:

creating a plurality of questionnaires each being a member of at least one class of a plurality of classes of questionnaires, each class being related to a type of reference; and

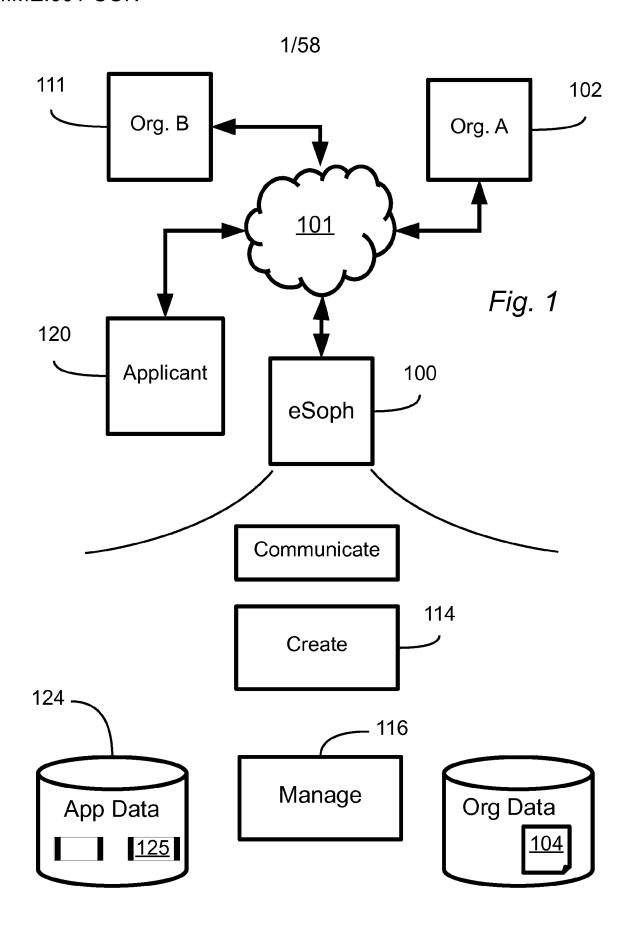
including a first questionnaire of the plurality of questionnaires in the first reference set of electronic documents, the first questionnaire in one of the plurality of classes that is related to the type of the first reference.

14. The computing device of claim 13, further comprising additional instructions stored in the system memory which, when executed by the processor of the computing device, cause the computing device to perform the step of:

receiving instructions from the investigator to edit one of the questionnaires.

#### **ABSTRACT**

A web based software system generally designed for processing pre-employment background investigations is described. The software system allows an organization the ability to create and customize electronic documents to be sent to their applicants to complete via the web based software system, and returned in the same fashion. The subject matter turns much of a common pre-employment background investigation electronic, so that fewer hardcopy documents are necessary, thus creating more efficient management of individual background investigations.



oSOPh	<b>d</b>			Congress de mes 170	der Hiller - Yang ka		
0.08 <del>140</del> 03040 800	OWNER ROMME		*******				
**************************************			esta	excess frame	* 1	All Market	
Accretat bioms	Addis Pesses	Active Skoransk	Falities Alicensel	Substants of Order	lishskis Ramandag	Share Acresantic	
Tease(0.97)	,		308308305	338	জনাইছক) কর্ম	SS\$	
84,460,46889	880803	\$2648683	CAMPAGES	\$	5-28-82-62		
200	10001000	40/31/80	098040846		5393933390		3/2
1,388.85	885x81833 E	43017783	Chillipation d	\$	Hollookkeelt	n j	"X/H
Same Aporto	8/8/4/8/24 E	6.1/8.2/86	Contrational	\$	sindireduci	3	
Nago 83 O Pos	99818013	64734980	100000000	Ø	7000-88-65	4	
Moseoner:	8880861:	49/30/33	Constraint	3	conférééasti	ä	
s anguas	23px8px3	403663	Codocine	4	Sections based	3	
seems recovered.	2008/03554 :	จะเก็บเกียง	contators	3	:988/88/60	a §	
agency clampad t	22/28/11	10/90/81	Contraine	\$	istinolosi	28	
egger ge	2008/2007	<ul> <li>(2) √ (2) × (2)</li> </ul>	confections	€:	-codeditions		
discourte più	2737836A:	446,446,47	Contrator d	ž	: 20-Stobilesdi	4	
To receive	465 50 5 55 1	670711167-6	- Androdelia di	A.	: Service since since	1	

Fig. 2

36362E1~1~33863 Loggest in an Typer Miller - Y May According - 6 ang GHI DASHBOARD ACCOUNTS FORMS REPORTS HELF FAGES term of the second Reference Type: Family Member Create a rever letter, selection, documents from the agreements & Advisorpents section, and add a questionnaire for this reference type to complete: Sites 3: Create a cover letter for this reference Frenciese 1988 Step 2: Select any of the applicant's agreements to include 844 4/48 - \* Mosessinis \* 8587353X\_MARKT\_1108895\_0951058 20000000 - LETTER FROM CRIEF (NAME BENE) 80000000 - 38887888833888 NOTES TO APPRICANT - ARTHURSZATTOR TO ARTAIN ARGERTYSTIK (TONSONER OMBET AREOME BEHARE Stop 3: Add a questionnaira for this reference to compiene The color letter, any seasonal agreements and the operators can be provided interested from the "Talk-encola" sound the Applicant's Problem

Fig 3

eSUM	taggad on see "Year delive Adig Accessed Long Cit	
Paristana acarang panti 8642878	:@.v.e.a.e	
enna par na en ara og da paga antili op pre nga an nika.	arcontrol to a control taken to the tree account one.	
Agreement Address works - Constantion - Commit	ns bassands	
etingentians distributiones album time approximation of realizing to a sensi- tiones into communication in the sensition of the communication of the communi	d to deducation board in non opposition in companies growther to a the color tests of tests of the color tes	
Chin on the externe common system of 1911		
Enaide Monthes		
Scinococci		
S8050650000		
886000000000		
\$698868		
Kowistowan		
Saustribuse		
Const		
5.24.38.38.38.38.38.		
**********		

Fig 4

tradicae: Accordent informationspiris to build or pile a colorio	onner 1998	áser.			
Basic Information					
iow you will provide basic, personal information about yo sponses. If you need sixuffication on any question, of have	iurself. Nei Sny questi	riew these quest ons, contact you	ons carefully and p raceigned backgrou	davide complete, accur and investigator	
Street and Tilling Street Libraries Street		8	olid or Edit a Guesti.	DOUZAA	
Foll Rooms (firet, mithlie, heet)	/ i.i	s Canadion – Ed	a Garestion — Seest	Socialis Properties	
Speciality of Japan Markey and the AMY of the and the country of the control of the country of the control of the country of t		gylog it across t	o server foliado (f Nos Cost yas misso (f	m is, heiding the dich as a magain heidine einen i in it gigenet. Cook das par	
· No.	Est the making of the quantification of the described by straining on the committee of the				
· Yes					
	50000 S 500000 (C 38565 B 1865)				
	# II	N. 6. (1988)			
Con all olickisamen anni allamen inelioni	48 1 10000 48 1 10040	Section .	I see too		
Simp & dissi prinsi pomanori (Si incia	199 199 199 199 199	dante, processione c extremente. These extreme theil his time account to the the		ing and of the below tops and does became an and and althouse made an and althouse made at the analysis of the contract a stand this, and at yo	
	*	agi es altra	\$ \$1,50	1.000	
		Section	E common	N. Program	
De you heer any scars, marks or twocar?		torio e		*	
* <b>%</b> :					

Fig 5

			\$39	er Agency-	Admen finiya	CCOSSS\$	1.000 000
DASHBOARD USERS APPLICANTS	DOCUMENTS	Carame	REPORTS	N/BOX	preferences	S HE	]L#
Selan cas can manage the pages used by your a	gency. Ook on each c	f the take be	rion for harfine	roducteri :	ž.		
Agreement & Assistants - Francisconsists	, Actornal (sec	emens P	isatows & Chr	cklists t	ester Tempostes		
place, all OPH has placed some premate question againsts, you can delete or edit any of the questionations from black place by	stices within each of	tin question	maiere desime	to lit your c	igency's specific c		
attempting to build a new questionalers.							
		Nes Questo		. Fleate lo Positions			Deista
attempting to build a new questionstasse.  Slame (click in view/edit)				Podisus	• • • • • • • • • • • • • • • • • • •		iddininiiiiiiii Delatu
attempting to build a now questions over.  Stanso (click to sions/edit)  Easts Information				Paritions	**************************************	Yevicow *	Delate
attempting to build a new questions are.  Same (click to view/edit)  Each Minematica  Each Minematica				Padion:	• • • • • • • • • • • • • • • • • • •		iddininiiiiiiiiiiiiiiiiiiiiiiiiiiiiiii
attempting to build a new question wee.  Names (click in view/sulit)  East: Lainenneitsu	**************************************			Paritions Test Position Test Position	**************************************	Yevicow *	Eshto

Fig. 6

A product of MillerMondai  DASHED ARD ACCOUNTS FORMS REFOR	rts ngl-pages	
dit My Account		
First Migrater Polar Studie Nation (optional) Lost Micros Bible Crost Violation (optional) Violation (optional) Lost Micros Bible Crost Violation (optional)		8/
the Mente : Asid : Change Password Rew Password	is escapared.	
Lenandra Pasarrat		
***************************************		

Fig 7

eSOPH	Engagestic as Polar other 1 No. Accessor 1000 (10)	
EASHBOARD ADVOURTS ARROWERS	its wast proces	
Super States of Yeller Discolates with		
Nago Casolicots	an aparkente, san, s andan disamuna aparan aparana disambanken bern, ann sansa	
		g
		^
Clearly 48 like transcens Novemberry to with what never was	Militari a constituito de la facilitación de constituito de la facilitación de la facilit	
Country Wilse		
Street Congression		
11,868		
T Ken Suko		
(1.04.8) proper (c. 1.04.000)		
(1995) parger is medition. (Contract, accordance parger and the contribution appellocation.)		

Fig 8

PEPORTS NIGHT PAGE	58		
native was a communical that offerent direct equation and the property			
REPRESENTATION OF THE PROPERTY			
kytanastatan lasti mikulaastatiista julkinillasti storrista syriili iliaasii ulaa istostujusti si Lastityoosii kurittaan lasti tarkillasti ta tiraasii iliaasii suutustanatii kallisyytää tiraatiin kytyistä si		nav Corta	
* Clish on the desposal arous to spen or edit	S******	States	
: EXECUTED SOCIETY OF SOCIETY		Securities	
V #800000 0000000 000 0000	5.7A	Souther	
7 ASSOCIATION AND ASSOCIATION		Succession 2	
ACC 8517, 188085 ; TC 8885 ; DC 3656		District Control of the Control of t	11
CONTRACTOR CONTRACT		\$600000	10
S ANNESTRONS		2000000	
· MORE IN ASSERTED		R00080000	
7 - 880000000000000000000000000000000000		Residence	
: 888.0088483108-10.080808-800-800808-0080808-188.000-8009	···	dendatori	
Shish Asses ke sesti		Page states of	
Click horse in selfe	<b></b>	Population, i	
Olicis hume to solle		Marchine)	

Fig 9

<b>PASHO AD</b>	EXCUMENTS REPORTS RELPPAGES	
Fack to Accounts		
2. No. 1300 (1901)		
Chart Name:		
Chere Lago (potions):		
	in the state of th	
Court Lotter treus (material):		
Secure (1000) (		
li Miceen and addict desired brings. If the	de Stelland Britania (S. C. S. Stella Stelland at Britania)	
	No. 700co vod kogća: 600ca. Acceptad Korrata va: 1505. 3005. 500 svá st.	
Cornos Rome: Nos: /		
First Same		
*****		
- Comer Monte, Nacional		
.aaannakaaannakaaannakaaakaannaaaannaaaannaaaannaaaannaaaaa		
Paddle Winne Annibus		
· Name of the state of the stat		
Consensy:		
Silved Coarthy 💮 💉		
*33572550		
i i i i i i i i i i i i i i i i i i i		
5		
Committee Streets		

Fig. 10

					SOPH
			1685	isa reporte helf?	CR SHB CHRO
					Accounts
	Lectures Reconstituting	Estrics to Gete	Fouries Aboused	Liceove Copérec	Econgs Some
	sociandas:	4.5	(290miles)	2590(2000	Eirikan, Middise
	s existences	2	1/20/06/02	61/89/03/35	Xxiio.Neesxx
	entirologi		minderd	02/10/70 to	Persiandratis (2004), 513
	ordented	₹	vidiologi	02/02/03%	into
	(colonie)	s	(2008-00-00-00-00-00-00-00-00-00-00-00-00-	03/88/9784	38.68890X
12/	codocdoct	Ŕ	10 <sup>48</sup> kodtasž	0.000000000	36560605000
	-N	4	99	000/000/00 40	Store SAN
	santanities)		વ્યવસાય છે.	08/00/2013	20000
	å å	3	3	80/85/8989	obosec Anomonifity
	00000000:	*	(official)	09/09/99/90	Nest, Jatto Ametro)
	sprikeristud		10/80/00/01	06,728(04.45	Sintinic
	codocided	Si .	15000000000	01/48/39/19	20001353111
	specificant and	49	withrond.	67/98/999.7	Assessible
	awithouses:		(18886-84)	537,807,533,63	NACKASON BEDAVI
	:00008002		:8869862	9973WS843	980-0
	00000000000000000000000000000000000000	5 4	19301888 Vilingerid 19301881	66,288,366,5 61,286,368,2 61,286,364, 63,286,386,3 63,286,386,3 63,286,386,3	Section  Free Add 1.1  One of the Control of Control  Section of C

Fig 11

MMX1-1-35987 eSOPH Largered in as Cohor Release - 2 May Associated - Color (MI) Expired Accounts # Client Ranne Latined Sixte Gepenications Establishin 3 888 2 33343 2/22/2211 3 accomodiaments 3/30/3843 3668330308888 3/30/30213 0 (6006)\$40,0000000.X 14/48 6 Notices 3/03/2003 Completed eSCPS) Tree Requests # (Nort Remo Kapitellar Ente 8808003 7. 32886 92000,2000.1 2 ACMETER CONTROL 3000000000 Kernitotikkomen 5/63/3753 Serciosianos marios Entail 080093 3050 500 6 50000,000

Fig 12



Fig 13

		MME.1~
er acency	22,500 0.00 0.00 0.00 0.00 0.00	
-5.7		
	96FDX(6)	
nerver of the server of the se	More the broadcree  Notice and 9 (800)	
igna ng 19 kg kg kg Nga Galangaga sa makmat		
ASSESSED TO A SECTION OF THE SECTION	Notice force, Princerous a disease	
	77	
	( 500 ( 405a)	
	No. 100 Company Compan	
	6. Non-par-recently with Obserts	
	2.50	į
	CD	
	© Bester	
	00000 000000	
	000	
	*: N6650	

Fig 14

MMEI-I-SSWI

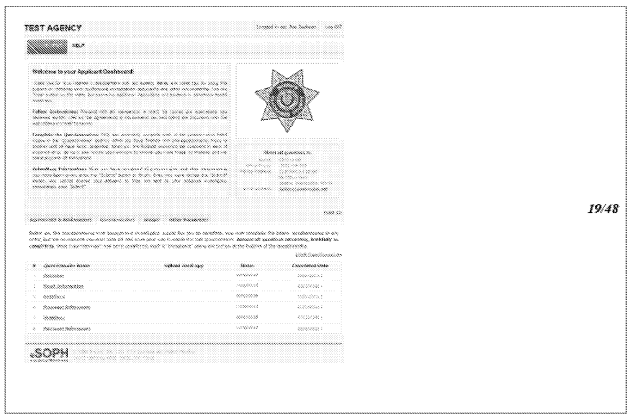


Fig 15

Fig 16

TEST AGENCY

PARTICULAR DE COMPANION DE SECURIO DE SECURI

### 17/58

MMELE-2-35883

21/48

Supplied to the property of th

region and the testing of the

Fig 17

Describition

De

Fig 18

test agency	QQ40 N . N N N N N N N N N N N N N N N N N	
AMERICAN APPLICATE DANG FORMS (	2,562 26623 5370-706 23623	
Sections		
9x		
Special special control of the contr		
93. 93. 93. 93. 93. 93. 93. 93. 93. 93.		
63566969696		
900000000000000000000000000000000000000		
20000000000000000000000000000000000000		
2006; 200 (Mosephon)		
200 pm		
NON Year Acome		
Secol Steps 4464		
2000 cederate 2		
ii		
2000000		25
neme:		£3.
- 0000 000000 Charles 2006		
Subar Mandaghan		
60405 × 3000 8 00000		
5140 pt 7444400 1		
A SOURCE OF AN ADMINISTRATION OF A SOURCE AND ADMINISTRATION O	**************************************	
Ocean Security		
100 (000 000 000 000 000 000 000 000 000		
***************************************		
രസ്തവ	· · · · · · · · · · · · · · · · · · ·	
SOPH		

Fig 19

Inbox		
	Date	Consent Whitehalian Destroy
11	03/25/33	Note acided to him Barkenin Applicant Frolin
r	03/05/33	
177	03/24/33	Source See Business Applicant Profile  Applicant See Business has been assigned to China Leinte  Applicant See Business has been assigned to China China  Profit action to Chinas Managery Applicant Profile  Applicant Springs Managery has been assigned to China Santin.
377	03/24/11	Applicant Jos Japhymn has been accipined to Chris Smith.
r	03/83/83	Note accest to Companishance Applicant Profile.
n,	GB/20/33	Applicant Greene Marray has been assigned to One South

MME1-1-35841

Fig 20

S USERS FO	RMS SHARED		MBOX	HELP		
		By Dates	Segme	Ye.		All Market
Approved	Rejected	Suspended	lutai	Avarag	e lime (in da)	rs):
13	83	ξ;	3.		\$	
	Approved :)	Appreved Rejected  B 0	By Dates  Approved Referred Suspended  0 0 9	By Dates From By Dates Suspended Fetal 0 0 8 \$	By Dates  By Dates  Appreved Rejected Suspectful Satal Avasage  B 0 8 8	By Dates To Suppose that Suppose that Suppose that Suppose that Suppose that Suppose the Suppose the Suppose that Suppose the Suppose that Suppose the S

Fig 21

Fig 22

		538		•	nich Sky Accessers	Cog CO
DASHBOARD APP	LICANTS U	SERS FORMS	RE®C	RTS INBOX HELP		
Shared Information						
Name of applicant	SSN	Viewable fram	Viewable to	Bucipient agency	Recipient	Details
No Exele Foursé.						
						st.

Fig 23

Fig 24

MMEX-X-3584X Logged in as: Joe Smith 1989 Account 1999 Off **TEST AGENCY** DASHBOARD APPLICANTS USERS FORMS SHARED REPORTS INSOX HELP territorio de la companya de la comp Reference Type: Family Member Create a cover latter, select any documents from the Agreements & Advisements section, and add a questionnaire for this reference type to complete: Ore about a notion Felton for this reference Emprison SASA Stop 1: Step 2: Asind any of the applicant's agreements to include 200 32/48 - AUDIONIZATEDA SCAGREEMEST FORESCASE INFORMATION Resource Step 3: Add a guestionnesse for this reference to complete The cover letter, any detection agreements and the questionnesse can be consed or employ from the "References" tab in the Applicant's Profile. 

Fig 25

TEST AGENCY	Ligges to get len Smith 1989 Streenen 1997 (19	
CASHBOARD APPLICANTS WEERS FORMS SHAR	RED REPORTS INBOX MELP	
toolik kan can managa ma pagan mudak kon agunik ditak in wasi	di dia taka katon ku kutha menudana	
Aprendust & Registrophic Constitutation Section Co.	more (Sutting	
apparterior agents, la repolició initial communicación such la reformante section that the Repolición segundo and a ensettimpente vivil apparten specific editable has included gramación cover latitima and premiede question moi and manage the cover terrar, accomina specialist se productiva segundostria la manne herino. Timo encompandos periols the individual discourse describanció se	to and also to commonwhere with the hydronization to that it is the applicant of a which stabilities a control letter, the prohibitionation to relative to relative interestion team or which groups of reference security insulfative, bands, posturate, letters, etc.), it is the type of reference security interesting to the security of disease common reference operators, disease beliefs. Not can eith relative and the research the representation occurs by thinking control election and the research the recommon of the research of the research of the research to the research of their about the reference to the states.	
State of a second		
Cick an the reference some to upon or will		
Lando Santiga		33/
		33/
Lande Stantiat		33/
Scorobi Scorobia Stationau Sta		33/
Extrator Secretors  Noticements Solutions		33/
Econolecisionisto  Monitorioristo  Modelistanis  Monitorioristo  Monitoriorist		33/
Econologica (Assessible)  Residence (Assessible)  Residence (Assessible)  Residence (Assessible)  Residence (Assessible)  Residence (Assessible)  Residence (Assessible)		33/
Extraducida establista  Selectronista  Selectronist		33/
Extrader described:  Solider control  so		33/

Fig 26

CARHROARD ACCOUNTS BOOLWENTS ARPORTS	W(FFAGES		
Edit Questionnaire			
Control Control Control			
Sententium (ferro moi infer attempting to hold a salt a continue)	v. 8400 0000		
/ Sample Questionnaire / Form Test			
	<b>8</b> 86	ad or Side a Question	11.46.04
	Act Ottobilet Eth	Counciles Gamile	omies Properties
	disapping it somes to	t fireden. Suignade Sin- Agus fired y <del>e</del> n-paradit Sin	e, holding the chick and more holden when the holdered (No. the panel)
	tide the news of the pend has seemed to t		adina by (Adin) (a jiha
	through and dend large of t	the Saltoniana;	
	Court y Group of Co	esses - White.	\$\$ <b>4</b> 63
	Wester Control	10000	
	Constant	¥ 7 <sub>808</sub> 8 <sub>80</sub>	
	contests, one must be quartification. There is quartification field to the character and to consider	on the fundamental design and reference of programment officer transformation of the a transform transform, in 1974 of the year beautiful transform.	g uny of the bolous type of i drag tradition on part of tradit removed pre-defined g notices a colour. If you not alone this, mediant your
	<b>6</b> ************************************	\$ 100 mm	
	X. 3400.4	X. Someone	
	3 - 2 - 2 - 2 - 2	X-17-00-000	X. common
	\$ 300,000		

Fig 27

EEST /	ACENCA (1990) CONTRACTOR OF STATE OF ST	
033388	ord spartate from ender there desire the state of the spart of the spa	
Create	a Hew Questionnaire	
\$550 K)	What writes quantities are group to be the	
	Chapticus Chaptic	
	CNRCOVER CNRCOCKS	
	Communication (Communication)	
	Olimphopie: P. Soprovieres	
	Control Control on Con	
	2.98too	50 € 1.40
6000 00	Decide paracretary and car freely habours considerate	35/43
Skinga St.	Millarian, anthrockera, proc made that to greate an Markon.	
Misso Y	Countries and the countries of income and income particles of the property. The entire the Countries of the for the factor and the countries to the countries of the force of the force of the entire of the factor of the countries of the countries of the force of the force of the countries of the factor of the factor of the factor of the countries of the factor of t	

Fig 28

TEST AGENCY	Signatura de Sede de Constante de partir	
Description Officers comes regime excess		
But General property		
	SSA SYC ISSPERIOR FROM	
Face biformation	Sees arractions	
Utaarii jaal Era Matti	Openical Security	
	2 Section States, Statement 13 Notice	
3. Merikan'i Mujana Samu	1861-1 Note State	
	Consisten	36/4
C Chair and par bellions star, henry (unary)	1 Martines on National Assessment Committee	
	E. Antigratura-sensalura SIECOS porti	
	2.00 2.00	
Horosog benegovisous is 84 (198	<b>'*</b>	

Fig 29

ESTAGENCY  SOURCESE OFFICERS COME FORCE	5 184929 8255923 36550 1215	
ti Surdingare Sacrinania		
Assis between about		
Massa ana Contra reporte  C. Massa (Lock of English Sector)	A STATE OF THE STA	
	November Georgian	
EM CONTROL NEW CONTROL OF STREET		
	de consecuence con consecuence	
	(secretaristicate for Substance) area	
2. Number's Bostler, Name		
	············	
X XX X XX	**********	37
s, about and partition page and Comp. the	900W	
N. A. Canadonna S. W. Mary		
7		
· · · · · · · · · · · · · · · · · · ·	<u></u>	
stan lang laun genétaun la tia stal		

Fig 30

land will can makinga the pages could be once agreedy. C	ikis on auch of the case before for further instructions.		
Aproximate & Africanizate Constitution	Antonomo (mesocono contro Venepteres		
	ed troken. Attense discomente mil enterrolleakh opperer on a zona si d slagstaged and mandiged hora. Eurottente sij thesia decomente sil		
Plante (circle to view/solit)	Available for Positions	Priore	contacts:
Marie Solivanistica	39999		
	*****		888
<b>833333</b>	<b>***</b> *****		388
Samplesmoor	8888888		
5.000000000000000000000000000000000000			
Applications With City Approprie			
Applications With Cliny Approaches	2 2 2 2000 COMP 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2		
Anglesings With Disy Agencies  Williamy  Financial			

Fig 31

TEST AGENCY

SACREDORD PROPERTY SHAPE SHAP

Fig 32

MMSI-1-35841

'EST AGENCY	C180000 81 85	i kan saada - 1 day soon	MAN TO SERVICE	
CASHECARS: APPLICANTS UXERS	SHARES REPORTS MBOX	HELP		
and the second second section is a second	* \$\$000			
Name and Address of the Marketon States	ino comune Carlein			
soften Seiter Copromission in Architectures and discussions in the Countries of the Commission of the	contradigation for management descriptions of an accommendation of a contradiction of a c	nd inderlag blid desectoristic Cartesi Bout ha near agency Bendik, near Althous, in sta Magn Bou Bourseyonk, blives, hab, alle, hall to the best in	COS SECTION FINES O COSTOS DO OSTE POR COSTO DO OSTE OSTES POR COSTO O COSTO DO OSTES O COS	
# Click on the decument passes to some or odd		20000isess	essino.	
			Occabilities	
		***************************************	Undeka Sukku	
8 SUSCESSORES SELECTIONS AGRESSES		<u> </u>		
F CTSCAREFORCE REPORTS OF THREE PROPERTY OF		<u> </u>	Grande	
5 (COMP 17889 CF O S C (ACTIVE 17889 CF O S C (ACTIVE 17889 CF O S			Broken Sosken	
2 123 223 58888 38888 588885 6 2 124 000 1000 03 1000 03 1000 0000 0000 000			Socketo Socketo Socketo	
2006/2006/2016/2016/2016 Accessions	****		Supplies Sup	
	\$88.0039 \$88.0039		51.860 510000 610000 610000 610000 710000 710000	
	\$\$\$\$.5855 \$\$\$.58555		51880 51880 518860 61860 61860 61860	
	\$955.5655 \$955.5655 \$955.56555 \$955.56555 \$955.56555 \$955.5655 \$955.5655 \$955.5655 \$955.5655 \$955.5655 \$955.5655 \$955.5655 \$955.5655 \$955.5655 \$955.5655 \$955.5655 \$955.5655 \$955.5655 \$955.565 \$955.565 \$955.5655 \$955.5655 \$955.5655 \$955.5655 \$955.5655 \$955.5655 \$955.5655 \$955.5655 \$955.5655 \$955.5655 \$955.5655 \$955.5655 \$955.565 \$955.5655 \$955.5	3 3 3 3 3 3	Statistics Statistics Statistics Statistics Statistics Statistics Statistics Statistics Statistics	
	\$995.5855 \$995.535551,825565		Strategy Strategy Strategy Strategy Constitute Understrategy Strategy Strategy Strategy Strategy	

Fig 33

TEST AGENCY						N. Accessor 1 sec	6666666	
TRISHBORGO APPLICANTS	FORMS	SHARRO	REPORTS	NECK HES	-			
Acks New Use:								
300:								
Sprac Scapeq.								
1500 X3000								
Stroot:	4							
Sheeping Narana								
6660 Person								
								£2/2
								<del>- 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1</del>
28-1849								
Kay Sautha								
(fredering) Secretary								
Constant Constant								
TO SERVICE LOS PROPERTIES AND	Rostistus regelerations	kes to ten addak	00000000					
A STATE OF THE STATE OF THE STATE	en el el company	10 No 20	(\$150.85)\					
New year and entropy on month officiant	er som sødere til som i Er størt blig søderet							
			92-20-10-20-00					

Fig 34

MNST-2-338	 	
	 \$1400 F SV 70 5002 - 5 90	TESTAGENCY
	NAMES ASSESS THROUGH SEASON. WHOLE WITH	000000000000000000000000000000000000000
		Acto New Appaicant
	Section 1 sectio	2006 200 2006 200 2006 200 2006 200 2006 200 2006 200 2006 2006 2006 2006 2006 2006
	<b>8</b> 379.	800 100 100 100 100 100 100 100
45/4		See
	di B	20 000 Monaya
		Sev.5000
		100 George Consider Consider Consider George Georg George George George George Georg Georg George Georg Georg Georg Georg Georg Georg Georg G

Fig 35

TEST AGENCY		Logged in as: Jos Smith (1889)	Access Log SF
DASHBOARD US	ers forms shared i	reports inbox help	
Search for an Applicant			
For Nove States	and the second	(C. (228.22.2923)	
			IIIII sassas
Pending Assignment Assigned Su	specified Completed		
Pending Assignment Assigned Sy Status Applicant Name		ilp/Pastal Cade Entered Investigator	Questionaires (?).
Status Applicant Name		Op/Postal Code - Entered Investigator 198194 - 03/10/2011 <u>Edris Entilli</u>	Questionaires (?)
Status Applicant Name	5574 Gender 3		Questionaires (?)
Status Applicant Name	5574 Gender 3		Questionnines (?)
Status Applicant Name	5574 Gender 3		Questionaires (?)
Status Applicant Name	5574 Gender 3		Questionnines (?)
Status Applicant Name	5574 Gender 3		Questionaires (?)
Status Applicant Name	5574 Gender 3		Questionnines (?)

Fig 36

MMEX-2-3584X TEST AGENCY \*\*\*\*\*\* \*\*\*\*\*\* \*\*\*\*\*\* \*\*\*\*\*\* The copies found octobs provide bloomic trains have 39899988 69993999 2 9000 (2000) 366 2000208 0000 000000 Concerns and Conce novice see, separa positivity note. Residence tradeses lossemant enclarante adoit contri-Soor agreeme estable accours discrepes - applicability geology because and a visco since such 48/48 - min mineral (00000 Nooth) represent forthe 1000 (100) (1000 (1000 (1000 (100) (1000 (1000 (100) (1000 (1000 (100) (1000 (1000 (100) (1000 (1000 (100) (1000 (100) (1000 (100) (1000 (100) (1000 (100) (1000 (100) (1000 (100) (1000 (100) (1000 (100) (1000 (100) (1000 (100) (1000 (100) (1000 (100) (100) (1000 (100) (100) (1000 (100) (100) (1000 (100) (100) (1000 (100) ( (demonstration)

Fig 37

NM TEST	Peter agency dames - 5 mg sections - 1 mg 58
Dashboard users applicants documents	SHARED REPORTS INBOX PREFERENCES HELP
Position Questionnaires - Test Position 1	
Eura to Presidente	
Kaisus quantineamires for this position  — Desk Internation	PosiSines Soci-Socioco (
S Sinding	York Posters 1 Tool Posters 2
© Landrymens © Applications With Other Apparies	Ters Franklin 1 Talk Franklin 1
Westers Westers	Your Control is
88 Sanual	Noon Poolson 5. Noon Poolson 5.
# Atom Patien Counting  Etics of Enterocution Continuings	Took Problem 1
© \$5500000000000000000000000000000000000	70X70XXXXXX
Sistemania Sistemania	Next Produces X

Fig 39

NM TEST					Pet	er Agency	Allen	S My Act	300000 5	.00 00
DASHBOARD	USERS	APPLICANTS	DOCUMENTS	SHAREC	REFORTS	INBOX	PREF	rences	MSL.P	
Dolow you can eyan.	age the page	s used by your as	sercy. Click on eac	in of the twos	balow for furths	r in atriation	s.			
Agreements & Ac	Magazata	Questionnaire	. Reference (N	orannerst)	recitions & Chr	* <b>XXXX</b>	etter Fe	magni est ess		
Setup Note: Checki throstogator check have estated the r complete for the sp	off the tasks sew position.	you create as di rick on Manag	say considuel thear i	oraustypation.	Prot. cousto a p	a gel residen	keheng A	dd Naw Po	stoon". 187	nen mu
Predicts		Agreemen	ts & Advisements		Questionwir	es	Ches	<b>K</b> NESES	836	ete
1005,35000505.3		\$	88888		8.88388		32.8.83	88,300888	į	

Fig 40

NM TEST	Peter Sperity Adres - 1 My Account - 8 og 011			
Carmecard users applicable cocuments shared	reports risca preparation help			
Position Agreements & Advisements - Test Position 1				
Book to Pentitions				
Select Agreements & Advisoratives for this position	Praifens			
10 00 NOTE NO. 100 NOTE NOTE NOTE NO.	Tirot: Paratiere: 1			
(C) 464.600 (CESTONS COT LANE	Needle Historikaans 1.			
SECON PRIVACY STATEMENT	1882 908880 3			
FIRTHER PROPERTY (RANK NAME)	Tool Poolings :			
W 388388838888	700000000000000000000000000000000000000			
W-1888	715-00 37-00 3800 cc 3			
W. ANTENNATION & MUNICIPANT TO MICEAN INCOMESTION	740000000000000000000000000000000000000			
W INTEREST DE APPELICANT	Teex3P5686cm (			
W. ASTINOMICANION TO ONTAIN AND MEDIEN CONSUMER CREUT REPORT	Next Frankisco i			
AMERICANICATION IN USE THE SPECIAL STREETY NUMBER				
W. 2008.2	**************************************			
W XxxX	7000 7000 00			

Fig 41

NM TEST					barrar dipartary-admies - Europ describents - Consp. C				
g.	oracomera	USSES	APPLICANTS	EDOLEMENTS:	SHARED	* EPC#7\$	KOSBAL	PREFERENCES	
Sen	age Tasks	- Test Po	eition 1						
( ) <b>(</b>	beca w Positic	 <b>!!!</b> !							
188	Task Name							kdit	Delete
3. 1	Tank Pest i							1681	
2 de	STANKER V							Elex.	aii.
3	2008 \$602 J							1.69	s.
3	Took 2002 3							5388	i i
									ÇÎ.

Fig 42

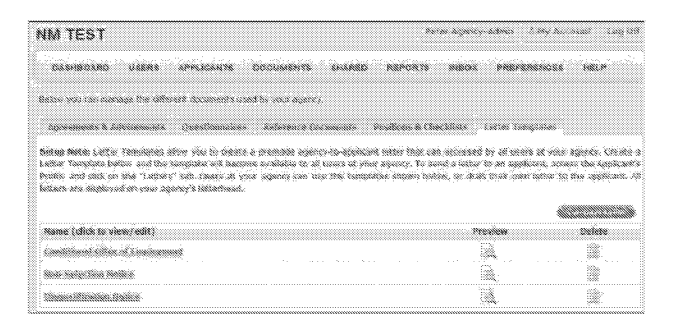


Fig 43

NM TEST		ρģ	der Agency Ad	186 - 1 867 Book	essi tagos
Dashboard users	DOCESSENTS SHARS	D REPORTS	B₩CX F	Peferences	METE
Share Applicant Information					
Select the documents and files you would	d like to share:				
(Un)chack is					
Agraements & Advisements  (1) (1) (1) (1) (1) (1) (1) (1) (1) (1)	33 - 28 X X X X X X X X X X X X X X X X X X	Æ.			
luxfes					
An Date Found					
Audio No lists from t					
Vices					
TOO DOOL FOR THE					
Other And Code Round					
Notes Salaton					

Fig 44

NM TEST				1974	M AGUXY A	386) - 1 Ny Asa	osof iogisf
Dashboard Users		DOCUMENTS	SHARED	REPORTS	IMBOX	PREFERENCES	HELP
Share Applicant Inform	ation External	У					
Necicient							
1888)	Sarri Barrer		Last Passes				
Section & Section 8.		······································					
Pierra Remine	Nobel Sambour		3-9-23		····		
Recipient's Agency or Com	pany						
**************************************							
Agrica Addison							
Ngama Sharaa							
600Y60178866 C. C.							
The solvened distribution of		Categorie deter	ange son soi i	9300			
			ta so-e the fire	spinors the mater	elaphon Cod	: you also be been	Stee will spen

Fig 45

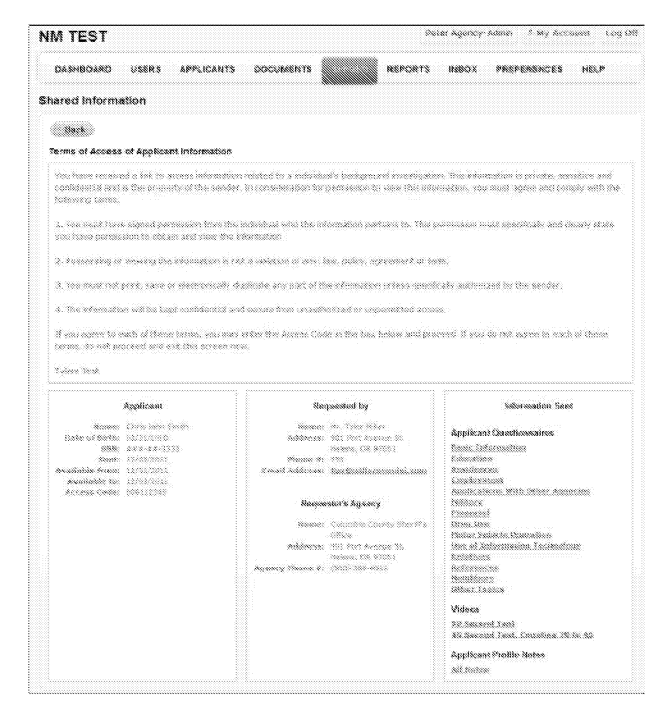


Fig 46

NM TEST				Pater Agases	r Admin — 1 Mig As	ccower swg CR
Dashboard u	SERS APPLICA	N78 DOCUME	NTS	REPORTS INDO	X PREFERENC	es Help
Shared Informatio	n					
adected disappoint To	s Sted wall course their	angawan ku an Agawa	elent Page Libera	a de respect. De respect Sa section de la seconda	ana, na na ska alii n	a and to come the
***** ********************************	i escrive the essail.	Section Control to the	enek tibelir somm	(		X
Name of Applicant	(	Viouskis Com	eris (inii spani	fook mill. Recipiest agency	Bockets	Details
Name of Applicant	\$\$\$ \$\$\$	Vioneshie Cean	Viewabie ta	Forsplant agency  Country Country  Charter	Rechiest Factories	
	\$ 000 (\$	VioudN: 6500 VioudN: 6500 13/13/18611	**************************************	Hond south.  Hond Sphered acquisings  Control of Contro	Hacipient Fau Plice	

## Fig 47

**************************************
Mr. Tyser Mistes:
The delimentary was reposted expanding that him leads visual provides outgoing them NNS VIXV induced below. The will send the continuous access deducted below to some the information.
DO NOT FORWARD THE EAGL. THE PROCESSATION OF THE EAGL AND APPLICAS COPPLETED HER CONTINUES LAID POPULATION WE WILL KARRE ACCOUNT ON A
8000 principes Code/ 13345
88pchemicycles ( No: 1000 2000) 12-50 2000

Fig 48

. Photodomateur wildt	e kant confedential and second been Superturan, you may note the tex	
	Nagorianna, yan mar tahu Chelku	
	Nagorianna, yan mar tahu Chelku	
	Senator's Gornarka	You May View the Collabolity Oller
District seasons		Applicant Guestinnalter
		inde wan assumming
	Applicant	Situation
Normal Chin		***************************************
Stone of North Cold		
XXX 333		Acolication With Other Acons on William
(66566) (587)		VANN VAN
Accidente financia (10)		Marior Submite Characterism
Avadable to 21/2		Vox. of Information Encountry
	Action and account	
	Sender	Weissidenes Weissidenes
Machine Server: NMY		Street Streets
Address 3000		NewWest and
Prove 3		<b>************</b>
Small Address 808		Access and the second s
		Zinawa Ani Respublica
		\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$
		200500 X-0400 X-0200 (2000)
		San of Safaron elling Technology
		XXXXXXXX
		************
		\$100 x 200 x
		VIII018
		\$
		32. Norme of Energy

Fig 49

#### MIME.001-CON

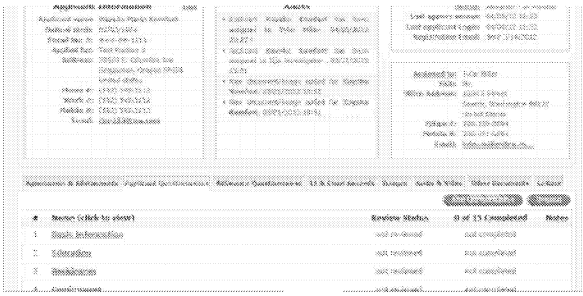


Fig 50

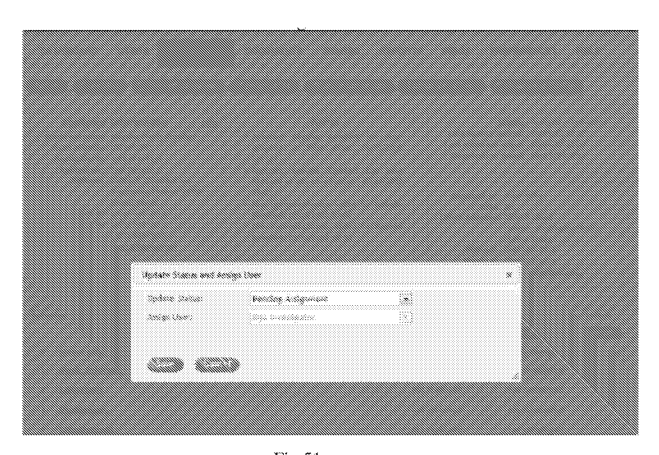


Fig 51

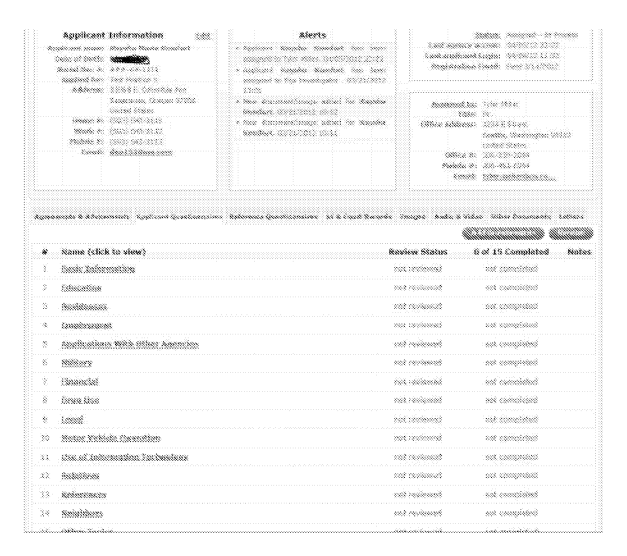


Fig 52

### MIME.001-CON

DASHBOARC USERS	OCUMENTS	SHARE()	MSPORTS	XONN	PREFERENCES	i welp
Task Check Off						
Applicant: Kaysha Mans Komfort (55N: ##8-#9-1111	<b>(</b> )					
Questionnaire Arniben - Checking - Becombine	okation & Angous	Sound				
Checkist						
* 1448					Completed 0	lata Completed
					E.	
te dessit dest a					ev.	
3 388 388 3					<u></u>	
* Yest trops #					7	
\$ 388438886					37	
" Took whited other Applicant Profile one classed.						

Fig 53

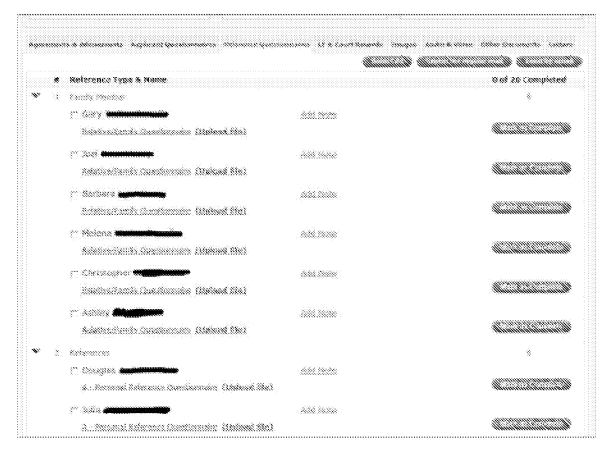


Fig 54

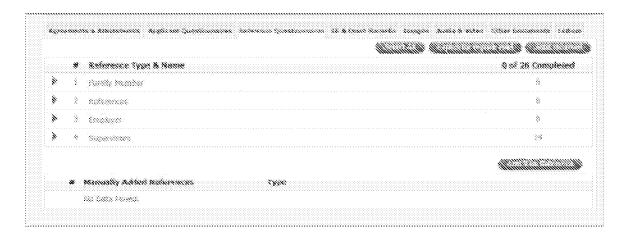


Fig 55

Sugar Sa diangen			
indraktion Mini jaritya idaa 🕬	SERVICE RECEIVED	<b>X</b> .	
Service (1883) Since Joseph 1828 Accompany, finish Accompany, finish Maria January, Maria Dir January, Maria	F., 12 12 12 13 14 14 14 14 14 14 14 14 14 14 14 14 14	Chin Drive (investigation descript conti digital Massach con four background invadigation with A County Sh # 1 \$1 (1884) Superconcept (33) #3	Servi - Edien S.(E.(E)) (E. E.) (A.)
doty of lecter your ince. Strongely, Roomstanding door and ince	Attache Letter as Chais Je	mis Smith: d is a letter from A County Sheriff's Offi ed review it immediately. mes my Sheriff's Office	ce. Phone open the amarked

Fig 56

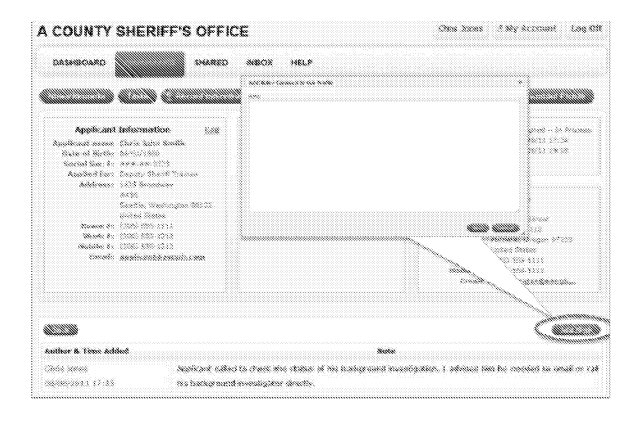


Fig 57

Address Type	Law Enforcement Agencies	Courts
Applicant Addresses	Free Succession Contractions	Prot Consesses - Prot Streetons
1.55 K Second State Las Angeles, California 9000 A	Secretary 1985 Product Deposition on the Secretary Co. Secretary Co. Secretary 1985, CR 900000	Wind Line Ampriles Monochro Court 26.13 Fundus Avie Line Ampriles, CA 800030
	Samesi Security (Superior)	Salariani Salaria Salariani Salaria
	Websith Administra	Secrete Court
Selectors		
X or pic year		
Big Apple Computers		
Street Address 1234 Screen Stot Log Angelon, CA 50023	Ventraco Pristo Depresantanto 9305 S. Sentrac Fo. Acro 1505 S. Sentrac Fo. Acro 1505 S. Sentrac Fo. Acro 1505 Sentrac Fo. Acro 1505 Sentrac Fo.	Later Anapolise Charles (Musiciped) 22 to 5 Massach Anni Later Anapolise (Anni Later) 22 to 78 (2003)
	Consider Constant	Sec. (200)
	\$500.00 Approximated to \$500.0	Societis Consti Managai Danas
\$460000		
Kobert Ritter		
#10000 Address 1234 (166) St 100 Atomor, CA (166) S	Concession Secret Conservation Control	Succession Fact Superior Court 6346 Pissa Aus Francisco Fact, CA 36065 503 GRADES
	\$600000 \$10000000 \$100000000000000000000	Summing States
	Secret Agencies Montal Long	Sancia Const Stances Sons

Fig 58

	Law Brite Commit Aponism	
	Salact country Law Enforcement Agencies for Ch 1754 November Law Angelon, Collection (1897)	N 200 Sept.
	C Senerty MIG Police Department	Insert a Law Enforcement Agency
	MOS DE RANCINO DE Barranto Mallo, Co., MOS DE	Nome
e de la companya de	La County Sharath's Objectional	<b>1</b>
	1950 See Francis Mod Will of Comment, Co. Miller	Nigre
	Carlow City Pains Department Well Hagazon Am Carlow City, CA, 9885	Street Address
	:: Secte Monday Anthre Supertonius 1785 Sect Si	Dis coviet
	Service Medica, CA, 859877 3 (5) (19) (19)	Chy: County
	○ Control Profiles Depropriment Add in Control Aco Limit Aconomic Call (1993)	Stoner Country: United Stones

Fig 59

Back with the control of	Questionnahe: Sasic Irdo	mation				
	Selow you will provide basis, personal information about yourself. Sevinc these questions contribute and provide complete, accurate responses. If you need clarification or any question, or have any question, contribut your accepted background investigator.					
Constitution of a Constitution of the Constitu	edif a time to this Cressions, this:  [2] [2] [3] [4] [4] [4] [4] [4] [4] [4] [4] [4] [4	NW 84-5-9-5-9				
	Sale Bere (Second)  Sale Bere (Second)  Sale Bere (Second Recent) by ANY nicknowned or allowing?  Sale  Sale  Sale	Mysteric d				
	Acid State / Acedemic List of : Acedemic aced adjusted Statemic Construction	Sintings				
	Mill State Chemonia  According to the control of the State Chemonia	Mark on Marcinson				
	Cat you know and select, works or carrier?					

Fig 60

Jpdete Status / A	dd Notes
pplicant Chris John	Smith (\$50): 2000-00-2200)
Questianners Seri	ns Isad Cherkite Recommendation d'Espace Smid
And Closing Notes	
304,000,000	
Ne Recommendation *Codes Science	
900000000000000000000000000000000000000	grade strong to the applicate
Charlette (Stabuse)	Physiciagnal South Philadog
Academ Care	CANO ANNO
en e	

Fig 61

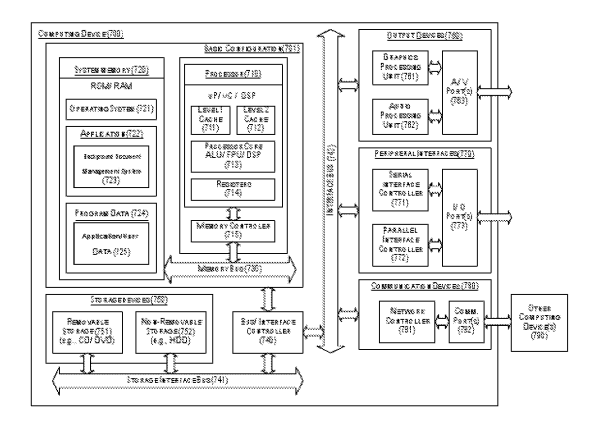
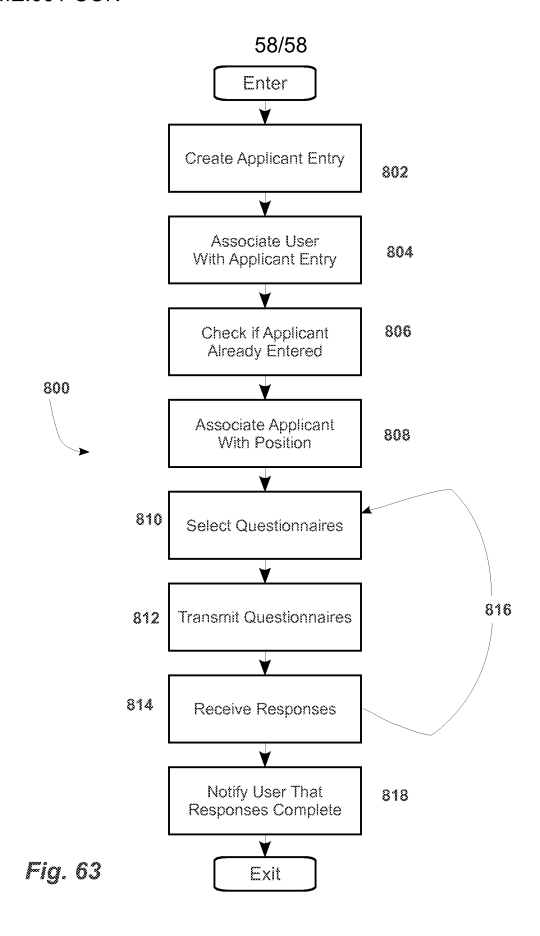


Fig 62



Electronic Patent Application Fee Transmittal							
Application Number:							
Filing Date:							
Title of Invention:	BACKGROUND INVESTIGATION MANAGEMENT SERVICE						
First Named Inventor/Applicant Name:	Tyler J. Miller						
Filer:	Philip R. Hunt						
Attorney Docket Number:	MIME.001-CON						
Filed as Small Entity							
Filing Fees for Utility under 35 USC 111(a)							
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)		
Basic Filing:							
Utility filing Fee (Electronic filing)		4011	1	70	70		
Utility Search Fee		2111	1	300	300		
Utility Examination Fee		2311	1	360	360		
Pages:							
Claims:							
Miscellaneous-Filing:							
Petition:							
Patent-Appeals-and-Interference:							

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)				
Post-Allowance-and-Post-Issuance:								
Extension-of-Time:								
Miscellaneous:								
	Total in USD (\$)			730				

Electronic Acknowledgement Receipt					
EFS ID:	22447835				
Application Number:	14721707				
International Application Number:					
Confirmation Number:	2556				
Title of Invention:	BACKGROUND INVESTIGATION MANAGEMENT SERVICE				
First Named Inventor/Applicant Name:	Tyler J. Miller				
Customer Number:	23442				
Filer:	Philip R. Hunt				
Filer Authorized By:					
Attorney Docket Number:	MIME.001-CON				
Receipt Date:	26-MAY-2015				
Filing Date:					
Time Stamp:	17:09:11				
Application Type:	Utility under 35 USC 111(a)				

### **Payment information:**

Submitted with Payment	yes
Payment Type	Credit Card
Payment was successfully received in RAM	\$730
RAM confirmation Number	7744
Deposit Account	
Authorized User	

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

File Listing:						
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.	
1	Application Data Sheet	MIME-001-	1502941	200	6	
'	Application Data Sheet	CON_2015-05-21_ADS.pdf	86e0a73126831eec1ec1b5d943ccd461199 34771	no	ŭ	
Warnings:						
Information:						
2	Oath or Declaration filed	MIME-001- CON_2015-05-21_Decl_signed	1235111	no	1	
		_flat.pdf	ead2bddcdf67701aefb97343ce0ac028fdc7 dc50			
Warnings:						
Information:						
3 Power of Attorney	MIME-001-	179086	no	3		
	, , , , , , , , , , , , , , , , , , , ,	CON_2015-05-21_POA_82A.pdf	a73b989d848f7c0b8a12948018fafb864d57 c461		_	
Warnings:						
Information:						
4	Power of Attorney	MIME-001- CON_2015-05-21_POA_82B_si	1453534	no	1	
	,	gned_flate.pdf	2e66964611be518b99bb73adfb4ce1d667a f38e5			
Warnings:						
Information:						
5	Specification	MIME-001-	1213860	no	23	
		CON_2015-05-21_Spec_flat.pdf	b80aac1651fcf4b17f27a744c0f34f74eec34 2fc		25	
Warnings:						
Information:						
6	Claims	MIME-001-	76406	no	6	
		CON_2015-05-21_Claims.pdf	a09162d0f877d1a6e6f91a4625308f24e8c8 becc			
Warnings:						
Information:						
7	Abstract	MIME-001-	33481	no	1	
,	, 1851 451	CON_2015-05-21_Abst.pdf	11aca30cb535b729d57f6a09622365414cbf f7a5		•	
Warnings:		1	ı	ı		

8	Drawings-only black and white line	MIME-001-	4230103	no	58
	drawings	CON_2015-05-21_Drawings.pdf	03f354336868d8078c0e69ad543cbe66c9e c7c2f		
Warnings:					
Information:					
9	Fee Worksheet (SB06)	fee-info.pdf	35034	no	2
	Tee Workshield (obos)	·	50ca6dff0611555f818f8775d453e49012c5f d22		_
Warnings:					
Information	1				
		99	59556		

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.

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 Date	a Sheet 37 CFR 1.7	Attorney [	Docket Nu	ımber	MIME.06	ME.001-CON			
Application Date	a Sileet 37 CFK 1.7	Applicatio	n Numbei	r					
Title of Invention	BACKGROUND INVESTI	GATION MANAG	SEMENT S	ERVICE					
bibliographic data arrange This document may be c	t is part of the provisional or it d in a format specified by the ompleted electronically and and included in a paper filed	United States Pat submitted to the C	ent and Trac	demark Off	ice as out	lined in 37 C	CFR 1.76.		
Secrecy Order	37 CFR 5.2								
	he application associated per filers only. Applicati				•		-	•	uant to
nventor Inform	nation:								
Inventor 1						Re	emove		
Legal Name									
Prefix Given Name		Middle Name	•		Family	Name			Suffix
Mr. Tyler		J.			Miller				
Residence Informa	tion (Select One)	US Residency	O Nor	n US Resi	idency	○ Active	e US Milita	ry Service	
City Seattle	Sta	te/Province	WA	Country	of Res	idence <sup>i</sup>	US		
Mailing Address of I	nventor:								
Address 1	1425 Broadway #4	130							
Address 2						•			
City Seatle			Sta	te/Provi	nce	WA			
Postal Code	98122		Country		US				
	Be Listed - Additiona form by selecting the A		ormation I	blocks n	nay be		Add		
Correspondend	ce Information:								
	ner Number or comple tion see 37 CFR 1.33(a		pondence	e Inform	ation se	ection be	low.		
An Address is	being provided for the	e corresponde	ence Infor	rmation	of this a	pplication	n.		
Customer Number	23442								
Email Address	rylander@rylande	erlaw.com				Add E	mail	Remove I	Email
Email Address	hunt@rylanderlav	hunt@rylanderlaw.com				Add E	mail	Remove I	Email
Application Inf	formation:								
Title of the Inventio	n BACKGROUND	INVESTIGATION	n manage	EMENT S	ERVICE				
Attorney Docket Nu	ımber MIME.001-CON		Sn	nall Enti	ty Statu	s Claime	d 🗙		
Application Type	Nonprovisional		ı						
Subject Matter	Utility								
Total Number of Dr	awing Sheets (if any)	58	S	uaaeste	d Figure	e for Pub	lication (	if any)	63

Under the P	aperwork F	Reduction Act of 1995, no per	sons are red	quired to respond to a collect	on of information	unless it contains a valid OMB control numbe
Application De	to Cha	oot 27 CED 4 76	Attorne	ey Docket Number	MIME.001-0	CON
Аррисацоп да	la Sile	eet 37 CFR 1.76	Applica	ation Number		
Title of Invention	BACK	GROUND INVESTIGAT	TON MAI	NAGEMENT SERVICE		
Publication I	nforn	nation:				
Request Early	Publica	ation (Fee required a	t time of	Request 37 CFR 1.2	219)	
35 U.S.C. 122 subject of an a	(b) and applicati	certify that the inver	ntion disc	closed in the attache	d application	not be published under n <b>has not and will not</b> be the al agreement, that requires
Representativ	/e Inf	ormation:				
this information in the Either enter Custome	Applica er Numb	ition Data Sheet does n	ot constit presentati	tute a power of attorne ive Name section belo	y in the applica	ney in the application. Providing ation (see 37 CFR 1.32). tions are completed the customer
Please Select One:	: '	Customer Number		US Patent Practition	er C Lir	mited Recognition (37 CFR 11.9)
Customer Number		23442				
Domestic Ben					140/-) 100	424 205(a) an indicata
National Stage entr	y from		Providing	this information in tl		121, or 365(c) or indicate n data sheet constitutes the
Prior Application	Status	Pending				Remove
Application Nun	nber	Continuity	Туре	Prior Applicat	ion Number	Filing Date (YYYY-MM-DD)
		Continuation of		13441648		2012-04-06
Additional Domestic		fit/National Stage Da n.	ta may b	e generated within t	his form	Add
Foreign Priori	ty Inf	formation:				
constitutes the claim for that is eligible for retrie automatically attempt r responsibility for ensur	or priority val unde etrieval ing that	vas required by 35 U.S er the priority document pursuant to 37 CFR 1.5 a copy of the foreign ap	.C. 119(b exchang 55(h)(1) a oplication	) and 37 CFR 1.55(d). e program (PDX) <sup>i</sup> the nd (2). Under the PDX is received by the Offi	When priority information wing grogram, appose from the page.	ion in the application data sheet is claimed to a foreign application. If be used by the Office to plicant bears the ultimate articipating foreign intellectual ecified in 37 CFR 1.55(g)(1).
						Remove
Application Nun	nber	Country	i	Filing Date (YYYY	-MM-DD)	Access Code <sup>i</sup> (if applicable)
A 1 100						
Additional Foreign  Add button.	Priority	Data may be gener	ated wit	nın thıs form by sele	ecting the	Add

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 Data Sheet 37 CFR 1.76		Attorney Docket Number	MIME.001-CON
		Application Number	
Title of Invention	BACKGROUND INVESTIGAT	TION MANAGEMENT SERVICE	

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

This application (1) claims priority to or the benefit of an application filed before March 16, 2013 and (2) also contains, or contained at any time, a claim to a claimed invention that has an effective filing date on or after March 16, 2013.	
--	--

#### **Authorization to Permit Access:**

Authorization to Permit Access to the Instant Application by the Participating Offices
If checked, the undersigned hereby grants the USPTO authority to provide the European Patent Office (EPO),
the Japan Patent Office (JPO), the Korean Intellectual Property Office (KIPO), the World Intellectual Property Office (WIPO),
and any other intellectual property offices in which a foreign application claiming priority to the instant patent application
is filed access to the instant patent application. See 37 CFR 1.14(c) and (h). This box should not be checked if the applicant
does not wish the EPO, JPO, KIPO, WIPO, or other intellectual property office in which a foreign application claiming priority
to the instant patent application is filed to have access to the instant patent application.

In accordance with 37 CFR 1.14(h)(3), access will be provided to a copy of the instant patent application with respect to: 1) the instant patent application-as-filed; 2) any foreign application to which the instant patent application claims priority under 35 U.S.C. 119(a)-(d) if a copy of the foreign application that satisfies the certified copy requirement of 37 CFR 1.55 has been filed in the instant patent application; and 3) any U.S. application-as-filed from which benefit is sought in the instant patent application.

In accordance with 37 CFR 1.14(c), access may be provided to information concerning the date of filing this Authorization.

#### **Applicant Information:**

Providing assignment information in this section does not substitute for compliance with any requirement of part 3 of Title 37 of CFR to have an assignment recorded by the Office.

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 Data Sheet 37 CFR 1.76		Attorney Docket Number		MIME.001-CON		
		CFK 1.70	Application Number			
Title of Invention	BACKGROUN	KGROUND INVESTIGATION MANAGEMENT SERVICE				
Applicant 1						Remove
The information to be 1.43; or the name and who otherwise shows applicant under 37 CF	provided in this s address of the a sufficient proprie R 1.46 (assigned gether with one o	section is the na assignee, person tary interest in t e, person to who	me and address  n to whom the invite matter who is  no the inventor is	of the legal rep ventor is under a the applicant u s obligated to as	resentative v an obligatior Inder 37 CFF ssign, or per	s section should not be completed. who is the applicant under 37 CFR in to assign the invention, or person R 1.46. If the applicant is an son who otherwise shows sufficient who are also the applicant should be
Assignee		C Legal Representative under 3			117	O Joint Inventor
Person to whom the inventor is obligated to assign.				Person who shows sufficient proprietary interest		
If applicant is the leg	gal representati	ve, indicate th	e authority to fi	le the patent a	application,	the inventor is:
Name of the Decea	sed or Legally	Incapacitated	Inventor :			
If the Applicant is a	an Organization	check here.	×			
Organization Name						
Mailing Address I	nformation:					
Address 1						
Address 2						
City				State/Provin	ice	
Country <sup>i</sup>				Postal Code		
Phone Number				Fax Number		
Email Address						
Additional Applicant	Data may be ge	nerated within	this form by sel	ecting the Add	button.	Add
Non-Applicar	nt Assigne	e Informa	tion:			
Providing assignment have an assignment r			not subsitute for	compliance with	n any require	ement of part 3 of Title 37 of CFR to
Assignee 1						
Complete this section only if non-applicant assignee information is desired to be included on the patent application publication in accordance with 37 CFR 1.215(b). Do not include in this section an applicant under 37 CFR 1.46 (assignee, person to whom the inventor is obligated to assign, or person who otherwise shows sufficient proprietary interest), as the patent application publication will include the name of the applicant(s).						
						Remove
If the Assignee is a	an Organization	check here.				

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 Data Sheet 37 CFR 1.76			Attorney Docket Number		MIME.0	MIME.001-CON		
			Application N	lumber				
Title of Inven	tion E	BACKGF	ROUND INVESTIGAT	TON MANAGEN	IENT SERVIC	DE .		
Prefix	Giv		/en Name	Middle Name		Family Name		Suffix
Mailing Add	ress Inf	ormati	on:					
Address 1								
Address 2	2							
City					State/Province			
Country i					Postal Cod	le		
Phone Numb	nber				Fax Number			
Email Address								
Additional Assignee Data may be generated within this form by selecting the Add button.								
Signature:								
NOTE: This certifications	form mu	ıst be s	igned in accordance	e with 37 CFR	1.33. See 3	7 CFR 1.4	for signature	e requirements and
Signature	/Philip R	.M. Hun	t			Date (	YYYY-MM-D	D) 2015-05-26
First Name	Philip Last Name		Hunt		Regist	Registration Number 58044		
Additional Si	gnature	may be	generated within the	nis form by sel	ecting the Ad	dd button.		Add

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.

#### **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:

- The information on this form will be treated confidentially to the extent allowed under the Freedom of Information Act (5 U.S.C. 552) and the Privacy Act (5 U.S.C. 552a). Records from this system of records may be disclosed to the Department of Justice to determine whether the Freedom of Information Act requires disclosure of these records.
- 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.
- A record from this system of records may be disclosed, as a routine use, to the public after either publication of the application pursuant to 35 U.S.C. 122(b) or issuance of a patent pursuant to 35 U.S.C. 151. Further, a record may be disclosed, subject to the limitations of 37 CFR 1.14, as a routine use, to the public if the record was filed in an application which became abandoned or in which the proceedings were terminated and which application is referenced by either a published application, an application open to public inspections or an issued patent.
- 9. A record from this system of records may be disclosed, as a routine use, to a Federal, State, or local law enforcement agency, if the USPTO becomes aware of a violation or potential violation of law or regulation.

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.

# DECLARATION (37 CFR 1.63) FOR UTILITY OR DESIGN APPLICATION USING AN APPLICATION DATA SHEET (37 CFR 1.76)

Title of Invention	BACKGROUND INVESTIGATION MANAGEMENT SERVICE
As the belo	w named inventor, I hereby declare that:
This declar	The susception sources of the susception of the
	United States application or PCT international application number
	filed on
The above-i	dentified application was made or authorized to be made by me.
I believe tha	t I am the original inventor or an original joint inventor of a claimed invention in the application.
	mowledge that any willful false statement made in this declaration is punishable under 18 U.S.C. 1001 prisonment of not more than five (5) years, or both.
	WARNING:
contribute to (other than a to support a petitioners/a USPTO. Pe application ( patent. Furt referenced i	replicant is cautioned to avoid submitting personal information in documents filed in a patent application that may identity theft. Personal information such as social security numbers, bank account numbers, or credit card numbers a check or credit card authorization form PTO-2038 submitted for payment purposes) is never required by the USPTO petition or an application. If this type of personal information is included in documents submitted to the USPTO, pplicants should consider redacting such personal information from the documents before submitting them to the etitioner/applicant is advised that the record of a patent application is available to the public after publication of the unless a non-publication request in compliance with 37 CFR 1.213(a) is made in the application) or issuance of a hermore, the record from an abandoned application may also be available to the public if the application is in a published application or an issued patent (see 37 CFR 1.14). Checks and credit card authorization forms ubmitted for payment purposes are not retained in the application file and therefore are not publicly available.
LEGAL N	AME OF INVENTOR
Inventor:	Tyler J. Miller  Date (Optional):
Note: An app	ication data sheet (PTO/SB/14 or equivalent), including naming the entire inventive entity, must accompany this form or must have say filed. Use an additional PTO/AIA/01 form for each additional inventor.

been previously filed. Use an additional PTO/AIA/01 form for each additional inventor.

This collection of information is required by 35 U.S.C. 115 and 37 CER 1.63. The information is required to obtain or matrix a branch by the public which is to 550 (and

This collection of information is required by 35 U.S.C. 115 and 37 CFR 1.63. 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 1 minute 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.