	UTILITY		Attorney Docket No.	08018	BPCTUSCON8	
1.1	DATENT ADDITCAT	ION	First Named Inventor	Michae	J. Koss	
	TDANCAUTTA		Title	SYSTEM	WITH WIRELESS FARPHON	
(Only fo	I KANSIVIIII I AI	- 37 CFR 1.53(b))	Priority Mail Express® Label No.	GIGIEM		
See MPEP	APPLICATION ELEMEI chapter 600 concerning utility patent op	NTS plication contents.	ADDRESS TO:	Co	mmissioner for Patents P.O. Box 1450 xandria, VA 22313-1450	
Fee Tr (PTO/S	ransmittal Form B/17 or equivalent)		ACCOMPA	NYING AP	PLICATION PAPERS	
Applie See 37	cant asserts small entity status. CFR 1.27		10. Assignment (cover sheet)	Papers & document(s)		
Applic	cant certifies micro entity status. S ant must attach form PTO/SB/15A or B o	ee 37 CFR 1.29. or equivalent.	N	ame of Assigned	e	
Specifi Both th (See M	fication [Total Pa he claims and abstract must start on a n PEP § 608.01(a) for information on the p	rges_26 ew page. preferred arrangemen	11. 37 CFR 3.73((when there is 12. English Trans	c) Statement an assignee) lation Docume	Power of Attorn	
Inventor's (including st	ing(s) (35 U.S.C. 113) [Total Sh Oath or Declaration [Total Pa ubstitute statements under 37 CFR 1.64	eets 10 ages 2 and assignments] 13. ✓ Information (PTO/SB/08 or	Disclosure Stat PTO-1449)	ement	
a. Ne	n oath or declaration under 37 CFR 1.63 wily executed (original or copy)	(e))		es of citations :	attached	
5. 7 A	copy from a prior application (37 C	R 1.63(d))	14. Preliminary	Amendment ot Postcard		
Applie	cation Data Sheet * See note below	٨	(MPEP § 503)	Should be specifi	colly itemized)	
CD-RO	DM or CD-R		16. Certified Cop (If foreign prio	y of Priority D	ocument(s)	
in dup	licate, large table, or Computer Program	(Appendix)	17. Nonpublication Request			
	indscape Table on CD		Under 35 U.S. or equivalent.	. 122(b)(2)(B)(i).	Applicant must attach form PTO/SB/	
(if applical	e and/or Amino Acid Sequence Su ble, items a. – c. are required)	omission	18. Other:			
a. 🗌 Co	mputer Readable Form (CRF)					
b. Sp	ecification Sequence Listing on:					
1. 🗌	CD-ROM or CD-R (2 copies); or					
ii.	Paper	0.0.00				
c. Sta	atements verifying identity of abov	ecopies		7 F F F F F		
Note: (1) Bo (2) Fo as in	enefit claims under 37 CFR 1.78 and or applications filed under 35 U.S.C signee, person to whom the invent terest in the matter. See 37 CFR 1.4	d foreign priority cla , 111, the application for is under an oblight (b).	aims under 1.55 must be ir on must contain an ADS spi gation to assign, or person	cluded in an Ap ecifying the app who otherwise	oplication Data Sheet (ADS). olicant if the applicant is an shows sufficient proprietary	
		19. CORRESP	ONDENCE ADDRESS			
Y The add	dress associated with Customer Nu	mber: 26285		OR	Correspondence address below	
Name						
Address					r	
City		State		Zip Code		
ountry		Telephone	1.00	Email		
Ignature	/Mark G. Knedeisen/		Dat	e	April 25, 2018	
Vame	Mark G Knodoison		Reg	istration No.	12 747	

the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief information Uniter, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450. If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.

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i FEI	= I R A	ANSI\	/	۱L'	Арр	lication Num	iber			
					Filin	g Date				
Applicant asse	rts small en	tity status.	See 37 CFR 1	.27.	Firs	Named Inve	entor N	/lichael J. Ko	oss	
Applicant certifies micro entity status. See 37 CFR 1.29.				Exa	niner Name					
Form PTO/SB/15A or B or equivalent must either be enclosed or have				Art	Jnit		· · · · ·			
TOTAL AMOUNT O	PAYMENT	(\$)	785.00		Prac	titioner Doc	ket No. la	00400000	1000110	
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Charge under 3	any additior 7 CFR 1.16 a	nal fee(s) or and 1.17	underpaym	ent of fee(s) 📕 Cree	lit any overp	ayment of i	fee(s)		
WARNING: Inform	ation on this	s form may	become pub	lic. Credit c	ard informa	tion should r	ot be inclu	ded on this fo	rm. Provide	credit card
information and au	thorization (on PTO-203	8.							
FEE CALCULATION										
1. BASIC FILING, SE	ARCH, AND	EXAMINA	FION FEES (U	l = undiscou	unted fee; S	= small enti	ty fee; M =	micro entity f	fee)	
Application Trues	F LL (A)	LING FEES	/ +>	S	EARCH FEE	5	EX/	AMINATION F	EES	
Utility	300	<u>5 (5)</u> 150*	<u>M (\$)</u> 75	<u>U (\$)</u>	<u>s (\$)</u>	<u>M (\$)</u>	<u>U (\$)</u>	<u>s (\$)</u>	<u>M (\$)</u>	Fees Paid (\$)
Design	200	100	50	160	80	165 40	760	380	190 150	\$785.00
Plant	200	100	50	420	210	105	620	310	150	
Reissue	300	150	75	660	330	165	2,200	1,100	550	
Provisional	280	140	70	0	0	0	0	0	0	·
* The \$150 small entit	γ status filing	fee for a utili	ty application	is further red	luced to \$75 f	or a small enti	ty status appl	licant who files	the applicatio	on via EFS-Web.
Z. EXCESS CLAIM F	EES									
Fee Description Fach claim over 20	including P	aiccuach			Und	iscounted F	ee (\$) Si	mall Entity Fe	<u>e (\$) Mi</u>	cro Entity Fee (\$)
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3. APPLICATION SI	ZE FEE			-						
If the specification a	ind drawing	s exceed 10	0 sheets of p	paper (exclu	iding electro	nically filed	sequence o	r computer li	tings undo	27 CED 1 E2(a))
the application size	fe e due is \$	400 (\$200 f	or small enti	ty) (\$100 fo	r micro enti	ty) for each a	additional 5	0 sheets or fr	action there	of. See 35 U.S.C.
41(a)(1)(G) and 37 (CFR 1.16(s).									
100 =	<u>Extra Si</u>	<u>neets</u> / 50 =	Number of	of each add (round i	litional 50 o un to a who	r fraction the	ereof	<u>Fee (\$)</u>	· _ I	ee Paid (\$)
4. OTHER FEE(S)					-p 10 u 1110	ie nambery	^			Fees Paid (\$)
Non-English specific	ation, \$130	fee (no sm	all or micro e	entity discou	unt)					<u> </u>
Non-electronic filin	g fee under	37 CFR 1.1	6(t) for a util	ity applicat	ion, \$400 fe	e (\$200 sma	ll or micro	entity)		
Other (e.g., late filin	g surcharge):								
SUBMITTED BY										
Signature	/Mark	G. Kne	edeisen	/	Registra (Attorn	ation No. ev/Agent) 4	2,747	Teler	hone 412	2-355-6342
Name (Print/Type)	Mark C	G. Kned	eisen				<u> </u>	Date	April 25	5. 2018
This collection of inform	mation is requ	ired by 37 CF	R 1.136. The i	nformation is	required to a	btain or retain	n a benefit hv	the public whi	th is to file /a	nd by the USPTO to
process) an application gathering, preparing, a	. Confidential nd submitting	ity is governe the complet	ed by 35 U.S.C. ed application	122 and 37 (form to the	CFR 1.14. This USPTO, Time	collection is e will vary depe	stimated to t	ake 30 minutes	to complete,	including

gattering, preparing, and submitting the completed application form to the US+IO. Inne 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, coll 1-800-PTO-9199 and select option 2.

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Application Da	ota Shoot 37 CEP 1 76	Attorney Docket Number	080188PCTUSCON8			
		Application Number				
Title of Invention	SYSTEM WITH WIRELESS EARPHONES					
The application data sheet is part of the provisional or nonprovisional application for which it is being submitted. The following form contains the bibliographic data arranged in a format specified by the United States Patent and Trademark Office as outlined in 37 CFR 1.76. This document may be completed electronically and submitted to the Office in electronic format using the Electronic Filing System (EFS) or the document may be printed and included in a paper filed application.						

Secrecy Order 37 CFR 5.2:

Portions or all of the application associated with this Application Data Sheet may fall under a Secrecy Order pursuant to 37 CFR 5.2 (Paper filers only. Applications that fall under Secrecy Order may not be filed electronically.)

Inventor Information:

Inventor 1	Inventor 1 Remove								
Prefix Given Name		Middle Name			Family Nam	e		Suffix	
▼ Michael		J.			Koss				•
Residence Information	Select One) 🔹 L	JS Residency	N	on US Re	sidency A	ctive US Mi	litary Service	:	
City Milwaukee	Stat	e/Province	WI	Countr	y of Residenc	ei US		_	
Mailing Address of Invent	or:								
Address 1	4129 N. Port Washi	ngton Road							
Address 2									
City Milwaukee			s	tate/Prov	vince WI				
Postal Code	53212-1052		Count	yi	US				
Inventor 2]	Remove			
Legal Name									
Prefix Given Name		Middle Name			Family Nam	e		S	uffix
✓ Michael		- J.			Pelland			\square	•
Residence Information (Select One) 💿 L	IS Residency	N	on US Re	sidency A	ctive US Mi	litary Service	, ;	
City Princeton	Stat	e/Province	WI	Countr	y of Residenc	ei US			
Mailing Address of Inventor:									
	NI4626 Wildwood L								
Address 1 N4626 Wildwood Lane									
Address 2									
City Princeton	City Princeton State/Province WI								
Postal Code	54968		Countr	yi	US				
All Inventors Must Be Listed - Additional Inventor Information blocks may be generated within this form by selecting the Add button.									

Correspondence Information:

Enter either Customer Number or complete the Correspondence Information section below. For further information see 37 CFR 1.33(a).

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Application Da	ta Shoot 37 CED 1 76	Attorney Docket Number	080188PCTUSCON8
		Application Number	
Title of Invention	SYSTEM WITH WIRELESS E	ARPHONES	

☐ An Address is being provided for the correspondence Information of this application.						
Customer Number 26285						
Email Address		Add Email	Remove Email			

Application Information:

Title of the Invention	SYSTEM WITH WI	SYSTEM WITH WIRELESS EARPHONES					
Attorney Docket Number	080188PCTUSCO	30188PCTUSCON8 Small Entity Status Claimed					
Application Type	Nonprovisional	Nonprovisional					
Subject Matter	Utility	Utility 🗸					
Total Number of Drawing	Sheets (if any)	16	Suggested Figure for Publication (if any)				

Filing By Reference:

Only complete this section when filing an application by reference under 35 U.S.C. 111(c) and 37 CFR 1.57(a). Do not complete this section if application papers including a specification and any drawings are being filed. Any domestic benefit or foreign priority information must be provided in the appropriate section(s) below (i.e., "Domestic Benefit/National Stage Information" and "Foreign Priority Information").

For the purposes of a filing date under 37 CFR 1.53(b), the description and any drawings of the present application are replaced by this reference to the previously filed application, subject to conditions and requirements of 37 CFR 1.57(a).

Application number of the previously filed application	Filing date (YYYY-MM-DD)	Intellectual Property Authority or Country

Publication Information:

Request Early Publication (Fee required at time of Request 37 CFR 1.219)

Request Not to Publish. I hereby request that the attached application not be published under 35 U.S.C. 122(b) and certify that the invention disclosed in the attached application has not and will not be the subject of an application filed in another country, or under a multilateral international agreement, that requires publication at eighteen months after filing.

Representative Information:

Representative information should be provided for all practitioners having a power of attorney in the application. Providing this information in the Application Data Sheet does not constitute a power of attorney in the application (see 37 CFR 1.32). Either enter Customer Number or complete the Representative Name section below. If both sections are completed the customer Number will be used for the Representative Information during processing.

Please Select One:	Customer Number	US Patent Practitioner	Limited Recognition (37 CFR 11.9)
Customer Number	26285		

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Application Da	ta Shoot 37 CED 1 76	Attorney Docket Number	080188PCTUSCON8
		Application Number	
Title of Invention	SYSTEM WITH WIRELESS E	ARPHONES	

Domestic Benefit/National Stage Information:

This section allows for the applicant to either claim benefit under 35 U.S.C. 119(e), 120, 121, 365(c), or 386(c) or indicate National Stage entry from a PCT application. Providing benefit claim information in the Application Data Sheet constitutes the specific reference required by 35 U.S.C. 119(e) or 120, and 37 CFR 1.78. When referring to the current application, please leave the "Application Number" field blank.

Pending Remove **Prior Application Status** Filing or 371(c) Date Application Number Continuity Type Prior Application Number (YYYY-MM-DD) Continuation of 15/650362 2017-07-14 **Prior Application Status** Remove Patented Issue Date Application Prior Application Filing Date Continuity Type Patent Number (YYYY-MM-DD) Number Number (YYYY-MM-DD) 15/650362 15/293785 2016-10-14 9729959 2017-08-08 Continuation of Patented Prior Application Status Remove Filing Date Issue Date Application Prior Application Continuity Type Patent Number (YYYY-MM-DD) Number Number (YYYY-MM-DD) 15/293785 Continuation of 15/082040 2016-03-28 9497535 2016-11-15 **Prior Application Status** Patented Remove Issue Date Application Prior Application Filing Date Continuity Type Patent Number (YYYY-MM-DD) Number Number (YYYY-MM-DD) 2015-04-24 2016-09-06 15/082040 14/695696 9438987 Continuation of **Prior Application Status** Patented Remove Application Filing Date Issue Date Prior Application Continuity Type Patent Number Number (YYYY-MM-DD) (YYYY-MM-DD) Number 14/695696 2012-09-11 9049502 2015-06-02 13/609409 Continuation of **Prior Application Status** Patented Remove Issue Date Application **Prior Application** Filing Date Continuity Type Patent Number (YYYY-MM-DD) Number Number (YYYY-MM-DD) 13/609409 13/459291 2012-04-30 8571544 2013-10-29 Continuation of **Prior Application Status** Patented Remove Issue Date Application Prior Application Filing Date Continuity Type Patent Number (YYYY-MM-DD) Number (YYYY-MM-DD) Number 2012-05-29 13/459291 Continuation of 12/936488 2010-12-20 8190203 **Prior Application Status** Expired Remove Filing or 371(c) Date Prior Application Number Application Number Continuity Type (YYYY-MM-DD) 2/936488 371 of international PCT/US2009/039754 2009-04-07

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Application Data Sheet 37 CFR 1.76			Attorney Docket Number		080188PCT	USCON8
			Applicatio	n Number		
Title of Invention	SYSTEM WITH WIRELESS EARPHONES					
Prior Application	Expired	•			Remove	
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PCT/US2009/039754	Claims benefit of provisional	✓ 61/123265	2008-04-07
Additional Domestic Benefi by selecting the Add buttor	t/National Stage Data may b ו.	e generated within this form	Add

Foreign Priority Information:

This section allows for the applicant to claim priority to a foreign application. Providing this information in the application data sheet constitutes the claim for priority as required by 35 U.S.C. 119(b) and 37 CFR 1.55. When priority is claimed to a foreign application that is eligible for retrieval under the priority document exchange program (PDX)¹ the information will be used by the Office to automatically attempt retrieval pursuant to 37 CFR 1.55(i)(1) and (2). Under the PDX program, applicant bears the ultimate responsibility for ensuring that a copy of the foreign application is received by the Office from the participating foreign intellectual property office, or a certified copy of the foreign priority application is filed, within the time period specified in 37 CFR 1.55(g)(1).

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Application Number	Country	Filing Date (YYYY-MM-DD)	Access Code ⁱ (if applicable)
Additional Foreign Priority Add button.	Data may be generated wit	hin this form by selecting the	Add

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.

NOTE: By providing this statement under 37 CFR 1.55 or 1.78, this application, with a filing date on or after March 16, 2013, will be examined under the first inventor to file provisions of the AIA.

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Application Da	ta Shoot 37 CED 1 76	Attorney Docket Number	080188PCTUSCON8
Application Data Sheet 37 CFR 1.76		Application Number	
Title of Invention	SYSTEM WITH WIRELESS EARPHONES		

Authorization or Opt-Out of Authorization to Permit Access:

When this Application Data Sheet is properly signed and filed with the application, applicant has provided written authority to permit a participating foreign intellectual property (IP) office access to the instant application-as-filed (see paragraph A in subsection 1 below) and the European Patent Office (EPO) access to any search results from the instant application (see paragraph B in subsection 1 below).

Should applicant choose not to provide an authorization identified in subsection 1 below, applicant <u>must opt-out</u> of the authorization by checking the corresponding box A or B or both in subsection 2 below.

<u>NOTE</u>: This section of the Application Data Sheet is <u>ONLY</u> reviewed and processed with the <u>INITIAL</u> filing of an application. After the initial filing of an application, an Application Data Sheet cannot be used to provide or rescind authorization for access by a foreign IP office(s). Instead, Form PTO/SB/39 or PTO/SB/69 must be used as appropriate.

1. Authorization to Permit Access by a Foreign Intellectual Property Office(s)

A. Priority Document Exchange (PDX) - Unless box A in subsection 2 (opt-out of authorization) is 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 State Intellectual Property Office of the People's Republic of China (SIPO), the World Intellectual Property Organization (WIPO), and any other foreign intellectual property office participating with the USPTO in a bilateral or multilateral priority document exchange agreement in which a foreign application claiming priority to the instant patent application is filed, access to: (1) the instant patent application-as-filed and its related bibliographic data, (2) any foreign or domestic application to which priority or benefit is claimed by the instant application and its related bibliographic data, and (3) the date of filing of this Authorization. See 37 CFR 1.14(h) (1).

B. <u>Search Results from U.S. Application to EPO</u> - Unless box B in subsection 2 (opt-out of authorization) is checked, the undersigned hereby grants the USPTO authority to provide the EPO access to the bibliographic data and search results from the instant patent application when a European patent application claiming priority to the instant patent application is filed. See 37 CFR 1.14(h)(2).

The applicant is reminded that the EPO's Rule 141(1) EPC (European Patent Convention) requires applicants to submit a copy of search results from the instant application without delay in a European patent application that claims priority to the instant application.

2. Opt-Out of Authorizations to Permit Access by a Foreign Intellectual Property Office(s)

A. Applicant <u>DOES NOT</u> authorize the USPTO to permit a participating foreign IP office access to the instant
 application-as-filed. If this box is checked, the USPTO will not be providing a participating foreign IP office with any documents and information identified in subsection 1A above.

B. Applicant <u>DOES NOT</u> authorize the USPTO to transmit to the EPO any search results from the instant patent
 application. If this box is checked, the USPTO will not be providing the EPO with search results from the instant application.

NOTE: Once the application has published or is otherwise publicly available, the USPTO may provide access to the application in accordance with 37 CFR 1.14.

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Application Da	ta Shoot 37 CED 1 76	Attorney Docket Number	080188PCTUSCON8
Application Data Sheet 37 CFR 1.76		Application Number	
Title of Invention	SYSTEM WITH WIRELESS EARPHONES		

Applicant Information:

Applicant 1	Applicant 1					
f the applicant is the invento The information to be provide 1.43; or the name and addre: who otherwise shows sufficie applicant under 37 CFR 1.46 proprietary interest) together dentified in this section.	r (or the ren ed in this se ss of the as: nt proprieta (assignee, with one or	naining joint inventor or inven ction is the name and addres signee, person to whom the in ry interest in the matter who person to whom the inventor more joint inventors, then the	tors under 37 CFR 1.45 s of the legal represent: nventor is under an obli is the applicant under 3 is obligated to assign, o point inventor or invent	5), this section s ative who is the gation to assig 7 CFR 1.46. If or person who tors who are als	should not be completed. e applicant under 37 CFR n the invention, or person the applicant is an otherwise shows sufficient so the applicant should be Clear	
Assignee	Assignee Legal Representative un			Joi	nt Inventor	
Person to whom the inver	ntor is obliga	ted to assign.	Person who st	nows sufficient	proprietary interest	
f applicant is the legal rep	resentativ	e, indicate the authority to	file the patent applica	ation, the inve	ntor is:	
				-		
Name of the Deceased or	Legally In	capacitated Inventor:				
If the Applicant is an Org	anization o	check here.				
Organization Name	Koss Corpo	ration				
Mailing Address Inform	ation For	Applicant:				
Address 1	4129 N	. Port Washington Road				
Address 2						
City	Milwau	kee	State/Province	wi		
Country ^j US			Postal Code	53212-105	2	
Phone Number			Fax Number			

Assignee Information including Non-Applicant Assignee 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.

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Application Data Sheet 37 CER 1 76	Attorney Doo	cket Number	080188F	080188PCTUSCON8					
Аррисацо			Application N	Number					
Title of Invention SYSTEM WITH WIRELESS EARPHONES									
	I								
Assignee	1								
Complete this se	ection if assig	gnee inforr	mation, including	g non-applicant	assignee infor	mation, is de	esired to be in	cluded	on the patent
application publi publication as ar	ication. An as n applicant. I	ssignee-ap For an assi	plicant identifie ignee-applicant	d in the "Applica , complete this s	ant Informatior section only if i	n" section wil identification	appear on th as an assigne	e pate ee is a	nt application lso desired on the
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selecting the A	Add button.		-		-			Ado	1
Signature	:						[Remo	ove
NOTE: This Ap	pplication D	ata Shee	t must be sigr	ed in accorda	nce with 37 (CFR 1.33(b). However,	if this	Application
subsection 2	of the "Au	thorizatio	on or Opt-Out	f of the applic	tion to Pern	nit Access'	" section, th	en th	is form must
also be signe	d in accord	dance wit	th 37 CFR 1.1	4(c).			6 11		
This App entity (e.a., co	ilication Dat	a Sheet <u>r</u> r associat	<u>nust</u> be signe tion) If the ap	d by a patent plicant is two (practitioner if or more joint	one or mo inventors t	re of the app his form mus	licants st be s	s is a juristic
patent practitio	oner, <u>all</u> joir	nt invento	rs who are the	applicant, or	one or more	joint invente	or-applicants	who	have been given
power of attorn	ney (e.g., se		D Form PTO/A	AA/81) on beh	alf of <u>all</u> joint	t inventor-a	pplicants.		
See 37 C	FK 1.4(u) 10	or the ma	nner of makin	y signatures a	nu certificatio	JIIS.			
Signature	/Mark G. Kne	edeisen/				Date (YYYY-MM-D	D) 2	018-04-25
First Name	Mark		Last Name	Knedeisen		Registra	ation Numbe	r 4	2747
Additional Sig	gnature mag	y be gene	erated within the	nis form by sel	ecting the Ad	dd button.		Add	

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Application Da	ta Shoot 37 CED 1 76	Attorney Docket Number	080188PCTUSCON8
Application Data Sheet 37 CFR 1.76		Application Number	
Title of Invention	SYSTEM WITH WIRELESS EARPHONES		

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:

- 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 CooperationTreaty.
- 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.

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DECLARATION (37 CFR 1.63) FOR UTILITY OR DESIGN APPLICATION USING AN APPLICATION DATA SHEET (37 CFR 1.76)

WIRELESS EARPHONE SET Title of Invention

As the below named inventor, I hereby declare that:

The attached application, or This declaration is directed to:

filed on

United States application or PCT international application number

The above-identified application was made or authorized to be made by me.

I believe that I am the original inventor or an original joint inventor of a claimed invention in the application.

I hereby acknowledge that any willful false statement made in this declaration is punishable under 18 U.S.C. 1001 by fine or imprisonment of not more than five (5) years, or both.

WARNING:

Petitioner/applicant is cautioned to avoid submitting personal information in documents filed in a patent application that may contribute to identity theft. Personal information such as social security numbers, bank account numbers, or credit card numbers (other than a check or credit card authorization form PTO-2038 submitted for payment purposes) is never required by the USPTO to support a petition or an application. If this type of personal information is included in documents submitted to the USPTO, petitioners/applicants should consider redacting such personal information from the documents before submitting them to the USPTO. Petitioner/applicant is advised that the record of a patent application is available to the public after publication of the application (unless a non-publication request in compliance with 37 CFR 1.213(a) is made in the application) or issuance of a patent. Furthermore, the record from an abandoned application may also be available to the public if the application is referenced in a published application or an issued patent (see 37 CFR 1.14). Checks and credit card authorization forms PTO-2038 submitted for payment purposes are not retained in the application file and therefore are not publicly available.

LEGAL NAME OF INVENTOR

Michael J. Pellan

Date (Optional)

inventor: Signature:

Note: An application data sheet (PTO/SB/14 or equivalent), including naming the entire inventive entity, must accompany this form or must have 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 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 GFR 1.11 and 1.14. This collection is estimated to take 1 minute to by the even (O to process) all application. Confidentiality to governed by as 0,000, rec and an error of the rest induced application form to the USPTO. Time will vary depending upon the individual case. Any complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any complete, including gathering, preparing, and submitting the completed application form to the QQF10, Title 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.

COPY

t Inder	PTO/AIA/01 (06-12) Approved for use through 01/31/2014. OMB 0651-0032 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE the Panenwork Reduction Act of 1995, no persons are remuired to respond to a collection of information unless it displays a valid OMB control number.
DEC	CLARATION (37 CFR 1.63) FOR UTILITY OR DESIGN APPLICATION USING AN APPLICATION DATA SHEET (37 CFR 1.76)
Title of Invention	WIRELESS EARPHONE SET
As the belo	w named inventor, I hereby declare that:
This declar	ation 📕 The attached application, or
	United States application or PCT international application number
	filed on
The above-	identified application was made or authorized to be made by me.
I believe tha	It am the original inventor or an original joint inventor of a claimed invention in the application.
l hereby ack by fine or im	cnowledge that any willful false statement made in this declaration is punishable under 18 U.S.C. 1001 aprisonment of not more than five (5) years, or both.
	WARNING:
Petitioner/ap contribute to (other than a to support a petitioners? USPTO. Pe application (patent. Furt referenced i PTO-2038 s	oplicant 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, piplicants should consider redacting such personal information is included in documents before submitting them to the stitioner/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 n 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:	Michael J. Koss Date (Optional): 9.9.13
Signature	land J
Note: An appl been previous	lication data sheet (PTO/SB/14 or equivalent), including naming the entire inventive entity, must accompany this form or must have sly filed. Use an additional PTO/AIA/01 form for each additional inventor.
This collection of by the USPTO t complete, include comments on the Patent and Trace THIS ADDRESS	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 o 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 ling gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any e 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. elemark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO S. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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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.

Application Numb	ber					
Filing Date						
First Named Inve	ntor	Michael J. Koss				
Title		SYSTEM WITH WIRELESS EARPHONES				
Art Unit						
Examiner Name						
Attorney Docket I	Number	080188PCTUSCON8				
SIGNATL	JRE of A	oplicant or Patent Practitioner				
Signature	/Mark	G. Knedeisen/	Date (Optional)			
Name	Mark G.	Knedeisen	Registration Number	42,747		
Title (if Applicant is a juristic entity)						
Applicant Name (if Ap	plicant is a ji	uristic entity)				
NOTE: This form mu more than one applica	st be signed ant, use mult	in accordance with 37 CFR 1.33. See 37 CFR 1.4 iple forms. forms are submitted.	I(d) for signature requi	rements and certifications. If		

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.

Doc Code: PA., PTOVALA/82B (07-13) Document Description: Power of Attorney Approved for use through 11/30/2014. Ok/8 0651-0051 U.S. Patent and Tuberator Mohee, U.S. Default and Tuberator Mohee, U.S. Default and Tuberator Mohee, U.S. Default and Tuberator Mohee C.S. Default and Tuberator Mohe POWER OF ATTORNEY BY APPLICANT I hereby revoke all previous powers of attorney given in the application identified in either the attached transmittal letter or the boxes below **Application Number** Filing Date (Note: The boxes above may be left blank if information is provided on form PTO/AIA/82A.) 1 I hereby appoint the Patent Practitioner(s) associated with the following Customer Number as my/our attomey(s) or agent(s), and to transact all business in the United States Patent and Trademark Office connected therewith for the application referenced in the attached transmittal letter (form PTO/AIA/62A) or identified above: 1 26285 OR I hereby appoint Practitioner(s) named in the attached list (form PTO/AIA/82C) as my/our attorney(s) or agent(s), and to transact all business in the United States Patent and Trademark Office connected therewith for the patent application referenced in the attached transmittal letter (form PTO/AIA/82A) or identified above. (Note: Complete form PTO/AIA/82C.) 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-mantioned Customer Number 4 OR The address associated with Customer Number: OR Firm or Individual Name Address City State Zip Country Telephone Email I am the Applicant (if the Applicant is a juristic entity, list the Applicant name in the box): Koss Corporation Inventor or Joint Inventor (title not required below) Legal Representative of a Deceased or Legally incapacitated inventor (title not required below) Assignee or Person to Whom the Inventor is Under an Obligation to Assign (provide signer's title if applicant is a juristic entity) Person Who Otherwise Shows Sufficient Proprietary Interest (e.g., a petition under 37 CFR 1.46(b)(2) was granted in the application or is concurrently being filed with this document) (provide signer's title if epplicant is a juristic entity) SIGNATURE of Applicant for Patent The undersigned (whose tille is supplied belowy is suthorized to act on behalf of the applicant (e.g., where the applicant is a juristic entity). Signature 9 Chora ⊗ Date (Optional) 2016 Name LEUDRE CILIE VP OPECAMONS Title Koss Corporation / NOTE: Signature - This form must be signed by the applicant in accordance with 37 CFR 1.33. See 37 CFR 1.4 for signature requirements and certifications. If more than one applicant, use multiple forms. Vitotal of forms are submitted.

The collection of information is required by S7 CFR 1.131, 1.32, and 1.33. The information is required to obtain an relatine 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 patiening, preparing, and submitting the completion form to the USPTO. Time will vary depending upon the individual case. Any commants on the amount of time you require to complete his form and/or suggestions for reducing this baden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commence, 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, DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS, SEND TO; Commissioner for Patents, 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, DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS, SEND TO; Commissioner for Patents, 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, DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS, SEND TO; Commissioner for Patents, 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, DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS, SEND TO; Commissioner for Patents, 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, DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS, SEND TO; Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, DO NOT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

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Applicant: Koss Corporation

Inventors: Michael J. Koss et al.

Serial No.: Not Yet Assigned

Examiner: Not Yet Assigned

Art Unit: Not Yet Assigned

Filing Date: Not Yet Assigned

Atty. Docket No. 080188PCTUSCON8

Title: SYSTEM WITH WIRELESS EARPHONES

INFORMATION DISCLOSURE STATEMENT

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

Dear Commissioner:

Applicant, in accordance with their duty of disclosure pursuant to 37 C.F.R. § 1.56, hereby advises the United States Patent and Trademark Office of the references listed on the accompanying form PTO/SB/08.

Applicant notes that although the cited references may be relevant to the examination of the above-referenced application, under 37 C.F.R. § 1.97(h), the filing of this *Information Disclosure Statement* "shall not be construed to be an admission that the information cited in the statement is, or is considered to be, material to patentability as defined in § 1.56(b)." Applicant further notes that the filing of this *Information Disclosure Statement* is not an admission that the references cited herein constitutes prior art under 35 U.S.C. §§ 102-103 with respect to the captioned application.

Applicant submits that no fee is necessary for consideration of this *Information Disclosure Statement*. Nevertheless, the Office is hereby authorized to charge Account No. 02-1818 for any additional fees necessary for consideration of this *Information Disclosure Statement*.

Respectfully submitted,

Date: <u>April 25, 2018</u>

/Mark G. Knedeisen/ Mark G. Knedeisen Reg. No. 42,747

K&L GATES LLP K&L Gates Center 210 Sixth Avenue Pittsburgh, Pennsylvania 15222

Ph. (412) 355-6342 Fax (412) 355-6501

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PTO/SB/08a (07-09) Approved for use through 07/31/2012. OMB 0651-0031 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

080188PCTUSCON8

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Sheet 1 of 4

U.S. PATENT DOCUMENTS

Attorney Docket Number

Examiner	Cite	Document Number	Publication Date	Name of Potentee or	Pages, Columns, Lines, Where
Initials*	No. ¹	Number - Kind Code ² (<i>if known</i>)	MM-DD-YYYY	Applicant of Cited Document	Relevant Passages or Relevant Figures Appear
		2004/0107271 A1	06-03-2004	Ahn et al.	
		2005/0064853 A1	03-25-2005	Radpour	
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		7,027,311 B2	04-11-2006	Vanderelli	
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		7,120,388 B2	10-10-2006	Hall	
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		7,266,390 B2	09-04-2007	Mathews	
		7,337,027 B2	02-26-2008	Nishiguchi et al.	· · · · · · · · · · · · · · · · · · ·
		7,467,021 B2	12-16-2008	Yuen	

Examiner Date Signature Considered

*EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant. ¹ Applicant's unique citation designation number (optional). ² See Kinds Codes of USPTO Patent Documents at <u>www.uspto.gov</u> or MPEP 901.04. ³ Enter Office that issued the document, by the two-letter code (WIPO Standard ST.3). ⁴ For Japanese patent documents, the indication of the year of the reign of the Emperor must precede the serial number of the patent document. ⁵ Kind of document by the approximate symbols as indicated on the document wHOS Standard ST.48 if nextline.¹ document. ⁵ Kind of document by the appropriate symbols as indicated on the document under WIPO Standard ST.16 if possible. ⁶ Applicant is to place a check mark here if English language Translation is attached.

This collection of information is required by 37 CFR 1.97 and 1.98. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 2 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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Substitute for form 4440/DTO				Complete if Known		
Substitute for for	n 1449/PTO			Application Number		
INFO	RMATION DISC	LOSL	JRE	Filing Date		
STA	STATEMENT BY APPLICANT			First Named Inventor	Michael J. Koss	
		,		Art Unit		
(use as many sheets as necessary)			ssary)	Examiner Name		
Sheet	2	of	4	Attorney Docket Number	080188PCTUSCON8	

	U.S. PATENT DOCUMENTS							
Examiner Initials*	Cite No. ¹	Document Number Number - Kind Code ² (if known)	 Publication Date MM-DD-YYYY 	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear			
		7,512,414 B2	03-31-2009	Jannard et al.				
		7,599,679 B2	10-06-2009	Awiszus				
		7,650,168 B2	01-19-2010	Bailey				
		7,680,490 B2	03-16-2010	Bloebaum et al.				
		7,697,899 B2	04-13-2010	Rofougaran				
		7,734,055 B2	06-08-2010	Chiloyan				
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		7,805,210 B2	09-28-2010	Cucos				
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	_	8,571,544 B2	10-29-2013	Pelland et al.				
· · · · · · · · · · · · · · · · · · ·		8,655,420 B1	02-18-2014	Pelland et al.				
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		9,049,502 B2	06-02-2015	Pelland et al.				
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Examiner Date Signature Considered

*EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant. ¹ Applicant's unique citation designation number (optional). ² See Kinds Codes of USPTO Patent Documents at <u>www.uspto.gov</u> or MPEP 901.04. ³ Enter Office that issued the document, by the two-letter code (WIPO Standard ST.3). ⁴ For Japanese patent documents, the indication of the year of the reign of the Emperor must precede the serial number of the patent document. ⁵ Kind of document by the appropriate symbols as indicated on the document under WIPO Standard ST.16 if possible. ⁶ Applicant is to place a check mark here if English language Translation is attached.

This collection of information is required by 37 CFR 1.97 and 1.98. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 2 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

PTO/SB/08a (07-09)

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

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.

Substitute for form 1449/PTO			Complete if Known		
			Application Number		
INFORMATION DISC	CLOSU	IRE	Filing Date		
STATEMENT BY AF	PLICA	NT	First Named Inventor	Michael J. Koss	
			Art Unit		
(use as many sheets as necessary)			Examiner Name		
Sheet 3	of	4	Attorney Docket Number	080188PCTUSCON8	

	FOREIGN PATENT DOCUMENTS							
Examiner Cite		Foreign Patent Document	Dublication Data	Name of Patentee or	Pages, Columns, Lines,			
·Initials*	No.1	nitials* No.1	Country Code ³ -Number ⁴ -Kind Code ⁵ (<i>if known</i>)	MM-DD-YYYY	MM-DD-YYYY	Applicant of Cited Document	Where Relevant Passages or Relevant Figures Appear	T ⁶
		JP 2004-320597 (English Abstract)	11-11-2004	Matsushita Electric Ind.				
		WO 2006/047724 A2	05-04-2006	Logitech Europe S A				
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-		WO 2007/136620 A2	11-29-2007	Autonet Mobile Inc.		<u> </u>		
		WO 2008/033478 A1	03-20-2008	Reuss, et al.		<u> </u>		
		WO 2008/054985 A2	05-08-2008	Motorola Inc.				
		WO 2009/086555 A1	07-09-2009	Koss Corporation				
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"EXAMINER: Initial if refere	ce considered, whether or not citation is in conformance with MPEP 609. Draw line through sitation if not in conformance

and not considered. Include copy of this form with next communication to applicant. ¹ Applicant's unique citation designation number (optional). ² See Kinds Codes of USPTO Patent Documents at <u>www.uspto.gov</u> or MPEP 901.04. ³ Enter Office that issued the document, by the two-letter code (WIPO Standard ST.3). ⁴ For Japanese patent documents, the indication of the year of the reign of the Emperor must precede the serial number of the patent document. ⁵ Kind of document by the appropriate symbols as indicated on the document under WIPO Standard ST.16 if possible. ⁶ Applicant is to place a check mark here if English language Translation is attached.

This collection of information is required by 37 CFR 1.97 and 1.98. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 2 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

PTO/SB/08b (07-09) Approved for use through 07/31/2012. OMB 0651-0031 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it contains a valid OMB control nu

Substitute for form 4440/DTO		Complete if Known		
Substitute for form 1449/PTO		Application Number		
INFORMATION DISCLO	SURE	Filing Date		
STATEMENT BY APPLI	CANT	First Named Inventor	Michael J. Koss	
· · · · · · · · · · · · · · · · · · ·		Art Unit		
(use as many sheets as nec	cessary)	Examiner Name		
Sheet 4 of	4	Attorney Docket Number	080188PCTUSCON8	

NON PATENT LITERATURE DOCUMENTS				
Examiner Initials*	Cite No. ¹	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume-issue number(s), publisher, city and/or country where published.	T ²	
		Supplementary European Search Report for European Application No. 09731146.8 mailed June 10, 2011, 7 pages.		
		International Search Report for International Application No. PCT/US09/39754 mailed June 11, 2009, 2 pages.		
		International Preliminary Examination Report for International Application No. PCT/US09/39754 mailed October 28, 2010, 8 pages.		
		Written Opinion of the International Searching Authority for International Application No. PCT/US09/39754 mailed June 11, 2009, 5 pages.	·	
		IT REVIEW, "LTB 802.11 WiFi Headphones", <u>http://itreview.belproject.com/item/1536</u> accessed on 03/13/2008 (4 pages).		
·····			<u> </u>	
Examinar				
LAIIIIIEI		Date		

*EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant.

Considered

Signature

¹ Applicant's unique citation designation number (optional). ² Applicant is to place a check mark here if English language Translation is attached. This collection of information is required by 37 CFR 1.98. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 2 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SENDTO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

PATENT COOPERATION TREATY

PCT

INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference 080188PCT	FOR FURTHER ACTION	as well	see Form PCT/ISA/220 as, where applicable, item 5 below.			
International application No. PCT/US 09/39754	International filing date (day/n 07 April 2009 (07.04.2009)	onth/year)	(Earliest) Priority Date (day/month/year) 07 April 2008 (07.04.2008)			
Applicant Koss Corporation						
This international search report has been according to Article 18. A copy is being This international search report consists this international search report consists the salso accompanied by a	in prepared by this International transmitted to the International of a total of 2 sheets. copy of each prior art documen	Searching A Bureau.	Authority and is transmitted to the applicant report.			
 Basis of the report a. With regard to the language, the international appility a translation of the ir a translation furnishe b. This international search r authorized by or notified to c. With regard to any nucleot Certain claims were found Unity of invention is lacking With regard to the title, the text is approved as subtraction in the text has been established 	international search was carried lication in the language in which iternational application into d for the purposes of internation eport has been established takin this Authority under Rule 91 (I ide and/or amino acid sequence d unsearchable (see Box No. II) ng (see Box No. III). nitted by the applicant. d by this Authority to read as fo	out on the bi it was filed. al search (Ru g into accou tule 43.6 <i>bis</i> (z e disclosed in	which is the language of thes 12.3(a) and 23.1(b)). Int the rectification of an obvious mistake (i)). In the international application, see Box No. 1.			
 5. With regard to the abstract, the text is approved as subine the text has been established may, within one month from 6. With regard to the drawings, a. the figure of the drawings to be as suggested by the a as selected by this At a selected by the selected by this At a selected by the sel	nitted by the applicant. d, according to Rule 38.2(b), by n the date of mailing of this inter published with the abstract is Fi pplicant. athority, because the applicant fa athority, because this figure betth published with the abstract.	this Authorit national searc gure No iled to sugge er characteriz	y as it appears in Box No. IV. The applicant ch report, submit comments to this Authority. 20 st a figure. es the invention.			

Form PCT/ISA/210 (first sheet) (April 2007)

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e '	INTERNATIONAL SEARCH REPOR	r	International appl PCT/US 09	ication No. /39754
A. CLA IPC(8) - USPC - According to	SSIFICATION OF SUBJECT MATTER H04R 1/02 (2009.01) 381/330 9 International Patent Classification (IPC) or to both n	ational classification at	nd IPC	
B. FIEL	DS SEARCHED			*********
Minimum do USPC: 381/3	cumentation searched (classification system followed by 130	classification symbols)		
Documentati USPC: 381/3	on searched other than minimum documentation to the ex 309, 330; 340/505; 709/250 (see terms below)	tent that such document	s are included in the	fields searched
Electronic da PubWEST(P Search terms streaming, w	ta base consulted during the international search (name o GPB,USPT,USOC,EPAB,JPAB); GOOGLE SCHOLAR s: ad hoc wireless network, infrastructure wireless network eb page	f data base and, where p prk, earphone, headset,	racticable, search te , digital audio, anter	rms used) ma, transcelver, server,
C. DOCUI	MENTS CONSIDERED TO BE RELEVANT		****	******
Category*	Citation of document, with indication, where a	ppropriate, of the releva	ant passages	Relevant to claim No.
x	US 2007/0116316 A1 (Goldberg) 24 May 2007 (24.05. para [0095]-[0194], [0222], [0262]-[0277], [0303]-[0328	2007), entire document], [0350]-[0352], Fig. 1,	t, especially; 13, 12, 29	1 - 47
Α.	US 2008/0062939 A1 (Horn et al.) 13 March 2008 (13.	03.2008), entire docum	ent	1 - 47
A	US 2005/0196233 A1 (Manchester et al.) 08 Septemb	ər 2005 (08.09.2005), ə	ntire document	1 - 47
Furthe	r documents are listed in the continuation of Box C.			<u> </u>
* Special "A" docume to be of "E" earlier a filing d docume cited to special "O" docume	categories of cited documents. In defining the general state of the art which is not considered particular relevance pplication or patent but published on or after the international the Int which may throw doubts on priority claim(s) or which is establish the publication date of another citation or other reason (as specified) Int referring to an oral disclosure, use, exhibition or other	"T" later document pu date and not in co the principle or th considered novel step when the doc "Y" document of part considered to in combined with on	blished after the inter onflict with the applic teory underlying the i icular relevance; the or cannot be consid- cument is taken alone icular relevance; the volve an inventive re or or core other such c	national filing date or priority ation but cited to understand nvention claimed invention cannot be ered to involve an inventive claimed invention cannot be step when the document is locuments, such combination
means being obvious to a person skilled in the art "P" document published prior to the international filing date but later than "&" document member of the same patent family the priority date claimed				art family
Date of the a 02 June 200	ctual completion of the international search 9 (02.06.2009)	Date of mailing of the 11 JUN	e international sear 2009	ch report
Name and m Mail Stop PC P.O. Box 145 Facsimile No	ailing address of the ISA/US F, Atth: ISA/US, Commissioner for Patents D, Alexandria, Virginia 22313-1450 D. 571-273-3201	Authorized officer PCT Helpdesk: 571-272-4300 PCT OSP: 571-272-7774	r: Lee W. Young	

Form PCT/ISA/210 (second sheet) (April 2007)

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PATENT COOPERATION TREATY

MARK G. KNEDEISEN K&L GATES LLP K&L GATES CENTER 210 SIXTH AVENUE PITTSBURGH, PA 15222-26	513	NOTIF INT	PCT ICATION OF TRANSMITTAL (ERNATIONAL PRELIMINARY EXAMINATION REPORT (PCT Rule 71.1)
		Date of Mailing (day/month/yea	» 28 OCT 2010
Applicant's or agent's hie refe	rence	9.7	MPORTANT NOTIFICATION
International application No.	International filing date	(dav/month/year)	Priority date (day/month/war)
PCT/US09/39754	07 April 2009 (07 04 20	1001	07 April 2008 (07 04 2008)
Applicant			April 2008 (07.04.2008)
 The applicant is here international prelimin 	by notified that this Internation ary examination report and its	al Preliminary Exa annexes, if any, est	mining Authority transmits herewith t ablished on the international application
 A copy of the report a the elected Offices. 	ind its annexes, if any, is being	transmitted to the	International Bureau for communicati
 Where required by an report (but not of any 	y of the elected Offices, the Int annexes) and will transmit suc	ternational Bureau h translation to tho	will prepare an English translation of se Offices.
4. REMINDER			
The applicant must en and paying national fe the reminder sent by t	nter the national phase before e res) within 30 months from the the International Bureau with F	ach elected Office priority date (or la orm PCT/IB/301).	by performing certain acts (filing tran ter in some Offices)(Article 39(1))(se
Where a translation of contain a translation of responsibility to prepa	f the international application r of any annexes to the internation are and furnish such translation	nust be furnished to nal preliminary exa directly to each el	o an elected Office, that translation m mination report. It is the applicant's ected Office concerned.
For further details on Applicant's Guide.	the applicable time limits and r	requirements of the	elected Offices, see Volume II of the
Name and mailing address of th Mail Stop PCT, Attn: IP Commissioner for Paten	e IPEA/US EA/ US Is	Authorized of Charles App	fficer

Form PCT/IPEA/416 (July 1992)

PATENT COOPERATION TREATY

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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference	FOR FURTHER ACTION	See Notification	on of Transmittal of International		
080188PCT		Preliminary E	xamination Report (Form PCT/IPEA/416)		
International application No.	International filing date (day/mo.	nth/year)	Priority date (day/month/year)		
PCT/US09/39754	07 April 2009 (07.04.2009)		07 April 2008 (07.04.2008)		
International Patent Classification (IPC) (r national classification and IPC				
IPC: H04R 1/02(2006.01) USPC: 455/3.06,575.1					
Applicant					
KOSS CORPORATION					
 This international prelimin Examining Authority and i 	ary examination report has bee s transmitted to the applicant a	n prepared by the coording to Arti	his International Preliminary icle 36.		
2. This REPORT consists of	a total of $\cancel{9}$ sheets, including	this cover sheet			
This report is also acc which have been amer before this Authority (ompanied by ANNEXES, i.e., aded and arc the basis for this r see Rule 70.16 and Section 60	sheets of the de eport and/or sho 7 of the Admini	scription, claims and/or drawings cets containing rectifications made strative Instructions under the PCT).		
These annexes consist of a	total of sheets.				
3. This report contains indica	tions relating to the following i	tems:			
I 🔀 Basis of the rep	ort				
II Priority	II Priority				
III Non-establishm	ent of report with regard to nov	elty, inventive	step and industrial applicability		
IV Lack of unity of	invention				
	ent under Article 35(7) with r	eard to novelty	inventive sten or industrial		
applicability; cit	ations and explanations suppor	ting such stater	nent		
VI Certain docume	nts cited				
VII Certain defects	in the international application				
VIII Certain observa	tions on the international applic	ation			
Date of submission of the demand	Date of submission of the demand Date of completion of this report				
03 December 2009 (03.12.2009)		ctober 2010 (21.)	10.2010)		
Name and mailing address of the IPEA/US		orized officer			
Mail Stop PCT, Am: IPEA/US Commissioner for Patents	ርኩ።	lec Annish			
P.O. Box 1450 Alexandria, Virginia 22313-1450	10100		72.0300		
Facsimile No.		mone No. 571-2	/3-8300		

Form PCT/IPEA/409 (cover sheet)(July 1998)

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	International application No.				
INTERNATIONAL PRELIMINARY EXAMINATION REPORT	PCT/US09/39754				
I. Basis of the report					
1. With regard to the elements of the international application:*					
the international application as originally filed.					
the description:					
pages 22-28 as originally filed					
pages <u>None</u> , filed with the demand					
the claims:					
pages None , as amended (together with any statement) u	inder Article 19				
pages None, filed with the demand					
pages None, filed with the letter of	^v				
the drawings:					
pages <u>1-16</u> , as originally filed					
pages None, filed with the demand					

naves None as originally filed					
pages <u>None</u> , as originally filed					
pages None, filed with the letter of					
2. With regard to the language, all the elements marked above were avail language in which the international application was filed, unless others These elements were available or furnished to this Authority in the following the second se	lable or furnished to this Authority in the wise indicated under this item. lowing language which is:				
the language of a translation furnished for the purposes of interna	ational search (under Rule23.1(b)).				
the language of publication of the international application (under	r Rule 48.3(b)).				
the language of the translation furnished for the purposes of inter 55.2 and/or 55.3).	national preliminary examination(under Rules				
With regard to any nucleotide and/or amino acid sequence disclosed international preliminary examination was carried out on the basis of the	in the international application, the he sequence listing:				
contained in the international application in printed form.					
filed together with the international application in computer reads	able form.				
furnished subsequently to this Authority in written form.					
furnished subsequently to this Authority in computer readable for	rm.				
The statement that the subsequently furnished written sequence li international application as filed has been furnished.	isting does not go beyond the disclosure in the				
The statement that the information recorded in computer readable has been furnished	e form is identical to the written sequence listing				
4. The amendments have resulted in the cancellation of					
the description, pages	the description, pages				
the claims, Nos.					
the drawings, sheets/fig					
5. This report has been established as if (some of) the amendments had not beyond the disclosure as filed, as indicated in the Supplemental Box (Ru	been made, since they have been considered to go le 70.2(c)).**				
* Replacement sheets which have been furnished to the receiving Office in respon this report as "originally filed" and are not annexed to this report since they do ne ** Any replacement sheet containing such amendments must be referred to under to	use to an invitation under Article 14 are referred to in ot contain amendments (Rules 70.16 and 70.17). item 1 and annexed to this report.				
Form PCT//DEA/d09 (Box D) (July 1998)					

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INTERNATIONAL PRELIMINARY EXA	MINATION REPORT	International application No. PCT/U809/39754
V. Reasoned statement under Rule 66.2(a)(citations and explanations supporting st	(ii) with regard to novelt uch statement	y, inventive step or industrial applicabili
1. STATEMENT		
Novelty (N)	Claims 1-33	
	Claims <u>NONE</u>	TTRATE
Inventive Step (IS)	Claims 1-33	
	Claims NONE	
Industrial Applicability (IA)	Claims 1-33	
	Claims <u>NONE</u>	
2. CITATIONS AND EXPLANATIONS		
Please See Continuation Sheet		

Form PCT/IPEA/409 (Box V) (July 1998)

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

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International application No. PCT/US09/39754

Supplemental Box (To be used when the space in any of the preceding boxes is not sufficient)		
Claims 1-33 meet novelty under PCT Article 33(2).		
Claim 1 An earphone comprising:		
a body, wherein the body comprises:		
at least one acoustic transducer for converting an analog electrical signal to sound; communication with the at least one acoustic transducer and the	; an antenna; and a transceiver circuit in	
antenna, wherein the transceiver circuit is for receiving and transmitting wireless s	signals	
via the antenna, and wherein the transceiver circuit is for out-putting the analog ele	ectrical	
signal to the at least one acoustic transducer, and wherein the wireless transceiver comprises firmware, which when executed by the transceiver circuit causes the	circuit	
transceiver circuit to:		
receive digital audio wirelessly from a data source via an ad hoe wireless network range with the earphone via the ad hoc wireless network;	when the data source is in wireless communication	
transmit data via the ad hoe wireless network to the data source regarding one or n transceiver circuit when the earnhone and the data source are communicating via t	nore infrastructure wireless networks detected by the	
comprises identification data and signal strength data for the one or more infrastru	cture wireless networks; and	
when the data source is not in wireless communication range with the earphone vie to receive digital audio via an infrastructure wireless network.	a the ad hoe wireless network, transition automatically	
2. The earphone of claim I, wherein the data source comprises a digital audio play circuit comprises: a wireless communication module; a processor unit in comman non-volatile memory unit in communication with the processor unit; and a volatile unit.	rer. 3. The carphone of claim 1, wherein the transceiver nication with the wireless communication module; a c memory unit in communication with the processor	
4 The earphone of claim 3, wherein the wireless communication module comprise communication module.	s a Wi-Fi	
WLAN.	a	
6 The earphone of claim 1, wherein the transceiver ch'cuit is for receiving digital a from the data source via the infrastructure wireless network when the data source i earphone via the ad hoe wireless network.	audio is not in wireless communication range with the	
7. The earphone of claim 6, wherein the infrastructure wireless network is a pre-se infrastructure wireless network that the data source transitions to when the data so earphone via the ad hoe wireless network and when the pre-set infrastructure wirel data source.	et urce is not in wireless communication range with the less network is in range of both the earphone and the	
8. The earphone of claim 1, wherein the firmware, when executed by the transceive causes the transceiver circuit of the earphone to connect to a host server via a seco source is not in wireless communication range with the earphone via the ad hoe wi earphone are not in wireless communication via the pre-set infrastructure wireless	er circuit, and infrastructure wireless network when (1) the data ireless network and (2) the data source and the network.	
9. The carphone of claim 1, wherein the firmware, when executed by the transceiver causes the transceiver circuit of the earphone to connect to a host server via the infinot in wireless communication range with the earphone via the ad hoe wireless net 10. The earphone of claim 9, wherein the earphone is for receiving streaming digit	er circuit, frastructure wireless network when the data source is twork. al audio from the host server via the infrastructure	
11. The earphone of claim 9, wherein the earphone is for receiving a first network server from the host server via the infrastructure wireless network.	address for a first streaming digital audio content	
12. The earphone of claim 11, wherein the earphone comprises a user control that, electronic request via the infrastructure wireless network to the host server for a se audio content server.	when activated, causes the earphone to submit an econd network address for a second streaming digital	
13. The earphone of claim 12, wherein the user control comprises a button.		

Form PCT/IPEA/409 (Continuation Sheet) (July 1998)

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

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International application No. PCT/US09/39754

Supplemental Box (To be used when the space is any of the preseding bayes is not sufficient)	
(10 be daed when the space in any of the preceding boxes is not sufficient)	
14. A system comprising: a data source for wirelessly transmitting streaming digital and at least one acoustic transducer for converting an analog electrical signal to sound; an an communication with the at least one acoustic transducer and the antenna, wherein the transceiver circuit is for receiving and transmitting wireless signals	lio; and a wireless earphone that comprises: itenna; and a transceiver circuit in s via the antenna, and wherein the transceiver
circuit is for outputting the analog electrical signal to the at least one acoustic transducer comprises firmware, which when executed by the transceiver circuit, causes the transceiver circuit to:	r, and wherein the wireless transceiver circuit
receive the streaming digital audio wirelessly from the data source via an ad hoe wireless network when the data source is in wireless communication range with the earphone via the ad hoe wireless network;	
transmit data via the ad hoc wireless network to the data source regarding one or more inastructure wireless networks detected by the transceiver circuit when the earphone and the data source are communicating via the ad hoc wireless network unbrack to source index identification data used along the twenty	
data for the one or more infrastruc-re wireless networks; and	
when the data source is not in wireless communication range with the earphone	
digital audio via an infrastructure wireless network.	
15. The system of claim 14, wherein the data source comprises a digital audio player.	
16. The system of claim 14, further comprising a host server that is in communication w the wireless earphone via the infrastructure wireless network.	rith
17. The system of claim 16, wherein the firmware of the transceiver circuit of the wirele circuit, causes the transceiver circuit of the earphone to connect to the host server via the source is not in wireless communication range with the earphone via the ad hoc wireless	ess earphone, when executed by the transceiver e infrastructure wireless network when the data s network.
18. The system of claim 16, wherein the host server is for streaming digital audio to the via the infrastructure wireless network.	carphone
19. The system of claim 16, wherein the host server is for transmitting a first network ac server to the earphone via the in-astructure wireless network.	ddress for a fLest streaming digital audio content
20. The system of claim 19, wherein the earphone comprises a user control that, when a electronic request via the infrastructure wireless network to the host server for a second audio content server.	ctivated, causes the earphone to submit an network address for a second streaming digital
21. The earphone of claim 20, wherein the user control comprises a button.	
22. The system of claim 17, further comprising a web page for the wireless earphone the or more settings for the wireless earphone.	rough which a user is capable of configuring one
23. The system of claim 14, wherein the infrastruc-tre wireless network comprises a Wirftrmware, when executed by the infrastructure wireless network is a pre-set infrastructur transitions to when the data source is not in wireless communication range with the earp the pre-set infrastructure wireless network is in range, of both the earphone and the data	LAN. 24. The system of claim 14, wherein the re wireless network that the data source shone via the ad hoe wireless network and when source.
25. The system of claim 14, wherein the firmware, when executed by the transceiver circarphone to connect to a host server via a second infrastructure wireless network when (communication range with the earphone via the ad hoe wireless network and (2) the data communication via the pre-set infrastructure wireless network.	cuit, causes the transceiver circuit of the (1) the data source is not in wireless a source and the earphone are not in wireless
26. The system of claim 25, wherein the host server is for streaming digital audio to the	earphone via the infrastructure wireless network.
27. The system of claim 25, wherein the host sever is for transmitting a first network add server to the earphone via the infrastructure wireless network.	dress fora first streaming digital audio content
28. The system of claim 27, wherein the earphone comprises a user control that, when a electronic request via the infrastructure wireless network to the host server for a second audio content server.	ctivated, causes the earphone to submit an network address for a second streaming digital
Form PCT/IPEA/409 (Continuation Sheet) (July 1998)	

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/US09/39754

Supp	lementa	Box
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(To be used when the space in any of the preceding boxes is not sufficient)

29. The earphone of claim 28, wherein the user control comprises a button. 30. A method comprising: receiving, by a wireless earphone, via an ad hoe wireless network, digital audio from a data

source when the data source is in wireless communication with the earphone via the ad hoe wireless network;

transmitting data via the ad hoe wireless network to the data source regarding one or more infrastructure wireless networks detected by the transceiver circuit when the carphone and the data source are communicating via the ad hoe wireless network, wherein the data comprises identification data and signal strength data for the one or more infrastructure wireless networks; converting, by the wireless earphone, the digital audio to sound; and when the data source is not in wireless communication with the carphone, transitioning automatically, by the carphone, to receive digital audio via an infrastructure wireless network.

31. The method of claim 30, wherein transitioning automatically by the earphone to receive digital audio via an infrastructure wireless network comprises transitioning automatically to receive digital audio from the data source via an infrastructure wireless network when the data source is not in wireless communication range with the earphone via the ad hoe wireless network.

32. The method of claim 30, wherein transitioning automatically by the earphone to receive digital audio via an irffxastructure wireless network comprises transitioning automatically to receive digital audio from a host sever via the infrastructure wireless network when the data source is not in wireless communication range with the earphone via the ad hoe wireless network

33. The method of claim 30, wherein transitioning automatically by the earphone to receive digital audio via an infrastructure wireless network comprises: receiving, by the wireless earphone via the infastructure wireless network, from a host server connected to the infrastructure wireless network, a network address for a streaming digital audio content server; and connecting, by the wireless carphone, to the streaming digital audio content server using the network address received from the host server.

V. 2. Citations and Explanations:

Form PCT/IPEA/409 (Continuation Sheet) (July 1998)

PATENT COOPERATION TREATY

From the

NTERNATIONAL	PRELIMINARY	EXAMINING	AUTHORITY
	T TOTAL TAKES OF THE A	C2721 (17121 711 4C)	A CONTRACTOR OF C

10:
MARK G. KNEDEISEN
K&L GATES LLP
K&L GATES CENTER
210 SIXTH AVENUE
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PCT

NOTIFICATION OF TRANSMITTAL OF INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Rule 71.1)

		Date of Mailing (day/month/year	r)
Applicant's or agent's file reference		IN	MPORTANT NOTIFICATION
080188PCT			
International application No.	International filing date (de	ay/month/year)	Priority date (day/month/year)
PCT/US09/39754	07 April 2009 (07.04.2009)	07 April 2008 (07.04.2008)
Applicant			

KOSS CORPORATION

- 1. The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary examination report and its annexes, if any, established on the international application.
- 2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- 3. Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

4. REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices)(Article 39(1))(see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume 11 of the PCT Applicant's Guide.

Name and mailing address of the IPEA/US Mail Stop PCT, Attn: IPEA/ US Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

Authorized officer Charles Appiah

Telephone No. 571-273-8300

Facsimile No.

Form PCT/IPEA/416 (July 1992)

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PATENT COOPERATION TREATY

From the INTERNA	TIONAL SEARCHING AUTHO	ORITY		
To: Mark G. Knedeisen K&L GATES LLP HENRY W. OLIVER BUILDING 535 SMITHFIELD STREET		WR	PCT	
PITT	TSBURGH, PA 15222-23	12		(PCT Rule 43bis.1)
			Date of mailing (day/month/year)	1 JUN 2009
Applicant	Applicant's or agent's file reference		FOR FURTHER ACTION	
080188	PCT			See paragraph 2 below
Internatio	onal application No.	International filing date	(day/month/year)	Priority date (day/month/year)
	09/39754	07 April 2009 (07.0	4.2009)	[07 April 2008 (07:04:2008)
Internatio	- H04R 1/02 (2009.01)	or both national classifica	tion and IPC	
USPC -	381/330			
пррисан	 Koss Corporation 			۰.
1. This	opinion contains indications rel	ating to the following iter	ns:	
\boxtimes	Box No. I Basis of the op	inion		
	Box No. 11 Priority			
	Box No. HI Non-establishment of ominion with repard to novelty inventive step and industrial applicability			
	Box No. IV [ack of unity of invention			
\boxtimes	Box No. V Reasoned state citations and e	ment under Rule 43 <i>bis</i> . I(xplanations supporting su	a)(i) with regard to nov ich statement	elty, inventive step or industrial applicability;
	Box No. VI Certain documents cited			
Π	Box No. VII Certain defects	in the international appl	ication	
П	Box No. VIII Certain observ	ations on the internationa	l application	
h			• •	
2. FUR	THER ACTION			
If a of Inter other opini	demand for international prelim national Preliminary Examining r than this one to be the IPEA at ions of this International Searchi	inary examination is ma Authority ("IPEA") exce nd the chosen IPEA has r ing Authority will not be	de, this opinion will here that this does not ap notified the Internation so considered.	be considered to be a written opinion of the ply where the applicant chooses an Authority al Bureau under Rule $66.1bis$ (b) that written
lf thi a wri PCT.	is opinion is, as provided above, itten reply together, where appro /ISA/220 or before the expiratio	considered to be a writter priate, with amendments, n of 22 months from the r	opinion of the IPEA, before the expiration priority date, whicheve	the applicant is invited to submit to the IPEA of 3 months from the date of mailing of Form r expires later.
For f	further options, see Form PCT/IS	SA/220.		-
3. For f	further details, see notes to Form	PCT/ISA/220.		
Niama ar-	I mailing address of the 18 A 0.19	Date of completion of	his opinion	Authorized officer:
Mail Stop P	PCT, Attn: ISA/US	Date of completion of t		Lee W. Young
P.O. Box 14	450, Alexandria, Virginia 22313-1450	05 June 2009 (05.	.05.2009)	PCT Helpdesk: 571-272-4300
Facsimile	No. 571-273-3201			PCT OSP: 571-272-7774

Form PCT/ISA/237 (cover sheet) (April 2007)

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WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY		International application No.			
		PCT/US 09/39754			
Box No. 1 Basis of this opinion					
1. With reg	1. With regard to the language, this opinion has been established on the basis of:				
	a translation of the international application into which is the language of a translation furnished for the purposes of international search (Rules 12.3(a) and 23.1(b)).				
2.	This opinion has been established taking into account the rectification of an o this Authority under Rule 91 (Rule 43bis.1(a))	obvious mistake authorized by or notified			
3. With reg establish	ard to any nucleotide and/or amino acid sequence disclosed in the inter ed on the basis of:	national application, this opinion has been			
a. type	of material				
	a sequence listing				
	table(s) related to the sequence listing				
b. form	at of material				
	on paper				
	in electronic form				
c. time	of filing/furnishing				
	contained in the international application as filed				
	filed together with the international application in electronic form				
	furnished subsequently to this Authority for the purposes of search				
4. 🔲 li f ii	4. In addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.				
5. Addition	al comments:				
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Form PCT/ISA/237 (Box No. I) (April 2007)

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Box No. V Reasoned stateme citations and expla			PCT/US 09/39754	
	nt under Rule 43 nations supporti	bis.1(a)(i) with regard to ng such statement	o novelty, inventive step or industrial	
I. Statement				
Novelty (N)	Claims	None.		
	Claims	1 - 47		
Inventive step (IS)	Claims	None.		
• • •	Claims	1 - 47		
Industrial applicability (1/	() Claims	1 - 47		
	Claims	None.		
is per claim 1, Goldberg discloses a anclosure, para [0110]), wherein the 0122]) for converting an analog elec 0142]); and a transceiver circuit (tra- bara [0134]) and the antenna (para ntenna (para [0142]), and wherein 1 ansducer (para [0134]), and wherein 1 rotocols, para [0141] and [0165]), w irrelessly from a data source (e.g., a ommunications, para [0165]) when a dhoc wireless network (outside frastructure wireless network (fixed	n earphone (901, body comprises: trical signal to sounsmitter/receiver 1 (0142)), wherein ti the transceiver circo n the wireless tran- hich when executiudio player 130, li the data source is the data source is ra [0165]); and wh of the range, para infrastructure, na	fig. 12c, being a wireless at least one acoustic tran and (para [0137]); an ante 10, fig. 1, para [0178]) in he transceiver circuit is fo puit is for outputting the an sceiver circuit comprises ed by the transceiver circ ig. 1 and 12c, para [0096] in wireless communicatic en the data source is not a [0194] and [0269]), trans	earphone, para [0161]-[0162]) comprisis isducer (sound transducers 260, fig. 1, p inna (antennae supported by portable de communication with the at least one act r receiving and transmitting wireless sign alog electrical signal to the at least one firmware (instructions that implement a uit, causes the transceiver circuit to: received and [0155]) via an ad hoc wireless network in wireless communication range with the sition automatically to receive digital auto-	

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WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.

PCT/US 09/39754

Supplemental	Box

In case the space in any of the preceding boxes is not sufficient. Continuation of:

Box V. 2. Citations and Explanations:

As per claim 37, Goldberg discloses a headset (headphones 1020, fig. 13e, para [0222]) comprising: a first earphone (left speaker 1022) that comprises one or more acoustic transducers for converting a first analog electrical signal to sound (para [0222]); and a second earphone (right speaker, not labeled in fig. 13e), connected to the first earphone (fig. 13e), wherein the second earphone comprises one or more acoustic transducers for converting a first earphone (fig. 13e), wherein the second earphone comprises one or more acoustic transducers for converting a second analog electrical signal to sound (para [0222]), and wherein the first earphone comprises: a first antenna (antennae supported by portable devices, para [0142]); and a first transceiver circuit (transmitter/receiver 110, fig. 1, para [0178]) in communication with the one or more acoustic transducers of the first earphone (para [0134]) and in communication with the one or more acoustic transducers of the first earphone (para [0142]), wherein the first transceiver circuit is for receiving and transmitting wireless signals via the first antenna (para [0142]), wherein the first transceiver circuit is for receiving and transmitting wireless signals via the first antenna (para [0142]), and wherein the first transceiver circuit is for receiving and transmitting wireless that implement a variety of protocols, para [0141] and [0165]), which when executed by the first transceiver circuit, causes the first transceiver circuit to: receiving tigital audio wirelessly from a data source (e.g., audio player 130, fig. 1 and 12c, para [0096] and [0155]) via an ad hoc wireless network (peer-to-peer communications, para [0165]) when the data source is in wireless communication range with the first earphone via the ad hoc wireless network (within a predetermined distance, para [0165]); and when the data source is not in wireless communication range with the first earphone via the ad hoc wireless network (fixed infrastructure, para [0194] and [0269]), transition automat

As per claim 43, Goldberg discloses a method (para [0165] and [0172]) comprising: receiving, by a wireless earphone (earphone 901, fig. 12c, being a wireless earphone, para [0161]-[0162]), via an ad hoc wireless network (peer-to-peer communications, para [0165]), digital audio from a data source (e.g., audio player 130, fig. 1 and 12c, para [0096] and [0155]) when the data source is in wireless communication with the earphone via the ad hoc wireless network (within a predetermined distance, para [0165]); converting, by the wireless earphone, the digital audio to sound; and when the data source is not in wireless communication with the earphone (outside of the range, para [0194] and [0269]), transitioning automatically, by the earphone, to receive digital audio via an infrastructure wireless network (fixed infrastructure, para [0165]).

As per claims 2 and 16, Goldberg further discloses that the data source comprises a digital audio player (e.g., portable MP3 player, para (0102)).

As per claim 3, Goldberg further discloses that the transceiver circuit comprises: a wireless communication module (wireless communications hardware, para [0179]); a processor unit in communication with the wireless communication module (microprocessor, para [0115]); a non-volatile memory unit in communication with the processor unit (means to store the digital software, para [0115]); and a volatile memory unit in communication with the processor unit (means to store the digital software, para [0115]); and a volatile memory unit in communication with the processor unit (means to store the digital software, para [0115]); and a volatile memory unit in communication with the processor unit (means to store the digital software, para [0115]); and a volatile memory unit in communication with the processor unit (means to store the digital software, para [0115]); and a volatile memory unit in communication with the processor unit (means to store the digital software).

As per claim 4, Goldberg further discloses that the wireless communication module comprises a Wi-Fi communication module (para (0179)).

As per claims 5 and 24, Goldberg further discloses that the infrastructure wireless network comprises a WLAN (e.g., HiperLAN, para [0141], a wireless LAN standard).

As per claim 6 and 44, Goldberg further discloses that the transceiver circuit is for receiving digital audio from the data source via the infrastructure wireless network (audio data streaming, para [0165]) when the data source is not in wireless communication range with the earphone via the ad hoc wireless network (outside of the range, para [0194] and [0269]).

As per claims 7 and 25, Goldberg further discloses that the infrastructure wireless network is a pre-set infrastructure wireless network (fixed infrastructure, para [0165]) that the data source transitions to when the data source is not in wireless communication range with the earphone via the ad hoc wireless network and when the pre-set infrastructure wireless network is in range of both the earphone and the data source (e.g., through access points, para [0165]).

As per claims 8, 26 and 45, Goldberg further discloses that the firmware, when executed by the transceiver circuit, causes the transceiver circuit of the earphone to transmit data via the ad hoc wireless network to the data source regarding one or more infrastructure wireless networks detected by the transceiver circuit when the earphone and the data source are communicating via the ad hoc wireless network (mode switch 1950 made by the user, either manually, or automatically--for example, that the user chooses between different functions, para [0165]).

As per claims 9 and 27, Goldberg further discloses that the firmware, when executed by the transceiver circuit, causes the transceiver circuit of the earphone to connect to a host server (broadcast unit 710, fig. 13, para [0262], e.g., Internet device 1706, fig. 29, being a computer hosting a database, para [0352]) via a second infrastructure wireless network (alternatively through computers or computer networks to which the unit 100 can be connected, para [0311]) when (1) the data source is not in wireless communication range with the earphone via the ad hoc wireless network (outside of the range, para [0194] and (0269]) and (2) the data source and the earphone are not in wireless communication via the pre-set intrastructure wireless network (e.g., turned off, para [0269]).

As per claims 10, 17, 18 and 46, Goldberg further discloses that the firmware of the transceiver circuit of the wireless earphone, when executed by the transceiver circuit, causes the transceiver circuit of the earphone to connect to a host server (broadcast unit 710, fig. 13, para [0262], e.g., Internet device 1706, fig. 29, being a computer hosting a database, para [0352]) via the infrastructure wireless network when the data source is not in wireless communication range with the earphone via the ad hoc wireless network (outside of the range, [0194] and [0269]).

----- Please See Next Supplemental Box -----

Form PCT/ISA/237 (Supplemental Box) (April 2007)

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/US 09/39754

Supplemental Box

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In case the space in any of the preceding boxes is not sufficient.

Continuation of:

Box V. 2. Citations and Explanations:

As per claims 11, 19 and 28, Goldberg further discloses that the earphone (para [0162] and [0222]) is for receiving streaming digital audio (para [0166] and [0322]) from the host server (para [0262] and [0352]) via the infrastructure wireless network (para [0165]).

As per claims 12, 20 and 29, Goldberg further discloses that the earphone is for receiving a first network address (one of socket addresses, para [0185]-[0186] and [0273]) for a first streaming digital audio content server (streaming socket, para [0314]) from the host server via the intrastructure wireless network (para [0165]).

As per claim 33, Goldberg further discloses that the wireless earphone comprises: at least one acoustic transducer (sound transducers 260, fig. 1, para [0099] and [0122]) for converting an analog electrical signal to sound (para [0137]); an antenna (antennae supported by portable devices, para [0142]); and a transceiver circuit (transmitter/receiver 110, fig. 1, para [0178]) in communication with the at least one acoustic transducer (para [0142]); and a transceiver circuit (transmitter/receiver 110, fig. 1, para [0178]) in communication with the at least one acoustic transducer (para [0142]), and the antenna (para [0142]), wherein the transceiver circuit is for receiving and transmitting wireless signals via the antenna (para [0142]), and wherein the transceiver circuit is for outputting the analog electrical signal to the at least one acoustic transducer (para [0144]), and wherein the wireless transceiver circuit comprises firmware that is executed by the transceiver circuit (instructions that implement a variety of protocols, para [0141] and [0165]).

As per claims 23 and 34, Goldberg further discloses that the host server hosts a web page (web sites, para [0277]) for the wireless earphone through which a user is capable of configuring one or more settings for the wireless earphone (Audio personalization, para [0276]).

As per claim 35, Goldberg further discloses that the one or more settings comprise the first streaming digital audio content server and a second streaming digital audio content server (another streaming socket, para [0314]).

As per claims 13, 21, 30 and 36, Goldberg further discloses that the earphone comprises a user control (mode switch 1950, para [0165]) that, when activated, causes the earphone to submit an electronic request (sending control requests, para [0176]) via the infrastructure wireless network to the host server for a second network address (another of socket addresses, para [0185]-[0186] and [0273]) for a second streaming digital audio content server (another streaming socket, para [0314]).

As per claims 14, 22 and 31, Goldberg further discloses that the user control comprises a button (para [0173]).

As per claim 38, Goldberg further discloses a head band (lig. 13e), wherein the first and second earphones are connected to the headband (lig. 13e).

As per claim 39, Goldberg further discloses a microphone having an output connected to the first transceiver circuit (para [0174]).

As per claim 40, Goldberg further discloses that the first transceiver circuit is for outputting the second analog electrical signal to the one or more acoustic transducers of the second earphone (para [0222]).

As per claim 41, Goldberg further discloses that the second earphone comprises: a second antenna (antennae supported by portable devices, para [0142]); and a second transceiver circuit (transmitter/receiver 110, fig. 1, para [0178]) in communication with the one or more acoustic transducers of the second earphone (para [0134]) and in communication with the second antenna (para [0142]), wherein the second transceiver circuit is for receiving and transmitter/receiver 110, fig. 1, para [0178]) in communication with the one or more acoustic transducers of the second earphone (para [0134]) and in communication with the second antenna (para [0142]), and wherein the second transceiver circuit is for outputting the second analog electrical signal to the one or more acoustic transducers of the second earphone (para [0134]), and wherein the second transceiver circuit comprises firmware (instructions that implement a variety of protocols, para [0141] and [0165]), which when executed by the second transceiver circuit, causes the second transceiver circuit to: receive digital audio (e.g., audio player 130, fig. 1 and 12c, para [0069] and [0155]) wirelessly from the data source via the ad hoc wireless network (within a predetormined distance, para [0155]); wireless communication range with the second earphone via the ad hoc wireless network (within a predetormined distance, para [0165]); and when the data source is not in wireless communication range with the second earphone via the ad hoc wireless network (usible of the range, para [0194], and [0269]), transition automatically to receive digital audio via the infrastructure wireless network (fixed infrastructure, para [0165]).

As per claim 42, Goldberg further discloses that the first earphone comprises a first data port and the second earphone comprises a second data port (carrying port number, para [0222]), and wherein the headset further comprises an adapter (e.g., cable 146, fig. 12c, para [0161] and [0328]) connected to the first data port of the first earphone and to the second data port of the second earphone (as wired headphones, para [0104]), and wherein the adapter comprises an output plug connector (the portion of the cable 146 connected to an output audio port 142, para [0161]) for connecting to a remote device (e.g., modular audio unit 132, fig. 12a and 12c, para [0326]).

As per claim 47, Goldberg further discloses that transitioning automatically by the earphone to receive digital audio via an infrastructure wireless network comprises: receiving, by the wireless earphone via the infrastructure wireless network, from a host server (broadcast unit 710, fig. 13, para [0262], e.g., Internet device 1706, fig. 29, being a computer hosting a database, para [0352]) connected to the infrastructure wireless network (para [0165]), a network address (one of socket addresses, para [0185]-[0186] and (0273)) for a streaming digital audio content server (streaming socket, para [0314]); and connecting, by the wireless earphone, to the streaming digital audio content server using the network address received from the host server (para [0222]).

Claims 1 - 47 have industrial applicability as defined by PCT Article 33(4) because the subject matter can be made or used in industry.

Form PCT/ISA/237 (Supplemental Box) (April 2007)

EUROPEAN PATENT OFFICE

Patent Abstracts of Japan



ABSTRACT : PROBLEM TO BE SOLVED: To provide a radio communication terminal device equipped with a wearable player free from the entanglement of an earphone cord and convenient in carrying thereof.

SOLUTION: There are provided a radio communication means of an eye glasses shape frame, a control means, a storage means, an operation means, a display means, a sound processing means, and a power supply means, and further an earphone at the tip end of the eye glasses frame. Hereby, when a reception instruction signal for receiving sound information is input, the radio communication means receives the sound information and stores it in the storage means, and when a reproduction instructing signal for reproducing the sound information is input, the stored sound information is read from the storage means and outputted to the earphone under the control of the control means, and further the display means displays the state of the sound information when the sound information is received or reproduced. The radio terminal communication terminal device equipped with a wearable player can thus listen to a music obtained by downloading the sound information from a music distributing server through the Internet.

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(19) 日本国特許庁(JP)

特開2004-320597 (P2004-320597A)

(43) 公開日 平成16年11月11日(2004.11.11)

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(51) Int.C1. ⁷	$\mathbf{F} \cdot \mathbf{I}$	テーマコード (参考)
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G1OK 15/02	HO4R 1/10 1O4E	5 K 1 O 1
HO4M 11/08	G 1 O K 15/02	
	HO4M 11/08	

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最終頁に続く

(54) 【発明の名称】 プレーヤー付き無線通信端末装置

(57)【要約】

【課題】携行に便利でイヤホンコードが絡むことのない ウェアラブルなプレーヤー付き無線通信端末装置を提供 する。

【解決手段】メガネ型フレーム内に無線通信手段と、制 御手段と、記憶手段と、操作手段と、表示手段と、音声 処理手段と、電池電源を設け、更に前記メガネ型フレー ムの先端にイヤホンを設け、音声情報を受信する受信指 示信号を入力すると、無線通信手段が音声情報を受信し て記憶手段に音声情報を記憶し、音声情報を再生する再 生指示信号を入力すると、制御手段の制御のもと、記憶 した音声情報を前記記憶手段から読み出してイヤホンに 出力するとともに、音声情報を受信する際あるいは再生 する際の状態表示を表示手段で行うよう構成した。ウェ アラブルなプレーヤー付き無線通信端末装置で、音楽配 信サーバーからインターネットを介して音声情報をダウ ンロードした音楽を聴くことができる。

【選択図】 図1



【特許請求の範囲】

【請求項1】

メガネ型フレームと、無線通信手段と、制御手段と、記憶手段と、操作手段と、表示手段 と、音声処理手段と、電池電源とイヤホンを有し、

(2)

前記メガネ型フレーム内に前記無線通信手段と、前記制御手段と、前記記憶手段と、前記 操作手段と、前記表示手段と、前記音声処理手段と、前記電池電源を設け、前記メガネ型 フレームの先端に前記イヤホンを設け、

前記操作手段から音声情報を受信する受信指示信号を入力すると、前記制御手段の制御により、前記無線通信手段が音声情報を受信して前記記憶手段に音声情報を記憶し、

前記操作手段から音声情報を再生する再生指示信号を入力すると、前記制御手段の制御に 10 より、前記記憶手段から音声情報を読み出して前記イヤホンに出力するとともに、

音声情報を受信する際あるいは再生する際の状態表示を前記表示手段で行うようにしたプレーヤー付き無線通信端末装置。

【請求項2】

先端にイヤホンを設けた前記メガネ型フレームをバネ性を有する線状の部材として形成したことを特徴とする請求項1に記載のプレーヤー付き無線通信端末装置。

【請求項3】

前記表示手段は、前記メガネ型フレームに取り付けたメガネレンズと、前記メガネレンズ を照射する照明手段で構成したことを特徴とする請求項1に記載のプレーヤー付き無線通 信端末装置。

【請求項4】

前記表示手段の前記メガネ型フレームと前記メガネレンズの位置関係を、前記メガネ型フレームの上に内に前記メガネレンズを乗せた位置関係として、前記照明手段で前記メガネ レンズを下方から照射するように構成したことを特徴とする請求項3に記載のプレーヤー 付き無線通信端末装置。

【発明の詳細な説明】

[0001]

【発明の属する技術分野】

本発明は、音声情報を無線通信により受信して記憶手段に記憶した後、記憶手段から音声 情報を読み出して再生するプレーヤー付き無線通信端末装置に関する。

【0002】

【従来の技術】

インターネット上の音楽配信サーバーから音声情報を無線通信端末装置に配信する音楽配 信サービスが既に実用化されている。図13に従来の音楽配信システムのシステム構成図 を示す。インターネット1には、ディジタル化した音楽情報を配信する音楽配信サーバー 2が接続されている。そして、音楽配信サーバー2に対しては、音楽配信端末装置900 が基地局3、携帯電話網4、ゲートウェイ5、インターネット1を介してアクセスできる ようにしている。音楽配信端末装置900は、筐体901内に無線通信手段902と、テ ンキー等のキー入力手段903と、表示手段904と、記憶手段905とを有し、筐体9 01にイヤホン906を差し込んで使用する構造になっている。

【0003】

音楽配信端末装置900のキー入力手段903に音楽配信サーバーのURLを入力してア クセスすると、携帯電話網4とインターネット1を介して音楽配信サーバー2と交信する ことができ、音楽配信サーバー2から提供される配信メニューを音楽配信端末装置900 の表示手段904で見て、配信を希望する音楽コンテンツをキー入力して選択することが できる。音楽配信サーバー2は、選択された音楽コンテンツの音声情報を図示しないデー タベースから読み出して音楽配信端末装置900に送信する。音楽配信端末装置900は 送信されてきた音声情報を装置の記憶手段905に記憶する。音楽配信が終了すると、記 憶手段905から音声情報を読み出して再生し、イヤホン906に出力するようにしてい る。

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【0004】

従来の音楽配信端末装置900は、キー入力手段903と表示手段904を用いて音楽配 信サーバーにアクセスし、ダウンロードした音楽情報をイヤホンやヘッドホンで再生する 構成を採っている。ダウンロード操作は、選曲操作を含め、メニューその他の文字表示を して操作を繰り返す必要があるため、ある程度の大きさの表示手段と、ある程度の大きさ のキー入力手段903を必要としていた。そのため、音楽配信端末装置900がかさばり 、携行するときにはポケットや鞄に入れて持ち運ばなければならないという欠点があった 。また、イヤホンコードがからみついて扱いにくいという欠点もあった(例えば、特許文 献1、特許文献2)。 【0005】

(3)

【特許文献1】

特開2001-28572号公報(第11頁、第4図)

【 特 許 文 献 2 】

特開2002-23768号公報(第3頁、第1図)

[0006]

【発明が解決しようとする課題】

本発明は、上記従来の欠点を解消した携行に便利で、イヤホンコードが絡むことのない、 身にまとった感覚のいわゆるウエアラブルなプレーヤー付き無線通信端末装置を提供し、 何もポケットや鞄に入れたりせずに、手に何も持たない感覚で、音声情報を音楽配信サー バー等からダウンロードして再生できるようにすることを第一の目的としている。 【0007】

また、本発明は音声情報をダウンロードする際の操作状況や、ダウンロードした音声情報 を再生する際の操作状況を示す状態表示を利用者の視野内に確実に表示するようにしたプレーヤー付き無線通信端末装置を提供することを第二の目的としている。 【0008】

【課題を解決するための手段】

上記第一の課題を解決するために、本発明に係るプレーヤー付き無線通信端末装置は、メ ガネ型フレームと、無線通信手段と、制御手段と、記憶手段と、操作手段と、表示手段と 、音声処理手段と、電池電源とイヤホンを有し、メガネ型フレーム内に無線通信手段と、 制御手段と、記憶手段と、操作手段と、表示手段と、音声処理手段と、電池電源を設け、30 更に前記メガネ型フレームの先端にイヤホンを設け、操作手段から音声情報を受信する受 信指示信号を入力すると、制御手段の制御により、無線通信手段が音声情報を受信して記 憶手段に音声情報を記憶し、操作手段から音声情報を再生する再生指示信号を入力すると 、制御手段の制御のもと、記憶した音声情報を前記記憶手段から読み出してイヤホンに出 力するとともに、音声情報を受信する際あるいは再生する際の状態表示を表示手段で行う 構成を採る。

【0009】

この構成により、携行に便利で、イヤホンコードが絡むことのないプレーヤー付き無線通 信端末装置を実現している。

[0010]

更に本発明は、先端にイヤホンを設けたメガネ型フレームをバネ性を有する線状の部材として形成して、メガネ型フレームの鼻当てと一対のイヤホンの3箇所によりプレーヤー付き無線通信端末装置を利用者の顔に支持する構成を採る。 【0011】

この構成により、プレーヤー付き無線通信端末装置を小型、軽量で、顔からはずれにくい 、しっかりと身にまとった感覚の、いわゆるウェアラブル感覚の装置として実現している

[0012]

また本発明は、上記第二の課題を解決するために、表示手段をメガネ型フレームに取り付けたメガネレンズとメガネレンズを照射する照明手段とで構成している。

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[0013]

この構成により、音声情報をダウンロードする際の操作状況や、音楽を再生する際の操作 状況を示す状態表示を利用者の視野内に確実に表示するようにしている。

【0014】

また本発明は、メガネ型フレームとメガネレンズの位置関係を、メガネ型フレームの上に メガネレンズを乗せた位置関係として、メガネ型フレームに設けた照明手段でメガネレン ズを下方から照射する構成を採る。

 $\begin{bmatrix} 0 & 0 & 1 & 5 \end{bmatrix}$

この構成を用いることにより、人間の目が上を見るよりも下を見るほうが容易であること を利用して、状態表示を利用者の視野内により確実に表示するようにしたプレーヤー付き 10 無線通信端末装置を実現している。

【0016】

【発明の実施の形態】

(実施の形態1)

本発明の第1の実施の形態について、以下図面とともに説明する。図1に、本発明の第1 の実施の形態に係るプレーヤー付き無線通信端末装置6を用いた音楽配信システムのシス テム構成図を示す。本発明は、既に図13で説明した従来の音楽配信システムの音楽配信 端末900に代わるものとして、プレーヤー付き無線通信端末装置6を用いたものであり 、システム構成要素の同じ部分については同一の番号を付して説明を省略する。本発明の プレーヤー付き無線通信端末装置6は、基地局3,携帯電話網4、ゲートウェイ5と、イ ンターネット1を介して音楽配信サーバー2にアクセスして、音声情報をダウンロードし て再生する。図2と図3に、プレーヤー付き無線通信端末装置6を利用者の顔60に装着 したときの使用状態図を、図4にプレーヤー付き無線通信端末装置6を水平方向に切断し た断面図を、図5にプレーヤー付き無線通信端末装置6の正面図を示す。 【0017】

図2から図5に示したように、プレーヤー付き無線通信端末装置6は、概ねメガネの形を しており、左右を一体に形成したメガネレンズ10の下に右と左にのびるメガネ型フレー ム20、21を取り付けている。メガネ型フレーム20、21は互いに向き合う端面を鼻 当て30、31として、鼻当て30、31の反対側を内側と下側に湾曲した形に形成した 金属製の線バネ22、23を埋め込んだバネ性を有する線状のテンプル部分として形成し 、先端にイヤホン40、41を設けている。顔に装着していない状態ではメガネ型フレー ム20、21のそれぞれのテンプル部分の先に取り付けた一対のイヤホン40、41の間 隔が装着する人間の耳の間隔より小さくなるように、またメガネ型フレーム20、21の 鼻当て30、31とイヤホン40、41との距離が装着する人間の鼻の表面と耳孔との距 離よりも短くなるように形成している。

[0018]

プレーヤー付き無線通信端末装置6を顔に装着するときは、メガネ型フレーム20、21 を広げて装着する。図2、図3のように、利用者の顔60には、プレーヤー付き無線通信 端末装置6のメガネ型フレーム20、21の先端のイヤホン40、41を左右の耳孔に嵌 め込み、鼻当て30、31を鼻に当てて装着する。メガネ型フレーム20、21、特にテ ンプル部分は顔に装着する時に広げられるため、元に戻ろうとする力で顔60を左右方向 に挟み込む。また、鼻当て部30、31とイヤホン40、41が顔60を前後方向に挟み 込む。そのため、図3のように利用者の顔60の大きさが多少大きかったり、小さかった りしたとしても、プレーヤー付き無線通信端末装置6はメガネ型フレーム20、21の特 にテンプル部分が変形して利用者の顔60の前後左右の大きさににフィットする。 【0019】

メガネ型フレーム内に埋め込んだ金属製の線バネ22、23を無線通信手段のアンテナとしても用いる。また、メガネ型フレーム20、21の外側表面には操作手段として、選択 キー100と、決定キー101を設けており、選択キー100と決定キー101をそれぞ れ単独で、あるいは両方を同時に押すことによって各種の操作指示信号を入力できるよう

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にしている。

【0020】

このように、プレーヤー付き無線通信端末装置6は顔に装着することができるため、身に まとったいわゆるウェアラブルな装置として装着することができ、携行に便利であり、イ ヤホンコードが絡み付くことが無く使い勝手が良い。

(5)

【0021】

図6に、本発明の第1の実施の形態にかかるプレーヤー付き無線通信端末装置6の内部構 成をブロック図として示す。図6で、メガネ型フレーム20、21の中には、無線通信手 段70と、制御手段80と、記憶手段90と、音声処理手段93と、操作手段である選択 キー100と、決定キー101と、表示手段110、1111と、電池電源120を設け、 更に前記メガネ型フレーム20、21の先につけたテンプル部分22、23の各先端にイ ヤホン40、41を設けている。特に表示手段110、1111は、メガネ型フレーム20、 21にLED130、131、132、133をメガネレンズ10に向けて配置して、 メガネレンズ10を照射するようにしている。これらの各手段は、バスライン200によ って接続されており、操作手段である選択キー100、決定キー101からの入力により 、制御手段80が音声プレーヤ付き無線通信端末装置としての動作を行うようにしている

[0022]

すなわち、操作手段である選択キー100、決定キー101を用いて、音声情報を受信す る受信指示信号を入力すると、制御手段80の制御のもと、無線通信手段70がアンテナ20 を兼ねるテンプル部分22、23から図1で示したように、音楽配信サーバー2にアクセスし、音楽情報をダウンロードする。音声処理手段93は、音楽配信サーバー2から受信 した無線信号を音声信号に変換する音声処理を行い、記憶手段90に音声情報を記憶する。操作手段である選択キー100と決定キー101を用いて音声情報を再生する再生指示入力信号を入力すると、制御手段80の制御のもと、記憶手段90に記憶した音声情報を 読み出してイヤホン40、41に出力する。なお、音声情報を受信する際あるいは再生する際には、前記表示手段110、1111でLED130、131、132、133を点灯 してメガネレンズを照射して、LED130等の光による状態表示を行う。 【0023】

本発明のプレーヤー付き無線通信端末装置6の操作手段である選択キー100、決定キー 30 101を用いた基本的な操作方法を説明する。本発明のプレーヤー付き無線通信端末装置 6には選択キー100と決定キー101をメガネフレーム20、21の表面にそれぞれ設 けている。プレーヤー付き無線通信端末装置6の利用者は顔60にプレーヤー付き無線通 信端末装置6を装着した状態で、両手で選択キー100と決定キー101を同時に押すこ とにより、電源をオン、オフすることができる。そして、右手で選択キー100を押すと、選択可能なメニューが記憶手段90から読み出されてイヤホンに出力される。その後、 所定時間内に選択キー100が押されると、次に選択可能なメニューが読み出される。メ ニューが読み出されたま、所定時間が経過するとそのメニューを選択したという扱いがさ れる。また、左手で決定キー101を押すことでもメニューを確定することができるよう にしている。

[0024]

図7に、選択キー100、決定キー101を用いた基本的な操作方法をフローチャートと して示す。図7において、両手で選択キー100と決定キー101を同時に押して電源を オンにすると(ステップS1)、図示しない操作制御用のタイマーが起動する(ステップ S2)。選択キー100が押されると(ステップS3)イヤホン40、41から選択可能 なメニューが音声で出力される(ステップS4)。決定キー101が押されないまま(ス テップS5)、タイムアウトする前に(ステップS6)、選択キー100が押されると、 次のメニューが順次読み出される。タイムアウトするか、決定キー101が押されると、 読み出さたメニューが選択されたものとして確定する(ステップS7)。そして、確定し た項目の動作を開始する(ステップS8)。動作中に選択キー100と決定キー101が

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同時に押されたときは(ステップS9)、動作を停止する(ステップS10)。そして再び、選択キー100と決定キー101が同時に押されたときは(ステップS11)、電源をオフにする(ステップS12)。動作中に選択キー100と決定キー101が同時に押されないときは、電源をオフにすることなく動作を継続する。 【0025】

図8に、本発明のプレーヤー付き無線通信端末装置6で音楽情報をダウンロードする際の 操作手順をフローチャートとして示す。なおここでは、説明を簡単にするためにプレーヤ ー付き無線通信端末装置6の記憶手段90には、予め音楽配信サーバーのURLを記憶し

てあるものとして説明する。

【0026】

まず、プレーヤー付き無線通信端末装置6の操作手段である選択キー100と決定キー101を両手で同時に押して電源をオンにし、電池電源120から無線通信手段70と制御手段80に電源供給して、表示手段1100の照明手段のLED130をパイロットランプとして点灯させる(ステップS20)。次に、操作手段の選択キー100を押して選択できるメニューを順次読みだし、「URLを選択しますか?」というメッセージを出力させた状態で、所定時間を経過させるか、決定キー101を押して、URLの選択動作を開始する(ステップS21)。URLの選択は、前記操作手段100を所定時間内に次々と押すことによってURLを順次、イヤホンに音声出力させて切り替えることができる。なお、選択キー100を押す毎に、照明手段であるLED131、132、133を追加点灯していくことにより、何番目のURLが選択可能かを視覚的に確認できるようにしている(ステップS22)。URLを出力させた状態で、所定時間を経過させるか、決定キー101を押してURLを確定する(ステップS24)。URLが確定すると、制御手段80は無線通信手段70により、メガネ型フレームのテンプル部分兼アンテナ22、23から、基地局3,携帯電話網4、ゲートウェイ5、インターネット1を経由して、音楽配信サーバー2にアクセスする(ステップS25)。

[0027]

プレーヤー付き無線通信端末装置6は、音楽配信サーバー2から配信可能な音楽情報名を 受信して、イヤホン40、41に音声出力する。例えば音楽配信サーバーが、クラシック 、ポピュラー、ポップスの3つのジャンルについて人気の高いベスト5までの曲が配信可 能であるとして説明すると、配信可能なジャンル名が「1.クラシック、2.ポピュラー 、3.ポップス。」というように順次出力される。そして、希望するジャンルを選択する と配信可能な曲名が順次出力されるので(ステップS26)、既に説明したような使い方 で選択キー100と決定キー101を用いて、希望する曲名を決定する(ステップS27)。このことにより、決定された曲の音楽情報がダウンロードされる(ステップS28) 。1つの曲のダウンロードが終わってから、引き続き他の曲についてダウンロードすると きは(ステップS29)、ステップS26に戻り、ステップS28までの操作をして他の 曲をダウンロードする。終了するときは、操作手段の選択キー100と決定キー101を 同時に押して動作を停止して(ステップS30)。

【0028】

次に、ダウンロードして記憶手段90に記憶した音楽情報を再生する動作を説明する。図 9に、プレーヤー付き無線通信端末装置6で音声情報を再生する際の操作手順をフローチ ャートとして示す。まず、プレーヤー付き無線通信端末装置6の操作手段の選択キー10 0と決定キー101を同時に押すと、電池電源120が無線手段70と制御手段80に供 給され、表示手段1100内の照明手段のLED130がパイロットランプとして点灯す るのは図8のフローチャートと同じである(ステップS31)。次に、選択キー100で 「音楽再生を開始しますか?」メニューを読み出してイヤホンに出力し、タイムアウトさ せるか、決定キー101を押して、音楽再生モードを開始する(ステップS32)。選択 キー100を押すと(ステップS33)、曲名がイヤホンに出力される。なお、選択キー 100を押す毎に、再生可能な曲名をイヤホン40、41に音声出力するとともに、照明

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手段であるLED131、132、133を追加点灯していくことにより、何番目の曲名 であるかを視覚的に確認することができるようにしている(ステップS34)。タイムア ウトさせるか決定キー101を押して、再生する曲を確定する(ステップS35)。制御 手段は選択された曲を記憶手段の再生リストに記憶する(ステップS36)。再生リスト に記憶すると、更に再生する曲を追加するかを入力する画面が表示されるので、所定時間 内に選択キー100を押すと、スップS33に戻り、ステップS36までの操作を行うこ とにより、再生する曲を選択する。ステップS37で、タイムアウトさせると、再生する 曲を追加しないものとして、再生リストに記憶した順に音楽を再生する(ステップS38)。

【0029】

音楽の再生は、音声をイヤホン40、41に出力するとともに、再生している音楽の番号 に相当する数の照明手段を点灯する。なお、曲の始めは単に再生している音楽の番号に相 当する数の照明手段を点灯し、音楽にあわせて色彩を変化させるようにしている。クラシ ックを聴いているときに、メガネレンズを照射する光の色がセピア色に変わると、メガネ レンズ越しに見える風景が古い映画を見ているように変わる。明るい長調の曲を聴いてい るときは黄色や赤の暖色系の光を点滅し、短調の曲を聴いているときは、淡い白色や水色 の光をゆっくりと変化させるなど、再生曲に対する表示内容を自動選択するようにして、 音楽を聴いている気分を高揚させることができる。再生リストに記憶した曲の再生がすべ て終わると、そのまま所定時間内に操作手段の選択キー100を操作しないと電源が切れ るようにしている。なお、曲の再生がすべて終わってから所定時間内に選択キー100が 操作されると、ステップS33に戻り、再生する曲名を選択できる様にしている。

なお、上記実施の形態では、インターネット1の音楽配信サーバー2から音声情報をダウ ンロードする音楽配信端末装置として、プレーヤー付き無線通信端末装置6を説明したが 、音楽情報を無線で送信するネットワークはこれに限られるものではなく、他の無線ロー カルエリアネットワークから音楽情報をプレーヤー付き無線通信端末装置に送信するシス テムであっても良い。

[0031]

また、プレーヤー付き無線通信端末装置が受信する音声情報には、音楽そのものの情報の他に、音楽そのものの情報に付随した曲の題名や曲の解説の音声、歌手の声、詩の朗読、 30 文章の朗読、リズム、ダウンロードの操作手順を案内する音声等が含まれる。 【0032】

(実施の形態2)

次に、本発明の第2の実施の形態に係るプレーヤー付き無線通信端末装置について説明す る。第1の実施の形態では、メガネ型フレーム20、21に埋め込んだ金属製の線バネ2 2、23を無線通信手段のアンテナとして用いたが、本発明の第2の実施の形態に係るプ レーヤー付き無線通信端末装置62では、アンテナ132をメガネ型フレーム20、21 に交わるように立てられる構造にしている。

[0033]

図10に本発明の第2の実施の形態に係るプレーヤー付き無線通信端末装置62の外観図 40 を示す。また、図11にプレーヤー付き無線通信端末装置62を利用者の顔60に装着し た使用状態を示す。図10と図11では、メガネ型フレーム20に対して1本のアンテナ 132を立てた状態を示すが、左右のメガネ型フレーム20、21のそれぞれから計2本 のアンテナを立てても良い。このように、アンテナを立てて、利用者の顔60から離す事 により、アンテナの感度を高めることができる。図10と図11に示す第2の実施の形態 では、アンテナ132をメガネ型フレーム20に対して回転自在に取り付け、使用時には メガネ型フレームと交わるように立てるようにしている。なお、アンテナ132を伸縮式 のアンテナとしても良い。

【 O O 3 4 】

(実施の形態3)

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次に、本発明の第3の実施の形態に係るプレーヤー付き無線通信端末装置63について説 明する。図12は、本発明の第3の実施の形態に係るプレーヤー付き無線通信端末装置6 3を用いた博物館等の展示会場における見学者用音声配信システムのシステム構成図であ る。この展示会場における見学者用音声配信システムは、一つの敷地内に設置したブルー トゥース等の短距離無線通信を用いたローカルエリアネットワーク70に見学者用音声配 信サーバー71を接続し、複数の基地局72、73、74、75をローカルエリアネット ワーク70の基地局として割り付けてある。そして、プレーヤー付き無線通信端末装置6 3を携行する見学者が基地局72に接近すれば、基地局72に接近した見学者用の音声情 報を自動的に見学者用音声配信サーバー71から配信し、見学者が移動して基地局73に 接近すれば、基地局73に接近した見学者用の音声情報を自動的に配信するようにしてい る。以下、同様に見学者の移動に応じて、基地局74に接近した見学者用の音声情報、基 地局75に接近した見学者用の音声情報が順次自動的に配信される。見学者は、見学通路 を歩いていくと、展示物の説明を自動的に受信して聞くことができる。

上記第3の実施の形態では、博物館や展示会場などにおける展示情報だけでなく、見学経路誘導用のナビゲーション情報をプレーヤー付き無線通信端末装置63に配信して見学者を誘導することもできる。このとき、右に曲がるときは表示手段のメガネレンズの右端の照明手段を点滅させ、左に曲がるときはメガネレンズの左端の照明手段を点滅させることにより、見学者を音声情報に加えて、表示手段を用いて視覚的に誘導することができる。 【0036】

【発明の効果】

本発明に係るプレーヤー付き無線通信端末装置によれば、メガネ型フレーム内に無線通信 手段と、制御手段と、記憶手段と、操作手段と、表示手段と、音声処理手段と、電池電源 を設け、更に前記メガネ型フレームの先端にイヤホンを設け、操作手段に音声情報を受信 する受信指示信号を入力すると、制御手段の制御により、無線通信手段が音声情報を受信 して記憶手段に音声情報を記憶し、操作手段に音声情報を再生する再生指示を入力すると 、制御手段の制御により、記憶した音声情報を前記記憶手段から読み出してイヤホンに出 力するとともに、音声情報を受信する際あるいは再生する際の状態表示を表示手段で行う ことにより、携行に便利で、イヤホンコードが絡むことのない、音楽配信サーバーからイ ンターネットを介して音声情報をダウンロードすることができるプレーヤー付き無線通信 端末装置を得ることが出来る。

【0037】

更に本発明は、メガネ型フレームをバネ性を有する線状の部材として形成して、メガネ型 フレームの鼻当てと一対のイヤホンの3箇所によりプレーヤー付き無線通信端末装置を利 用者の顔に装着するようにしたことにより、プレーヤー付き無線通信端末装置を身にまと った感覚の、いわゆるウェアラブル感覚で使うことができる。

[0038]

また本発明は、表示手段として複数の照明手段をメガネ型フレーム内に組み込み、複数の 照明手段の光を同時に又は選択的にメガネレンズに照射することにより、音声情報をダウ ンロードする際の操作状況や、音楽を再生する際の操作状況を示す状態表示を利用者の視 野内で確認することができる。

【図面の簡単な説明】

【図1】本発明の第1の実施の形態にかかるプレーヤー付き無線通信端末装置を用いた音楽配信システムの構成図

【図2】本発明の第1の実施の形態にかかるプレーヤー付き無線通信端末装置を利用者の 顔に装着したときの使用状態図

【図3】本発明の第1の実施の形態にかかるプレーヤー付き無線通信端末装置を利用者の 顔に装着したときの使用状態図

【図4】本発明の第1の実施の形態にかかるプレーヤー付き無線通信端末装置の断面図 【図5】本発明の第1の実施の形態にかかるプレーヤー付き無線通信端末装置の正面図 10

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【図6】本発明の第1の実施の形態にかかるプレーヤー付き無線通信端末装置のブロック \mathbb{X} 【図7】本発明の第1の実施の形態にかかるプレーヤー付き無線通信端末装置の操作手段 による操作手順のフローチャート 【図8】本発明の第1の実施の形態にかかるプレーヤー付き無線通信端末装置の音声情報 のダウンロード時の操作手順のフローチャート 【図9】本発明の第1の実施の形態にかかるプレーヤー付き無線通信端末装置の音声情報 の再生時の操作手順のフローチャート 【図10】本発明の第2の実施の形態にかかるプレーヤー付き無線通信端末装置の斜視図 【図11】本発明の第2の実施の形態にかかるプレーヤー付き無線通信端末装置を利用者 10 の顔に装着したときの使用状態図 【図12】本発明の第3の実施の形態にかかるプレーヤー付き無線通信端末装置を用いた 見学者用音声配信システムの構成図 【図13】従来の音楽配信システムのシステム構成図 【符号の説明】 1 インターネット 2 音楽配信サーバー 3 ゲートウェイ 4 携帯電話網 5 基地局 20 6 プレーヤー付き無線通信端末装置 10 メガネレンズ 20、21 メガネ型フレーム 22、23 テンプル部分 30、31 鼻当て 40,41 イヤホン 70 無線通信手段 80 制御手段 90 記憶手段 93 音声処理手段 30 100 選択キー 101 決定キー 110、111 表示手段 120 電池電源 130, 131, 132, 133 LED







【図4】



【図5】





















フロントページの続き

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5K101 KK18 LL12 MM07 NN12 NN21

JP2004320597A 2004-11-11 RADIO COMMUNICATION TERMINAL DEVICE EQUIPPED WITH PLAYER (en)____

English Abstract:

PROBLEM TO BE SOLVED: To provide a radio communication terminal device equipped with a wearable player free from the entanglement of an earphone cord and convenient in carrying thereof.

SOLUTION: There are provided a radio communication means of an eye glasses shape frame, a control means, a storage means, an operation means, a display means, a sound processing means, and a power supply means, and further an earphone at the tip end of the eye glasses frame. Hereby, when a reception instruction signal for receiving sound information is input, the radio communication means receives the sound information and stores it in the storage means, and when a reproduction instructing signal for reproducing the sound information is input, the stored sound information is read from the storage means and outputted to the earphone under the control of the control means, and further the display means displays the state of the sound information when the sound information is received or reproduced. The radio terminal communication terminal device equipped with a wearable player can thus listen to a music obtained by downloading the sound information from a music distributing server through the Internet.

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JP-F-Term: 5K101/NN12 JP-F-Term: 5K101/NN21

Patent References Cited-Forward:

Publication Number	
JP2010281688A	
WO2006066457A1	

English Description:

0001:

[Belongs to the technical field of the invention]

The present invention, the voice information by radio communication after received and stored in a memory means, storage means for reading out the information from the radio communication terminal device equipped with player.

0002 : Prior art:

The music on the Internet server voice information from wireless communication terminal device already music distribution service. The figure shows a system configuration of a conventional music distribution system in fig. 13. The Internet 1, music information into a digital music distribution server 2 is connected. Furthermore, with respect to the music distribution server er 2, music distribution terminal device 900 is a base station 3, portable telephone network 4, gateway 5, Internet 1 via the access. The music distribution terminal device 900, and the wireless communication means 902 in the casing 901, and ten key entry means 903, and a display means 904, and a storage means 905, the casing 901 is used by inserting the ear doorphone 906.

0003:

The key input means 903 music distribution terminal device 900 according to the needs of the music and access URL is input, and a cellular phone network 4 via the Internet 1 can communicate and music distribution server 2, music distribution server 2 from a distribution menue music distribution terminal device 900 looking at the display means 904, delivery is desired, the key input music contents can be selected. The music distribution server 2, the content of the selected voice information read from the database (not shown) is transmitted to the music distribution terminal device 900. The music distribution terminal device 900 the transmitted audio information stored in the storage means 905. The end of the delivery and music, voice information is read out from the memory means 905 is, ear outputs doorphone 906. 0004 :

The conventional music distribution terminal device 900, using the key input means 903 and display means 904 music distribution comprises, music downloaded information reproducing doorphone ear or headphones. The download operation, including operation music, character display of the other menu since it is required to repeat the operation, and a display means of certain sizes, certain sizes and of requiring a key input means 903. Therefore, music distribution terminal device 900 is bulky, or when carried by the pocket must be put in the bag. Furthermore, (for example, patent document 1, patent document 2) doorphone code is also difficult to handle the entangled ear.

0005:

[Patent document 1]

In the patent Number 2001-28572 publication (page 11 first, fig. 4) [Patent document 2] In the patent Number 2002-23768 publication (page 3 first, fig. 1) 0006 :

Problems to be solved by the invention:

The present invention, the drawbacks of the prior art which is convenient to carry, ear without entangling doorphone code, collectively called a feeling of wearing a wearable by radio communication terminal device equipped with player, nothing is put into a pocket or bag without, does not have any sense by hand, such as music, voice information downloaded from the server to reproduce and to first.

0007:

Furthermore, the operation of the present invention when downloading audio information or status, when reproducing information downloaded state display indicating that the operation state of the user in the field of view of a player to securely provide with wireless communication terminal and second.

0008:

Means for solving the problems:

In order to solve the first problem, in the present invention the radio communication terminal device equipped with player, and a spectacle frame, and wireless communication means, and control means, and memory means, and operating means, and display means, and processing means, and a battery power source has an ear doorphone, spectacle frame and in wireless communication means, and control means, and memory means, and operating means, and operating means, and display means, and processing means, the battery power supply is provided, at the end of the spectacle frame doorphone ear is provided, operating means for receiving information from and a command signal is input, by the control means, wireless communication means, receiving the audio information stored audio information, audio information from the operating means for inputting an instruction signal and, under the control of a control means, a voice information stored in the storing means, and read from the ear doorphone output, when receiving a voice information when the display of the state of the display or reproduction by means.

With this configuration, which is convenient to carry, ear without entangling the player doorphone code with wireless communication terminal device is realized. 0010 :

Furthermore, the present invention, the tip is provided with a spring-type frame of spectacles doorphone ear having formed as a linear member, and the nose of the spectacle frame 3 by a pair of ear portions doorphone of radio communication terminal device equipped with player supported on the face of a user.

0011:

By this constitution, a small radio communication terminal device equipped with player, light in weight, easy disengagement from the face, and a sense of collectively as the body firmly, as a device called a wearable sense.

0012:

The present invention also, in order to solve the second problem, display means mounted to the frame and a glass lens to spectacle lens and illuminating means.

With this configuration, when the operation state information is downloaded or voice, music reproducing the operation state display indicating securely within the field of view of the user. 0014 :

The present invention also, spectacle frame and positional relationship of eyeglass lens, lens on a spectacle frame as a positional relation, spectacle frame is provided with an illumination means in whichahappropriate cast from a lens of eyeglasses. 0015 :

By using this configuration, human eyes are views looking on lower than that is easily, reliably by a user in the field of view of the display state is displayed on a player with wireless communication terminal device is realized.

0016:

Embodiments of the invention:

(Embodiment 1)

A first embodiment of present invention as 1, and the explanation below drawing. Fig. 1 a, 1 of the first embodiment of the present invention related to using wireless communication terminal device equipped with player 6 shows a system configuration diagram of a music distribution system. The present invention, already described in fig. 13 of a conventional music distribution system instead of music distribution terminal 900, radio communication terminal device equipped with player 6 is used, the same part of the system components of the same numbrs, explanation is omitted. The present invention of radio communication terminal device equipped with player 6, base station 3, portable telephone network 4, gateway 5 and, via the Internet 1 accesses the server music 2, voice information is downloaded. In fig. 2 and fig. 3, radio communication terminal device equipped with player 6 fig. 4 cut in the direction of a horizontal cross-sectional diagram, fig. 5 the radio communication terminal device equipped with player 6 showing a front view. 0017 :

From fig. 2 to fig. 5, as shown, the player with wireless communication terminal 6, and having a shape of generally glasses, glass lens 10 is integrally formed to the right and left of the left and right under the spectacle frame 20, 21 is mounted extends. Spectacle frame 20, 21 respectively face the end faces 30, 31 as a nose, the nose 30, 31 on the lower side and the opposite side which is curved inwardly to form the wire spring 22, 23 made of a metal having a spring property embedded therein is formed as a linear temple, doorphone ear 40, 41 is provided at the tip. In the state not attached to face a spectacle frame 20, 21 mounted on the end of a section of each of a pair of temple doorphone ear 40, 41 is mounted so as to be smaller than an interval of human ears, the spectacle frame 20, 21 of the nose 30, 31 and the distance of a human doorphone ear 40, 41 and the mounting surface of the ear hole transnasal formed so as to become shorter than the distance.

0018:

Radio communication terminal device equipped with player 6 when worn on the face, by widening the spectacle frame 20, 21. Figs. 2, 3 as, at the user's face 60, radio communication terminal device equipped with player 6 of a spectacle frame 20, 21 of the right and left sides of the tip of the fitting earhole doorphone ear 40, 41, 30, 31 on the nose against the nose. Spectacle frame 20, 21, especially when the temple portion for face mounting can be spread, and towards the face 60, a force in the right direction. Furthermore, the nose section 30, 31 and the face 60 doorphone ear 40, 41 are held in a longitudinal direction. Therefore, as shown in fig. 3 the size of the user's face 60 is somewhat large, even if small, radio communication terminal device equipped with player 6 the spectacle frame 20, 21 of the temple portion is deformed by the particular user's face 60 of the size of the fitting. 0019 :

Spectacle frame embedded in a metallic coil springs 22, 23 are used as the antenna of the radio communication means. Furthermore, on the outer surface of the spectacle frame 20, 21 as an operating means, and a selection key 100, is provided with a key 101, selection key 100 and a key 101, or both are simultaneously depressed, whereby various operation instruction signal input.

0020 :

In this way, the player with wireless communication terminal device 6 can be put on the face, the so-called collectively as a wearable device can be mounted, and which is convenient to carry, ear without entangling of friendly doorphone code. 0021 :

Fig. 6 a, 1 of the first embodiment of the present invention such radio communication terminal device equipped with player 6 shown as a block diagram of an internal configuration. Fig. 6 and, in the spectacle frame 20, 21, and wireless communication means 70, and a control

means 80, and memory means 90, and the voice processing means 93, and operating means for selecting key 100, and key 101, and a display means 110,111, battery power supply 120 is provided, the spectacle frame 20, 21 at the tip of each of the temple portions 22, 23 is provided with a tip doorphone ear 40, 41. The particular display means 110,111, spectacle frame 20, 21 the LED130, 131,132,133 are arranged toward the lens 10, so as to irradiate a spectacle lens 10. Each of these means, are connected by a bus line 200, serving as an operating means for selecting key 100, key 101 by the input from the, control means 80 as a radio communication terminal device equipped with an audio player is to operate.

In other words, the operating means by using the selected key 100, key 101, audio information and a receiver for receiving a command signal is input, under the control of the control means 80, an antenna, a radio communication means 70 serves as shown in fig. 1 from the temple portions 22, 23, by accessing the server music 2, music information is downloaded. The voice processing means 93, music distribution server 2 from the radio signal received by the voice signal, and the voice processing is performed, voice information is stored in the memory means 90. Operation means selecting key 100 using a key 101 and voice information, and an instruction input signal is input, under the control of the control means 80, the voice information stored in the memory means 90 reads doorphone ear 40, 41. Furthermore, voice information or at the time when, in the display means 110,111 LED130, 131,132,133 irradiating lens of eyeglasses with a lighting, such as light LED130. 0023 :

A basic operation is explained using the selection keys 100, key 101 is operated by means of radio communication terminal device equipped with player 6 of the present invention. In the present invention the player of a radio communication terminal device equipped with 6 the selection key 100 and a key 101 is provided on each surface of the spectacle frame 20, 21. Radio communication terminal device equipped with player 6 face 60 of the user in radio communication terminal device equipped with player 6 in a mounted state, with both hands, and simultaneously pressing selected keys 100 by key 101, power is turned on, can be turned. Furthermore, right-hand and pushes the select key 100, which can be selected on the menu doorphone output ear is read out from the memory means 90. After that, within a predetermined period of time and the selection key 100 is depressed, the selected menu is read. Menu is read out, and a predetermined time is elapsed that menu is selected by the handle thereof. Furthermore, even when the left hand key 101 is depressed so as to determine the menu. 0024 :

Fig. 7 in, selection key 100, key 101 is used as a flowchart showing a basic operation process. Fig. 7 in, (step S2) and (step S1 for controlling the operation of a timer), a power source (not shown) and simultaneously pushes the select key 100 turns on with both hands, key 101. Selection key 100 is pressed (step S3) doorphone ear 40, 41 and can be selected from the menu (step S4) is output. Determining key 101 is pressed (step S5) uncutted, before the time-out (step S6), and the selection keys 100 is depressed, the next menu are successively read out. A time-out, and key 101 is pressed, is read as a menu is selected (step S7) is determined. Furthermore, the determined (step S8) to start the operation of the item. The selection key 100 during operation and when the key 101 are pressed simultaneously (step S9), (step S10) to stop the operation. Again, the selection keys 100 and key 101 are pushed simultaneously (step S11) when the, power supply is turned off (step S12). The selection key 100 during operation and when the key 101 are pushed simultaneously, without turning off the power source to continue its operation.

0025:

Fig. 8 the, present invention music player with wireless communication terminal 6 when downloading information as a flowchart showing an operation procedure. Also in this case, in order to simplify the explanation of the player with wireless communication terminal device 6 in the memory means 90, previously stores a URL of music distribution server as described.

0026:

First of all, radio communication terminal device equipped with player 6 serving as an operating means for selecting key 100 of key 101 are depressed simultaneously with both hands, and the power supply is turned on, the battery power supply 120 and control means 80 from wireless communication means 70 for supplying a power to, display means 110 as a lighting means of the lighting of the pilot lamp LED130 (step S20). Next, operation means can be selected by pressing the menu selection key 100 successively read, selecting a " URL?? " While the message is output, whether the predetermined time passes, by pressing the key 101, a URL (step S21) for selecting operation is started. The selection of the URL, operating means 100 within a predetermined time sequentially and successively by pushing the URL, ear doorphone capable of switching the voice output. Furthermore, each selection key 100 is depressed, LED131 lighting means, by adding lighting periord 132,133, capable of selecting one of any number of URL to visually check (step S22) is. In the state of outputting a URL, whether the predetermined time passes, a key 101 (step S24) pushes the URL is determined. URL is determined and, control means 80 by wireless communication means 70, spectacle frame temple portions and antenna 22, 23 from, base station 3, portable telephone network 4, gateway 5, Internet 1 via a, music distribution server 2 (step S25) to access. 0027:

The player with wireless communication terminal 6, music distribution server 2 receiving the information from the music, voice output ear doorphone 40, 41. For example, a music distribution server, a classic, popular, pops of about 3 until one of the popular jenre best 5 explained as being capable of delivering and curvature, which can distribute the category name is " 1. a classic, 2. popular, 3. pops. " Successively. Furthermore, to select a desired jenre and distribute the music is sequentially outputted (step S26), as explained already protrct selection key 100 using a key 101 and, (step S27) for determining a desired music. In this way, the music determined (step S28) information is downloaded. 1 after downloading of one curvature, the curvature of the following (step S29) for down, step S26 to return, by the operation of step S28 to the curvature of the other. When finished, operating means of selection keys 100 and simultaneously push key 101 (step S29) stopping its operation, and to simultaneously select key 100 again determining key 101 (step S30) pushes the power supply is turned. 0028 :

Next, stored in the memory means 90 by downloading the music information, operation is explained. Fig. 9 a, radio communication terminal device equipped with player 6 when the voice information as a flowchart showing an operation procedure. First of all, radio communication terminal device equipped with player 6 and operating means of selection keys 100 and simultaneously pressing key 101, battery power supply 120 and control means 80 radio means 70 is supplied, display means 110 of the illuminating means in the pilot lamp is lit as LED130 fig. 8 (step S31) and is the same as the flowchart. Next, a select key 100" music reproduction start?? " Menue doorphone reads output to the ear, or time out, by pressing the key 101, (step S32) and starts a music reproducing mode. In a step S33 and (selection key 100 is depressed), the music doorphone ear. Furthermore, each selection key 100 is depressed, a music reproducing audio output doorphone ear 40, 41, LED131 lighting means, by adding lighting periord 132,133, music or what can be visually confirmed (step S34) is. A time-out or pushing the key 101, (step S35) establishes a curvature. The control means of the selected and stored in a storage means (step S36) playlist. In playlist and, further adding a music reproducing a picture is displayed is input, and the selected key 100 is pressed within a predetermined time, return xyy S33, step S36 until operated by, a curvature is selected. At a step S37, and the time out, a curvature that is not added, playlist order is stored (step S38) reproduce music. 0029:

The music, voice output doorphone ear 40, 41, of the music reproducing the number corresponding to the number of the lighting means is lit. Moreover, the beginning of the music reproducing the curvature but of the number corresponding to the number of the illuminating means is turned on, the color is changed in accordance with the music. When the classic listening, the color of the light irradiating lens changes in color and sepia, movie scene is seen through a glass lens to see oldness changes. When the curvature of the major listening to bright yellow or red by flashing light of warm, listening to music when the schemes of, or white light of pale and such slowly changing $\hbar \oplus$, display contents for music reproduction by automatic selection, listening to music can be a venefit ~~~ mood. In the playing of the music playlist and end of all, operating means within a predetermined time as it does not operate the select key 100 and the power supply is turned. Furthermore, all of the music is completed within a predetermined time and selecting key 100 is operated, it returns to step S33, regeneration can is selected.

0030:

Furthermore, in the above embodiment, the Internet 1 of voice information is downloaded from the server music 2 as music distribution terminal device, radio communication terminal device equipped with player 6 which explain, music information transmitted by radio network is not limited to this, other wireless local area network wireless communication with music information from the player is transmitted to the terminal system. 0031 :

Furthermore, the player receives wireless communication terminal with the voice information, in addition to the information of the music, music, the information of the curvature or a curvature of the accompanying description of the voice composers, surer, recites a loudspeaker, a document reading, rhythm, downloaded for guiding the operation procedure of sound. 0032 :

(Embodiment 2)

Next, a second embodiment of the present invention the player 2 with wireless communication terminal device are described. 1 of the first embodiment, spectacle frame 20, 21 embedded in a metal-made wire spring 22, 23 is used as an antenna of the radio communication means, 2 of the first embodiment of the present invention related to the player with wireless communication terminal 62, a spectacle frame 20, 21 so as to cross the antenna 132 standing structure. 0033 :

Fig. 10 of the first embodiment of the present invention in a 2 related to the external view of the player with wireless communication terminal 62. Furthermore, fig. 11 the radio communication terminal device equipped with player 62 attached to the user's face 60 showing the use state. In fig. 10 and fig. 11, spectacle frame 20 to 1 to indicate a standing state antenna 132, from each of the right and left of the spectacle frame 20, 21 can be erected antenna 2 meter. In this way, the antenna is erected, by separating from the user's face 60, which can enhance the sensitivity of the antenna. 2 shown in fig. 10 and fig. 11 of the first embodiment, antenna 132 rotatably mounted on a spectacle frame 20, and at the time of use so as to intersect esterblish glasses frame. Furthermore, antenna 132 as a telescopic antenna. 0034 :

(Embodiment 3)

Next, a second embodiment of the present invention related to 3 equipped with player wireless communication terminal 63 are described. Fig. 12 the, 3 of the first embodiment of the present invention the player with wireless communication terminal 63 in a museum or exhibition halls using a system configuration diagram of a sound distribution system for the observer. This is demonstrated in the sound distribution system for exhibition halls, one set in the area of the short-range wireless communication such as a Bluetooth local area network using 70 for sound distribution server submitted 71 is connected, a plurality of base station 72, 73, 74, 75 are assigned as a local area network 70 of base stations. Furthermore, the player with wireless communication terminal 63 carrying a base station 72 when the observer approaches, base station 72 for the observer approaches the voice information automatically distributed from sound delivery server for the observer 71, when the observer approaches the base station 73 automatically delivers the voice infor-

mation. Below, in the same manner in accordance with the movement of the observer, base station 74 for the observer approaches the voice information, base station 75 approaches the voice information automatically in order for the observer. The observer, tour passage and walks, the exhibited articles can be heard by the receiver. 0035 :

3 of the first embodiment, in a museum display information such as not only or exhibition halls, tour route guidance navigation information for the player with wireless communication terminal 63 and delivering it to the observer can also be guided. At this time, the display means when bent to the right on the right of the glass lens of the illuminating means is turned on and off, and, when bent to the left of the left end of the spectacle lens by flashing lighting means, in addition to the voice information visitors, visual display means is used for induction. 0036 :

[Effect of the invention]

The present invention according to the radio communication terminal device equipped with player, spectacle frame and in wireless communication means, and control means, and memory means, and operating means, and display means, and processing means, the battery power supply is provided, at the end of the spectacle frame doorphone ear is provided, operating means for receiving the audio information and a command signal is input, by the control means, wireless communication means, receiving the audio information stored audio information, operating means audio information and a, by the control means, a voice information stored in the storing means, and read from the ear doorphone output, when receiving a voice information when the display of the state of the display means or by performing, convenient to carry, ear without entangling doorphone code, via the Internet provider in music, voice information can be downloaded player with wireless communication terminal device can be obtained.

0037:

Furthermore, the present invention, a spectacle frame having spring properties is formed as a linear member, and the nose of the spectacle frame 3 with a pair of ear portions doorphone of players due to radio communication terminal device mounted on the face of a user by, player wearing the radio communication terminal device equipped with a sense of collectively, capable of being used in a so-called wearable sense.

0038:

The present invention also, a plurality of illumination means as display means are incorporated in the spectacle frame, a plurality of illuminating means to selectively or simultaneously to the light irradiated to the eyeglass lens, or the operation state when downloading audio information, which indicates the operation state at the time of reproducing the state display within the visual field of a user can be confirmed.

Brief description of the drawings:

[Fig. 1] 1 of the first embodiment of the present invention applied to a music player using wireless communication with the distribution system configuration diagram

[Fig. 2] 1 of the first embodiment of the present invention such a player with a wireless communication terminal of the user's face when installed on a used state diagram

[Fig. 3] 1 of the first embodiment of the present invention such a player with a wireless communication terminal of the user's face when installed on a used state diagram

[Fig. 4] 1 of the first embodiment of the present invention applied to a cross-sectional diagram of a radio communication terminal device equipped with player

[Fig. 5] 1 of the first embodiment of the present invention with the front elevation of such a player

[Fig. 6] 1 of the first embodiment of the present invention applied to a block diagram of the radio communication terminal device equipped with player

[Fig. 7] 1 of the first embodiment of the present invention with such a player of flowchart of operation procedure by operating means

[Fig. 8] 1 of the first embodiment of the present invention such radio communication terminal device equipped with player of the flowchart of the operation procedure of downloading information

[Fig. 9] 1 of the first embodiment of the present invention with such a player during reproduction of audio information of the operation procedure of the flowchart

[Fig. 10] 2 of the first embodiment of the present invention with such a player perspective diagram of radio communication terminal device

[Fig. 11] 2 of the first embodiment of the present invention such a player with a wireless communication terminal of the user's face when installed on a used state diagram

[Fig. 12] 3 of the first embodiment of the present invention of the player using radio communication terminal device equipped with a configuration diagram for visitors sound distribution system

[Fig. 13] system configuration diagram of a conventional music distribution system Description of the symbols:

1 Internet

2 music distribution server

3 gateway

4 portable telephone network

5 base station

6 radio communication terminal device equipped with player

10 spectacle lens

20, 21 spectacle frame

22, 23 the temple part

30, 31 the nose

40, 41 ear doorphone 70 wireless communication means

80 control means

90 storage means

93 audio processing means

100 selection key

101 key

110,111 display means

120 battery power supply

130,131,132,133 LED

Number of Claims: 4

ENGLISH CLAIMS:

The mold frame and glasses, and wireless communication means, and control means, and memory means, and operating means, and display means, and processing means, and having a battery power supply doorphone ear, the eyeglass frame and the wireless communication means, and the control means, and the storage means, and the operating means, and the display means, and the voice processing means, the battery power supply is provided, the spectacle frame doorphone is provided at the fore end of the ear, the operation means for receiving information from and to input a signal indication, controlled by the control means, the wireless communication means, receives voice information is stored in the storage means, the operation means for reproducing audio information from and reproduction instruction signal is inputted, the control of the control means, the voice information is read from the storing means and outputting a doorphone ear, when receiving a voice information or the display means when the display of the state is carried out in the radio communication terminal device equipped with player. The tip is provided with an ear doorphone glasses frame and a linear member having spring properties is formed as described in claim 1 and a radio communication terminal device equipped with player.

The display means, attached to the eyeglass frame and glass lens, the glass lens, an illumination means described in claim 1 is characterized by a player and a wireless communication terminal device.

The eyeglass frame and the display means of the positional relation of the spectacles, the spectacles frame on the lens of eyeglasses placed in as a positional relation, the glass lens from below the illuminating means so described in claim 3 is characterized in that a player and a wireless communication terminal device.

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connector's position relative to the frame to be adjusted as needed so as to properly engage mating connectors on a particular personal audio set. A resistive détente is preferably provided at key locations along the frame so as to hold the connector at a predetermined position relative to the frame.

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10 MULTI-POSITION CONNECTOR FOR PERSONAL AUDIO SET

Cross Reference to Related Applications

This application claims priority to U.S. provisional patent application serial number 60/622,874 filed on October 26, 2004.

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Field of the Invention

The present invention relates to a connector preferably for a personal audio set that may be positioned to at least a plurality of different locations.

20 Background of the Invention

Personal audio devices, commonly known as headphones, earphones, headsets, and the like, are gaining in popularity. The typical personal audio device includes a frame containing an earphone that is usually positioned over or in a wearer's ear. In cases where the audio-set is a headset, a microphone is also typically positioned near the wearer's mouth.

Personal audio devices are often sold as after-market items for use with audio sets, such as MP3 players, CD players, cell phones, and the like, that consumers have purchased separately. These personal audio sets usually include a jack or connector that allow for connection of personal audio

30 devices such as headphones and the like. Usually, different manufacturers of a type of audio set have different shaped and/or configured jacks. In addition, even for a given manufacturer of an audio set having a common jack design

- 1 -

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for all of its products, the location of that jack on the case may be different between different products of that manufacturer. Accordingly, a manufacturer of after-market products for use on personal audio sets and the like, must design and produce different after-market products, one for each particular audio set to which it is intended to be used.

For example, the Apple Corporation of Cupertino, California offers at least two different personal audio sets. One is sold under the trademark IPOD and the other is sold under the trademark IPOD MINI. They are both audio sets commonly known as MP3 players, but they differ in their physical

- 10 size and the amount and type of features they offer. Both have the same sized and shaped remote port and headphone jack, each of which is operable using the same or very similar electrical circuitry and the like. However, the physical location of this port and jack on these products differ. The personal audio device sold under the trademark IPOD has its remote port and
- 15 headphone jack in the center of the top side of the device, and the personal audio device sold under the trademark IPOD MINI has its remote port and headphone jack toward the right side of the top side of the device.

Accordingly, if a manufacturer desires to provide an after-market product that engages the remote port and/or headphone jacks on both the

- 20 IPOD and the IPOD MINI audio sets, it must make and sell two different audio device-engaging structures. One structure physically aligns the connectors with the IPOD and a separate structure physically aligns the connectors with the IPOD MINI. These two separate structures increase the costs of producing the after market product.
- 25 Moreover, should the manufacturer of the personal audio set change the location of its ports and jacks, the after-market manufacturer must necessarily change its after market products accordingly.

- 2 -

Summary of the Invention

Accordingly, despite the available improvements offered by aftermarket products for use with personal audio sets, there remains a need for a cost-effective and common connector design that allows the after-market

5 product to be operably secured to a variety of different personal audio sets. In addition to other benefits that will become apparent in the following disclosure, the present invention fulfills these needs.

The present invention is a multi-position connector for a personal audio set. In a preferred embodiment, the connector is slidably secured to a frame,

10 thereby allowing the connector's position relative to the frame to be adjusted as needed so as to properly engage mating connectors on a particular personal audio set.

A resistive detent is preferably provided at key locations along the frame so as to hold the connector at a predetermined position relative to the 15 frame.

Brief Description of the Drawings

Fig. 1 is a top view of a multi-positionable connector for a personal audio device having a movable connector portion extending therefrom in

20 accordance with an embodiment of the present invention showing a possible first position of the connector portion in solid lines and a possible second position of the connector portion in hidden lines.

Fig. 2A is a front view of the connector of Fig. 1 with the connector portion in the possible first position.

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Fig. 2B is a front view of the connector of Fig 1 with the connector portion in a possible second position and showing the possible first position of the connector portion in broken lines.

Fig. 3 is an exploded, isometric view of the connector of Fig. 1 showing the connector portion in the first possible position of Fig. 1.

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Fig. 4 is an exploded, isometric view of the connector of Fig. 1, showing a detailed view of a possible connector portion having shuttle

- 3 -

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assembly and resistive detent in accordance with an embodiment of the present invention.

Fig. 5A shows a top view of the connector in Fig. 1 with the connector portion in the second possible position.

Fig. 5B shows a front view of the connector of Fig. 5A.

Fig. 5C is an exploded, isometric view of the connector of Fig. 5A showing the connector portion in the second possible position of Fig. 1.

Fig. 5D is an exploded, isometric view of the connector of Fig. 5A, showing a detailed view of the shuttle assembly in Fig. 4 in accordance with an embodiment of the present invention.

Fig. 6 shows the connector of Fig. 1 with the connector portion in the possible first position and operably secured to a first personal audio set.

Fig. 7 shows the connector of Fig. 1 with the connector portion in the second position and operably secured to a second personal audio set having
mating connectors in a different location that the location of the connectors on

the first personal audio set of Fig. 6.

Detailed Description of Preferred Embodiments

A multi-position connector 10 for connecting an auxiliary device, such as a wireless headset 24, to a personal audio set 12 (Figs. 6 & 7) is disclosed in Figs. 1-7.

Preferably, the multi-position connector 10 has a connector portion 11 that is operably secured within a frame 14. The connector portion 11 is sized and shaped to operably engage one or more mating connector(s) 20 on the

- 25 personal audio set 12 or the like. For example, electrical circuitry 22 for a dongle 14' for operating a wireless headset 24 is contained within the frame 14 and in electrical communication with one or more jack connectors 23, 23' secured within the connector portion 11. Each jack connector 23, 23' is sized to operably connect with an auxiliary device jack 20' (Figs. 6 & 7) and/or
- 30 remote port 20" (Figs. 6 & 7) of the personal audio set 12.

- 4 -

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The connector portion 11 is preferably slidably secured to the frame 14. For example and as best shown in Figs. 4 and 5D, the connector portion 11 is received within a shuttle assembly 30 that travels along a mating channel 32 within the frame 14 thereby allowing the connector portion 11 to slide along the channel. 32

More preferably, a resistive detent 40 is provided so as to hold the connector portion 11 at a predetermined position relative to the frame 14. For example, as best shown in Fig. 4, the resistive detent 40 can include a sliding member 42 biased to extend into the channel 32. Such biasing structure 44

10 preferably includes a spring 46 or the like. The engaging surface 48 of the sliding member is preferably angled as shown so as to urge the shuttle assembly 30 toward one end 50a, 50b of the channel 32, thereby holding the shuttle assembly 30 in place in either a first position 60 (shown in Figs. 1, 2A, 3, 4, & 6) or a second position 62 (shown in Fig. 2B, 5A-D, and 7).

15 Since the position of the connector portion 11 relative to the frame 14 is adjustable, the connector 10 can be used on different personal audio sets. For example, as shown in Figs. 6 & 7, the connector 10 can be connected to a conventional IPOD 12' personal audio device by placing the connector portion 11 in its first position 60 and connecting the connector portion 11 to

20 the mating connectors on the IPOD 12' personal audio device.

Should a user desire to use the connector 10 on an audio device having a different location for its connectors, such as on an IPOD MINI 12" personal audio device shown in Fig. 8, the user slides the connector portion 11 to its second position 62 as shown in Fig. 8, thereby aligning the connector portion 11 with the mating connectors on the IPOD MINI 12".

Accordingly, the same connector 10 can be used with a variety of different personal audio sets. Moreover, the adjustability of the connector allows a manufacturer of after market products and the like to easily adjust the location of the connector should the manufacturer of a personal audio

30 device move the physical position of a mating connector in future models or the like.

- 5 -

Having described and illustrated the principles of our invention with reference to a preferred embodiment thereof, it will be apparent that the invention can be modified in arrangement and detail without departing from such principles. In view of the many possible embodiments to which the

- 5 principles may be put, it should be recognized that the detailed embodiment is illustrative only and should not be taken as limiting the scope of our invention. For example, the disclosed embodiment describes the personal audio set being an MP3 player, and the connector 10 being a wireless dongle for a headset, the principles of this invention apply equally well with other types of
- 10 personal audio sets, such as cell-phones, CD players, cassette players, and the like and with both wired and wireless after-market products connected to the connector 10. Accordingly, we claim as our invention all such modifications as may come within the scope and spirit of the following claims and equivalents thereto.

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- 6 -

CLAIMS

 A multi-positionable connector for operably connecting an auxiliary device to a jack on a personal audio set, the connector having: a frame,

5 a connector portion operably secured to the frame, said connector portion moveable with respect to the frame to define a first position relative to the frame and at least a second position relative to the frame; and,

a jack connector secured to the connector portion for operably engaging the auxiliary jack on the personal audio set when the connector

10 portion is in at least one of said first portion and said second position, thereby operably connecting the personal audio set to the auxiliary device.

The multi-positionable connector of claim 1, wherein said frame includes electrical circuitry received therein for operating said auxiliary device,
 and said jack connector electrically connects said personal audio set to said

electrical circuitry.

3. The multi-positionable connector of claim 1, wherein the personal audio set is an MP3 player.

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4. The multi-positionable connector of claim 1, wherein the auxiliary device is a headset.

5. The multi-positionable connector of claim 4, wherein the 25 headset is wirelessly connected to said connector portion.

6. The multi-positionable connector of claim 1, wherein said connector portion is slideably secured to said frame.

- 7 -

7. The multi-positionable connector of claim 1, further including a shuttle slideably secured to said frame and said connector portion is operably secured to said shuttle.

- 5 8. The multi-positionable connector of claim 1, further including a resistive detent for biasing said connector portion toward one of said first position and said second position.
- 9. An auxiliary audio device for connecting to at least a first
 10 personal audio set and a second personal audio set, the first and second audio sets each having a case with an auxiliary device connection jack
 located thereon with each auxiliary device connection jack being located at different locations on each case, said auxiliary device comprising:

a frame;

15 a connector portion operably secured to the frame, said connector portion moveable with respect to the frame to define a first position relative to the frame and at least a second position relative to the frame;

a jack connector secured to the connector portion for operably engaging, one at a time, the first personal audio set and the second personal

20 audio set;

said jack connector positioned to operably engage the auxiliary device connector jack of the first personal audio set when the connector portion is in said first position; and,

said jack connector positioned to operably engage the auxiliary device
connector jack of the second personal audio set when the connector portion is in said second potion.

10. The auxiliary audio device of claim 9, wherein said frame includes electrical circuitry received therein for operating the auxiliary audio

30 device, and said jack connector electrically connects one of said first and second personal audio sets to said electrical circuitry.

- 8 -

11. The auxiliary audio device of claim 9, wherein at least one of said first and second personal audio sets is an MP3 player.

5 12. The auxiliary audio device of claim 9, wherein said auxiliary audio device is a headset.

13. The auxiliary audio device of claim 12, wherein said headset is wirelessly connected to said connector portion.

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14. The auxiliary audio device of claim 9, wherein said connector portion is slideably secured to said frame.

15. The auxiliary audio device of claim 9, further including a shuttle
15 slideably secured to said frame and said connector portion is operably secured to said shuttle.

16. The auxiliary audio device of claim 9, further including a resistive detent for biasing said connector portion toward one of said first20 position and said second position.

- 9 -



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Exhibit 1096 - p. 74

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Route

IP Network

106

Route

Wired LAN

Network 108 tent/Me

Serve 102 (57) Abstract: Disclosed is a system and method for using a mobile telephone (10) as an audio gateway. In one embodiment, a mobile telephone (12) requests: access to a wireless network (100), wherein the wireless network (100) includes at least one remote server (102) that contains multimedia content. The mobile telephone (12) assigns a subnet internet protocol (IP) address to a rendering device (14). After authenticating the user, the user selects at least one service and/or device associated with the wireless network (100). The streaming audio is then routed to the rendering device (14) based on the assigned subnet IP address.



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TITLE: SYSTEM AND METHOD FOR MOBILE TELEPHONE AS AUDIO GATEWAY

TECHNICAL FIELD OF THE INVENTION

The present invention relates to a system and method for rendering multimedia content between a multimedia storage source and a mobile telephone and/or a rendering device (e.g., a headset).

DESCRIPTION OF THE RELATED ART

Mobile telephones have evolved from voice-only electronic devices to multi-functional electronic devices. For example, mobile telephones may now function as electronic organizers, digital cameras, audio applications (e.g., MP3 players), video applications (e.g., video players), video game terminals, etc. Moreover, mobile telephones are not only used for voice communications, but they also are used in a variety of other forms (e.g., in instant messaging applications, sharing photographs, gaining access to information on the Internet, etc). As the mobile telephone has evolved, so too have accessories for mobile telephones. For example, the

 first mobile telephones required the user to hold the telephone next to the user's mouth and ear during use.
 Later, a wired ear bud and microphone were developed that connected to the mobile telephone were developed. The wired ear bud allows the user's hands to be free from holding the mobile telephone during use. Wireless headsets have also been developed that provide the user with both wireless and hands-free convenience.

A wireless interface commonly used in headsets and mobile telephones is referred to as "Bluetooth" technology. Bluetooth refers to a technical specification designed to standardize wireless transmission between a wide variety of electronic devices, such as personal computers, mobile telephones, headsets, printers, personal digital assistants ("PDAs"), etc. Bluetooth acts as a "virtual cable", whereby one electronic device can easily communicate with another electronic device.

Bluetooth operates using frequency-hopping spread spectrum, where data packets are spread across the 2.45-GHz Spectrum at a rate of 1,600 hops per second to lessen interference. For Bluetooth devices, the

25 nominal link range is 10 meters and the gross data rate is up to 3 Mbps, although higher data rates have been proposed for future versions of the standard. Bluetooth can support both synchronous connection oriented ("SCO") links for voice and asynchronous connectionless ("ACL") links for packet data.

Wireless local area networks ("WLANs") are now ubiquitous in everyday life. Such WLAN's are commonly available in many public areas (so-called "hotspots" or "hotzones"), as well as in homes and office

30 environments. WLANs are generally compliant with one or more IEEE standards (e.g., 802.11a, 802.11b, 802.11g, etc.) and are easily configured to provide for open access or to limit access by authorization and link-level security procedures.

End users generally access the WLAN through WLAN adapters that may be implemented as a removable or fully embedded component in a stationary, portable or fully mobile device. Examples of such

- 35 implementations in a desktop computer include ISA or PCI cards, as well as an external or removable USB adapter. Typical implementations for laptop computers include removable PCMCIA cards or embedded PCI Express or USB adapters, while typical implementations for PDAs and mobile telephones include removable SD Cards or embedded with USB or SDIO interconnections. In addition, the physical WLAN adapter is typically augmented with software (a "driver") that allows the device's operating system to manage the adapter and to
- 40 create a transparent connection to the wireless network that can be used by various applications to the benefit of the end user.

Conventional methods for facilitating communication between mobile telephones and mobile telephone accessories (e.g., headsets, hands-free kits, etc.) are generally capable of receiving signals received directly from the mobile telephone. In the case of wireless communication between the mobile telephone and the mobile telephone accessory, a Bluetooth compatible protocol is often times utilized. With the Bluetooth

5 implementation, media may be received by the mobile telephone is generally provided in an IETF protocol (e.g. SIP, SDP, RTP, TCP, UDP, etc.). Once received by the mobile telephone, the streaming media is converted into a Bluetooth-specific protocol (e.g., advanced audio distribution profile A2DP) and then transmitted to the rendering device (e.g., a headset). Converting the streaming media to a Bluetooth-specific protocol limits the functionality of the mobile telephone in a variety of ways, for example, limits the functionality of the rendering

10 device, limits the ability of the user to use the mobile telephone for multiple tasks, limits the battery life of the mobile telephone, etc.

SUMMARY

Often times, it is desirable for users of mobile telephones to utilize the full functionality of their mobile telephone accessories, as well as gain access to multimedia content. Thus, a strong need exists for a system and method for establishing a data path utilizing IETF-compliant protocols between endpoints (e.g., streaming source and rendering device) of a wireless network.

One aspect of the invention relates to a method for rendering multimedia content, the method comprising: requesting access to a wireless network by a mobile telephone, wherein the wireless network 20 includes at least one remote server; assigning a subnet internet protocol (IP) address to a rendering device by the mobile telephone; selecting at least one service and/or device by an associated user associated with the wireless network; and routing streaming audio related to the selected service and/or device to the rendering device based on the assigned subnet IP address.

According to an aspect of the invention, the mobile telephone is configured to provide one or more operations on a received signal from the network utilizing a Dynamic Host Configuration Protocol.

According to an aspect of the invention, the mobile telephone is configured to provide one or more operations on a received signal from the network utilizing network address translation.

According to an aspect of the invention, the request for access is transmitted by a wireless local area adapter associated with the mobile telephone.

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According to an aspect of the invention, wherein the mobile telephone is associated with the rendering device prior to requesting access to the wireless network.

According to an aspect of the invention, the rendering device is a wireless headset.

According to an aspect of the invention, the mobile telephone is authenticated with the network prior to providing an identification of services and/or devices available on the wireless network.

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According to an aspect of the invention, the server is a media server.

Another aspect of the invention relates to a method for rendering multimedia, the method comprising: obtaining a unique address for a mobile telephone in a wireless local area network, wherein the local area network includes at least one wireless access point and one or more servers; assigning a subnet internet protocol (IP) address to a rendering device associated with the mobile telephone; requesting information from at least

40 one of the servers on the network through the mobile telephone; receiving information responsive to the request

for information by the mobile telephone; and directing streaming audio related to the requested information to the rendering device based on the assigned IP address.

According to an aspect of the invention, the unique address is an Internet Protocol address associated with the wireless local area network.

According to an aspect of the invention, the received information includes an identification of services and/or devices available on the network.

According to an aspect of the invention, the identification of services and/or devices include multimedia content stored on a media server.

According to an aspect of the invention, the multimedia content includes at least one audible component.

According to an aspect of the invention, the multimedia content also includes a video component for display on the mobile telephone.

According to an aspect of the invention, the mobile telephone is communicatively coupled to the local area network through an 802.11-compatible communication protocol.

According to an aspect of the invention, the headset is communicatively coupled to the wireless local area network through an 802.11-compatible communication protocol.

According to an aspect of the invention, transmitting control signals directly from the mobile telephone to the rendering device through a second wireless communication protocol.

According to an aspect of the invention, the second wireless communication protocol is Bluetooth. Another aspect of the invention relates to a method for rendering multimedia content, the method comprising: requesting access to a wireless network by a mobile telephone; establishing a session on the wireless network; assigning a subnet internet protocol (IP) address to a peripheral device by the mobile telephone; providing an identification of services and/or devices to the mobile telephone from an associated server communicatively coupled to the wireless network; selecting at least one service and/or device by an

associated user; and routing streaming audio related to the selected service and/or device to the peripheral device based on the assigned subnet IP address.

According to an aspect of the invention, the session is controlled by the mobile telephone.

Another aspect of the invention relates to a computer program stored on a machine readable medium, the program being suitable for use in a mobile telephone to assign a subnet internet protocol (IP) address to a

30 headset, wherein: when the program is loaded in memory in the mobile telephone and executed causes the mobile telephone to route streaming audio received through a wireless local area network to headset based on the assigned IP address.

Other systems, devices, methods, features, and advantages of the present invention will be or become apparent to one having ordinary skill in the art upon examination of the following drawings and detailed description. It is intended that all such additional systems, methods, features, and advantages be included within this description, be within the scope of the present invention, and be protected by the accompanying claims.

It should be emphasized that the term "comprise/comprising" when used in this specification is taken to specify the presence of stated features, integers, steps or components but does not preclude the presence or addition of one or more other features, integers, steps, components or groups thereof."

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The term "electronic equipment" includes portable radio communication equipment. The term "portable radio communication equipment", which herein after is referred to as a mobile radio terminal includes all equipment such as mobile telephones, pagers, communicators, i.e., electronic organizers, personal digital assistants (PDA's), portable communication apparatus, smart phones or the like.

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BRIEF DESCRIPTION OF THE DRAWINGS

The foregoing and other embodiments of the invention are hereinafter discussed with reference to the drawings. The components in the drawings are not necessarily to scale, emphasis instead being placed upon clearly illustrating the principles of the present invention. Likewise, elements and features depicted in one drawing may be combined with elements and features depicted in additional drawings. Moreover, in the

drawings, like reference numerals designate corresponding parts throughout the several views.

Figure 1 is an exemplary block diagram of a mobile telephone and headset in accordance with aspects of the present invention.

Figure 2 is an exemplary schematic diagram of a mobile telephone and headset in accordance with aspects of the present invention.

Figure 3 is an exemplary block diagram of a network in accordance with aspects of the present invention.

Figure 4 is an exemplary schematic diagram of a server in accordance with aspects of the present invention.

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Figures 5A and 5B are exemplary protocol stacks associated with a mobile telephone and a rendering device in accordance with aspects of the present invention.

Figure 6 is an exemplary flow chart in accordance with aspects of the present invention.

DETAILED DESCRIPTION OF EMBODIMENTS

The present invention is directed to a system and method for rendering multimedia content between one or more devices associated with a wireless local area network or a wide area network and a mobile telephone and/or mobile telephone accessory. The mobile telephone acts as a gateway or proxy for routing multimedia content (e.g., audio files, video files, etc.) stored on a remote server.

The invention is described primarily in the context of a mobile telephone. However, it will be 30 appreciated that the invention is not intended to relate solely to mobile telephones and can relate to any type of electronic equipment. Other types of electronic equipment that may benefit from aspects of the present invention include playback devices having at least audio playback capability or video playback capability in addition to audio playback capability. Exemplary playback devices include MP3 players, CD players and DVD players.

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Referring to Figure 1, an electronic equipment assembly 10 is shown in accordance with the present invention. The illustrated electronic equipment assembly 10 includes electronic equipment 12 and a wirelessly coupled electronic equipment accessory 14. The electronic equipment 12 in the exemplary embodiment is a mobile telephone and will be referred to as the mobile telephone 12. The mobile telephone 12 is shown as having a "brick" or "block" design type housing 16, but it will be appreciated that other type housings, such as a

40 clamshell housing or a slide-type housing, may be utilized without departing from the scope of the invention.

The electronic equipment accessory 14 in the exemplary embodiment is a rendering device and will be referred to as the headset 14. The headset 14 is shown as an ear mountable speaker and microphone assembly that exchanges audio data with the mobile telephone 12 over a wireless link. One of ordinary skill in the art will appreciate that any rendering device operable to receive signals from the mobile telephone 10 is deemed to fall within the scope of the present invention. For example, suitable rendering devices include

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headphones, earphones, speakers, televisions, stereos, and the like. For purposes of the description herein, a wireless link is established using a Bluetooth protocol, such as in accordance with the Specification of the Bluetooth System, Covered Core Package version 2.0 + EDR, dated

November 4, 2004, which is incorporated herein by reference in its entirety. Other suitable wireless interfaces
 (e.g., radio frequency, 802.11 compatible protocols, infrared, etc.) may be used to transmit data to the mobile telephone 12 and/or to the headset 14.

The mobile telephone 12 includes a display 18. The display 18 displays information to a user such as operating state, time, telephone numbers, contact information, various navigational menus, etc., which enables the user to utilize the various feature of the mobile telephone 12. The display 18 may also be used to visually

- 15 display content accessible by the mobile telephone 12 and/or headset 14 from one or more remote sources (e.g., a media server). The displayed content may include audio and/or video presentations stored locally in memory 20 (Figure 2) of the mobile telephone 12 and/or stored remotely from the mobile telephone 12 (e.g., on a remote storage device, a media server, remote personal computer, etc.). Such presentations may be derived, for example, from multimedia files, including audio and/or video files, from a received mobile radio and/or
- 20 television signal, etc. In many situations, the video presentations are accompanied by audio presentations. For example, the displayed video component may be a "music video" and the corresponding audio component may be music intended to be synchronized with the video component. As another example, the displayed video component may correspond to a received mobile television signal and the corresponding audio component may be speech and/or music intended to be synchronized with the video component.

The audio component may be broadcast to the user with a speaker 22 of the mobile telephone 12. Alternatively, the audio component may be broadcast to the user with a speaker 24 (Figure 2) of the headset 14. For stereo listening, the headset 14 may include a pair of speakers 24. Delivery of audio data from content source to the mobile telephone 12 and the headset 14 will be described in greater detail below.

The mobile telephone 12 further includes a keypad 26 that provides for a variety of user input operations. For example, the keypad 26 may include alphanumeric keys 28 for allowing entry of alphanumeric information such as telephone numbers, phone lists, contact information, notes, etc. In addition, the keypad 26 typically may include special function keys such as a "call send" key for initiating or answering a call, and a "call end" key for ending, or "hanging up" a call. Special function keys may also include menu navigation keys, for example, for navigating through a menu displayed on the display 18 to select different telephone functions,

35 profiles, settings, etc., as is conventional. Other keys associated with the mobile telephone 12 may include a volume key, audio mute key, an on/off power key, a web browser launch key, a camera key, etc. Keys or key-like functionality may also be embodied as a touch screen associated with the display 18.

The mobile telephone 12 includes conventional call circuitry that enables the mobile telephone 12 to establish a call and/or exchange signals with a called/calling device, typically another mobile telephone or

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landline telephone. However, the called/calling device need not be another telephone, but may be some other device such as an Internet web server, content providing server, etc.

Referring to Figure 2, a functional block diagram of the electronic equipment assembly 10 is illustrated. The mobile telephone 12 includes a primary control circuit 30 that is configured to carry out overall control of the functions and operations of the mobile telephone 12. The control circuit 30 may include a processing device 32, such as a CPU, microcontroller or microprocessor. The processing device 32 executes code stored in a memory (not shown) within the control circuit 30 and/or in a separate memory, such as memory 20, in order to carry out conventional operation of the mobile telephone 12. The memory 20 may be, for example, a buffer, a flash memory, a hard drive, a removable media, a volatile memory and/or a non-volatile

10 memory. In addition, the processing device 32 executes code to carry out various functions of the mobile telephone 12.

Continuing to refer to Figures 1 and 2, the mobile telephone 12 includes an antenna 34 coupled to a radio circuit 36. The radio circuit 36 includes a radio frequency transmitter and receiver for transmitting and receiving signals via the antenna 34 as is conventional. The mobile telephone 12 further includes a sound signal

- 15 processing circuit 38 for processing the audio signal transmitted by/received from the radio circuit 36. Coupled to the sound processing circuit 38 are the speaker 22 and a microphone 40 that enable a user to listen and speak via the mobile telephone 12 as is conventional. The radio circuit 36 and sound processing circuit 38 are each coupled to the control circuit 30 so as to carry out overall opcration.
- The mobile telephone 12 also includes the aforementioned display 18 and keypad 26 coupled to the 20 control circuit 30. The mobile telephone 12 further includes an I/O interface 42. The I/O interface 42 may be in the form of typical mobile telephone I/O interfaces, such as a multi-element connector at the base of the mobile telephone 12. As is typical, the I/O interface 42 may be used to couple the mobile telephone 12 to a battery charger to charge a power supply unit (PSU) 44 within the mobile telephone 12. In addition, or in the alternative, the I/O interface 42 may serve to connect the mobile telephone 12 to a wired personal hands-free
- 25 adaptor, to a personal computer or other device via a data cable, etc. The mobile telephone 12 may also include a timer 46 for carrying out timing functions. Such functions may include timing the durations of calls, generating the content of time and date stamps, etc.

The mobile telephone 12 may include various built-in accessories, such as a camera 48 for taking digital pictures. Image files corresponding to the pictures may be stored in the memory 20. In one embodiment, the mobile telephone 12 also may include a position data receiver (not shown), such as a global positioning satellite (GPS) receiver, Galileo satellite system receiver or the like.

To establish wireless communication with other locally positioned devices, such as the headset 14, another mobile telephone, a computer, etc., the mobile telephone 12 may include a local wireless interface adapter 50, such as a Bluetooth adapter.

- 35 To establish wireless communication with other locally positioned devices, such as a wireless local area network, wireless access point and the like, the mobile telephone 12 may further include a wireless interface adapter 51. As shown in Figure 2, the wireless interface adapter 51 may be a wireless local area network interface adapter and is referred to herein as WLAN adapter 52. One of ordinary skill in the art will readily appreciate that the WLAN adapter 52 is exemplary and any suitable connectivity technology may be 40
- implemented in accordance with the present invention (e.g., Bluetooth, infrared, etc.). Preferably, the WLAN

adapter 52 is compatible with one or more IEEE 802.11 protocols (e.g., 802.11(a), 802.11(b) and/or 802.11(g), etc.) and allows the mobile telephone 12 to acquire a unique identifier (e.g., MAC and IP addresses) on the WLAN and communicate with one or more devices on the WLAN, assuming the user has the appropriate privileges and/or has been properly authenticated.

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The mobile telephone 12 may be configured to operate in a wide area communications system. The system can include one or more servers or call control elements for managing calls placed by and destined to the mobile telephone 12, transmitting content (e.g., image files, audio files, video files, voice and/or data packets, etc.) to the mobile telephone 12 and carrying out any other support functions. The server communicates with the mobile telephone 12 via a network and a transmission medium. The transmission medium may be any appropriate device or assembly, including, for example, a communications tower, another mobile telephone, a

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wireless access point, a satellite, etc. Portions of the network may include wireless transmission pathways.

The headset 14 includes a primary control circuit 54 that is configured to carry out overall control of the functions and operations of the headset 14. The control circuit 54 may include a processing device 56, such as a CPU, microcontroller or microprocessor. The processing device 56 executes code stored in a memory (not shown) within the control circuit 54 and/or in a separate memory, such as memory (not shown), in order to carry out operation of the headset 14, as described herein. The memory may be, for example, a buffer, a flash memory, a hard drive, a removable media, a volatile memory and/or a non-volatile memory. In addition, the processing device 56 executes code to carry out various functions of the headset 14.

- The headset 14 includes a local interface adapter 58 that is compatible with the local interface adapter 20 50 of the mobile telephone 12 to establish a wireless interface between the headset 14 and the mobile telephone 12. The local interface adapter 58 is coupled to the control circuit 54 to selectively control and process information and/or data received and/or transmitted by the local interface adapter 58. Preferably, as discussed above, the local interface adapter 58 is Bluetooth compatible. The wireless interface established between adapters 50 and 58 may be used to exchange data, such as audio data, commands, control and/or status
- 25 information between the mobile telephone 12 and the headset 14. One of ordinary skill in the art will understand the basic operations of a Bluetooth wireless communication interface, so the details will not be described here in detail for the sake of brevity.

The headset 14 further includes a WLAN interface adapter 60. The WLAN interface adapter 60 is coupled to the control circuit 54 to selectively control and process information and/or data received and/or

- 30 transmitted by the WLAN interface adapter 60. Preferably, the WLAN adapter 60 is compatible with one or more IEEE 802.11 protocols (e.g., 802.11(a), 802.11(b) and/or 802.11(g), etc.) and allows headset 14 to acquire a unique address (e.g., IP address) on the WLAN and communicate with one or more devices associated with the WLAN, assuming the user has the appropriate privileges and/or has been properly authenticated. Although the interface adapter 60 has been described in terms of WLAN interface, similar to wireless interface adapter 52
- 35 described above, the interface adapter 60 may implement any suitable connectivity technology in accordance with the present invention (e.g., Bluetooth, infrared, etc.).

The headset 14 further includes an audio data processing device 62 that manages audio data. For example, the audio data processing device 62 may include an encoder 64 that encodes an audio signal received from a microphone 66 coupled to the headset 14. Encoded audio data may be transmitted to the mobile

40 telephone 12 for use as part of a telephone call.

In addition, the audio data processing device 62 may include a decoder 68 and a data buffer 70 to process audio data received from the mobile telephone 12 and/or one or more devices associated with a WLAN. The received audio data may be incoming audio data associated with a telephone call. In other

situations, the audio data received by the headset 14 may be audio (e.g., music, sound, voice, etc.) derived from an audio file played back by the mobile telephone 12. The audio data received by the headset 14 may also originate from one or more devices associated with a WLAN and transmitted and/or streamed to the headset 14 for listening by the user, as described below. In yet other situations, the audio data may be associated with video content displayed on the display 18 by the mobile telephone 12. For example, a video file containing an audio component stored in the memory 20 may be played back by the mobile telephone 12 or a video signal containing an audio component may be received by the mobile telephone 12.

In these situations, a video component of the video file or received video signal may be decoded by, for example, the control circuit 30 or dedicated video decoder (not shown) to generate a video signal output to the display 18 for viewing. The audio component of the video file or received video signal may be decoded and delivered as an audio signal to the speaker 22 and/or the audio component may be transmitted as audio data to

- 15 the headset 14 for decoding into an audio signal that is broadcast by the speaker 24. In another embodiment, the audio component of the video file or received video signal may be transmitted as audio data directly to the headset 14 from one or more devices associated with a local area network, without transmission to the mobile telephone 12, for decoding into an audio signal that is broadcast by the speaker 24.
- As explained in detail below, audio data transmitted from the mobile telephone 12 to the headset 14 20 and/or transmitted from one or more devices associated with a WLAN to the headset 14 is typically in the form of media packets. Each media packet may contain a quantity of audio data, such as about 5 milliseconds of audio data. The audio data may be buffered by the buffer 62 and decoded by the decoder 60 into an audio signal for delivery to the speaker 24. As will be appreciated by one of ordinary skill in the art, the audio data may be mono, stereo or surround-sound, or arranged in any other suitable audio format.
- 25 An exemplary communication network 100 in accordance with aspects of the present invention is illustrated in Figure 3. The exemplary network illustrated in Figure 3 is a public wireless local area network, which utilizes Internet Engineering Task Force (IETF) protocols (e.g., IP, TCP, UDP, RTP, HTTP and the like) between the endpoints (e.g., the streaming source and rendering device (e.g., headset)). In this illustration, the mobile telephone 12 acts as a gateway or proxy for routing content (e.g., audio files, video files, etc.) stored on
- 30 the server 102 through one or more routers 104 and an IP network 106, which may be any suitable network to a destination source. From the IP network 106 and, optionally, router 104, the multimedia content is transmitted to wired LAN 108, routed to the ACCESS POINT 110, and output to the destination source (e.g., mobile telephone 12 and/or rendering device 14) in a wireless manner.
- Although the server 102 is shown as being outside of the wired LAN 108, this is for illustrative purposes only. One of ordinary skill in the art will readily appreciate that the server 102 may be located within the wired LAN 108 depending on the specific requirements of the server 102 and/or the LAN 108 or can be on a remote network that is connected to LAN 108 via the Internet. One of ordinary skill in the art will also appreciate that the exemplary LAN 108 may be a wireless local area network, a wide area network, personalarea access technology (e.g., wireless local area network, cellular network, WiMax, ultra wideband network,
- 40 etc.) and/or a public network (e.g., the Internet).

As shown in Figure 3, the LAN 108 is communicatively couple to the access point 110. Access point 110 provides wireless communication medium between the mobile telephone 12 and/or headset 14 to the LAN 108. Thus, the mobile telephone 12 and/or headset 14 are communicatively coupled to the server 102.

- One of ordinary skill in the art will appreciate that the communication medium between devices take the form of any medium that permits electronic devices to exchange information or data. For instance, the communication medium may be a wired communications medium, such as Ethernet, or a wireless communication medium, such as IEEE 802.11(a), 802.11(b) or 802.11(g). In addition, the communication medium may also be a combination of wired and wireless communications mediums. One of ordinary skill in the art will also appreciate that any communications medium allowing the functionality described herein shall be
- 10 deemed to be within the scope of the present invention. Preferably the communication medium can support a variety of network protocols including, for example, IETF-compatible protocols (e.g., IP, TCP, UDP, RTP, HTTP and the like)

Figure 4 illustrates a schematic block diagram of an exemplary server (e.g., server 102). The server 102 may be any type of server. Preferably, the server 102 is a media server that is compatible with protocols
developed by the Internet Engineering Task Force (IETF) (e.g., IP, TCP, UDP, RTP, HTTP and the like). The server 102 generally includes a processor 110, a memory 112, a data storage medium 114, a local interface 116, video and input/output interfaces 118, and various communication interfaces 120. The server 102 may include optionally a display 122, a keyboard 124, and a user input device 126 (e.g., a computer mouse).

- The server 102 is capable of executing one or more computer applications 128 in accordance with aspects of the present invention. In one embodiment, computer applications 128 include at least one audio and/or video application program that is capable of transmitting multimedia content (e.g., audio files, video files, audiovisual files, photographs, slides, radio, streaming audio and/or video, etc.) in a user-sensible format upon request from an associated user. The multimedia content may be stored in the data storage medium 114 or a remote storage medium (not shown) that is communicatively coupled to the WLAN 100.
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As stated above, the multimedia content may take any form (e.g., audio, video, photographs, streaming audio and/or video and the like) and may be stored in any suitable format (e.g., MPEG, AVI, MP3, JPG, TIFF, and the like). The server 102 may also store communications software, which is capable of converting the multimedia content stored on the server 102 and/or the remote storage medium to a format that can be rendered locally and/or remotely by the requesting device and/or a peripheral device associated with the requesting device (e.g., headset 14). Alternatively, the server 102 may provide the multimedia content in a known format and

30 (e.g., headset 14). Alternatively, the server 102 may provide the multimedia content in a known format and allow the requesting device and/or a peripheral device associated with the requesting device to perform any necessary conversion.

The computer application 128 may be logically associated with or call one or more additional computer applications or one or more sub-computer applications 130, which generally include compilations of executable code. In one embodiment, the computer application 128, and/or the sub-applications 130 are embodied as one or more computer programs (e.g., one or more software applications including compilations of executable code). The computer program(s) can be stored on a data storage medium or other computer readable medium, such as a magnetic or optical storage device (e.g., hard disk, CD-ROM, DVD-ROM, etc.).

To execute the computer application 128 and associated sub-applications 130, the server 102 can include one or more processors 110 used to execute instructions that carry out a specified logic routine(s). Preferably, the server 102 is based on a client - server architecture and may serve multiple clients. However, one of ordinary skill in the art will readily appreciate that any combination of computers having the functionality described herein shall be deemed to be within the scope of the present invention. As stated above, the server 102 may be a media server that is compatible with IETF protocols (e.g., IP, TCP, UDP, RTP, HTTP and the 5 like).

The server 102 may have a memory 112 for storing data, software, logic routine instructions, computer programs, files, operating system instructions, multimedia content and the like. As illustrated in Figure 4, the computer application 128 and sub-applications 130 can be stored in the memory 112. The memory 112 can comprise several devices and includes, for example, volatile and non-volatile memory components.

10 Accordingly, the memory 112 can include, for example, random access memory (RAM), read only memory (ROM), hard disks, floppy disks, compact disks (e.g., CD ROM, DVD ROM, CD RW, etc.), tapes, and/or other memory components, plus associated drives and players for these memory types. The processor 110, memory 112, and the data storage medium 114 are coupled using a local interface 116. The local interface 116 can be, for example, a data bus with accompanying control bus, a network, or other subsystem.

15 The server 102 can have various video and input/output interfaces 118 as well as one or more communication interfaces 120. The interfaces 118 can be used to couple the server 102 to various peripherals, such as a display 122 (e.g., a CRT display, an LCD display, a plasma display, etc.), a keyboard 124, and a user input device 126. The communications interfaces 120 can be comprised of, for example, a modem, a network interface card, and/or a wireless network interface card. The communications interfaces 130 can enable the

20 server 102 to transmit and receive multimedia content (e.g., audio files, video files, photographs and the like) via an external network, such as the Internet, a wide area network (WAN), a local area network (LAN), direct data link, or similar wired (e.g., Ethernet) or wireless system (e.g., 802.11-compliant protocols). Preferably, the system 100 has the capabilities for both a wired communications interface (e.g., Ethernet) and a wireless communications interface (e.g., 802.11-compliant protocols) to accomplish the functionality described herein.

25 The server 102 transmits and receives information (e.g., multimedia content, data, requests for information, etc.) to and from peripherals and/or devices that comprise the LAN 106. The LAN 106 generally includes any electronic device that is capable of communicating (e.g., receiving and/or transmitting information) with any other device, including the network 100. The mobile telephone 12 and/or headset 14 are portable devices that may access one or more services provided by the network 100, through WLAN interface adapters 52 and 60, respectively.

As shown in Figure 3, the network 100 includes wireless communication from the LAN 108 to the mobile telephone 12 and/or headset 14 through access point 110 and one or more intermediary devices (e.g. access point 110, routers 104, IP network 106, etc.). Mobile telephone 12 is provided with a communication protocol that can be executed by an internal processor of the device and/or by dedicated communications

35 hardware (e.g., a transceiver) coupled to the device for communication with the access point 110. The WLAN adapter 52 of the mobile telephone generally includes a built-in antenna (not shown). The antenna allows the WLAN adapter 52 to exchange signals with the wireless access point 110. The access point 110 generally executes a communication protocol corresponding to the communication protocol executed by the client devices (e.g., device associated with the LAN 108 and/or the mobile telephone 12. The access point 110 also includes

communications hardware (e.g., a transceiver with an antenna) for broadcasting signals to the various client devices and receiving signals broadcast by the client devices.

Figures 5A and 5B illustrate an exemplary IETF standard protocol stacks implemented for the mobile telephone 12 and the headset 14, respectively. Referring to Figure 5A, an exemplary protocol stack is

5 illustrated for mobile telephone 12. The protocol stack 150 may include: a network layer 152, a WiFi layer 154 and a Bluetooth stack 153. The network layer 152 includes a logic link layer 155, an Internet Protocol (IP) layer 156, a user datagram protocol (UDP) layer 158, a transport control protocol (TCP) layer 160, and a data link control protocol (DLCP) layer 162. The WiFi layer 154 includes an 802.11 radio frequency (RF) layer 164, an 802.11 physical (PHY) layer 166 and an 802.11 medium access control (MAC) layer 168. The network layer

10 152 and the WiFi layer 154 communicate with an authentication and security module 170. Likewise, the Bluetooth stack 153 may also communicate with the network layer 152 and the authentication and security module 170

Referring to Figure 5B, an exemplary protocol stack 180 is illustrated for headset 14. The protocol stack 180 includes: a network layer 182, a WiFi layer 184 and a Bluetooth stack 185. The network layer 182

15 includes a logic link layer 186, an Internet Protocol (IP) layer 188, a user datagram protocol (UDP) layer 190, a transport control protocol (TCP) layer 192 and a Real Time Transport Protocol/ Real Time Control Protocol (RTP/RTCP) layer 194. The WiFi layer 184 includes an 802.11 radio frequency (RF) layer 196, an 802.11 physical (PHY) layer 198 and an 802.11 medium access control (MAC) layer 200. The headphone 14 is capable of receiving and rendering Bluetooth signals and WiFi signals through the respective layers (e.g., Bluetooth 20

stack 185, WiFi layer 184).

The mobile telephone 12 also includes dynamic host configuration protocol (DHCP) and network address translation (NAT) server functionality that is typically found in a network gateway. In this manner, devices peripheral to the mobile telephone 12, such as the headset 14 are treated as a subnet that is "hidden" to the network beyond the gateway. By using DHCP and NAT, respectively, the mobile telephone assigns subnet

25 IP addresses to the peripherals and directs incoming IP traffic (e.g., streaming audio) from the network to the proper peripheral(s) based on the assigned subnet addresses.

An exemplary method 250 in accordance with aspects of the present invention is illustrated in Figure 6. Referring to Figures 3 and 6, at step 252, the user associates the headset 14 with the mobile telephone 12. The headset 14 is designated as the audio sink endpoint (e.g., rendering device) for rendering one or more audio components transmitted from server 102. The headset 14 becomes part of the private subnet and receives an IP

30 address from the DHCP server of the mobile telephone 12.

At step 254, the mobile telephone 12 requests access to the network 100 through the access point 110. The request may include a session description protocol (SDP) payload field, which may specify, for example, negotiation parameters, services requested, format of information, etc. In the exemplary system illustrated in

35 Figure 3, a public WLAN 100 is provided, wherein the user must be authenticated prior to access to the network 100. Accordingly, at step 256, the request is routed to the AAA server 109 by one or more redirect servers and/or proxy servers (not shown). The AAA server 109 provides authentication services to the public network 100. Assuming the user is properly authenticated, the user is provided access to the network 100, at step 258. If the user is unable to properly authenticate him or herself, the user is denied access to the public network 100.

At step 260, an identification of available services and/or devices is provided to the mobile telephone 12. Once network access is established, at step 262, the user of the mobile telephone 12 may identify desired audio content and/or devices on a remote server 102. For example, this could be content stored on server 102 (e.g., a personal server, a personal computer in a home, a media server, etc. or content from a commercial music service (e.g., iTunes, operator portal, etc.)). The user selects the desired content to stream and initiates a

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streaming session with the server 102. The mobile telephone 12 also configures the headset 14 to accept the pending media flow from the server 102.

At step 264, the server transmits the audio to the mobile telephone 12 using conventional IETF protocols (e.g., RTP, UDP and IP) over the network 100. At step 266, the mobile telephone 12 then forwards these packets to the headset 14, using NAT to establish the correct address for the headset 14 in the internal subnet. At step 268, the headset 14 unpacks, decodes and renders the streaming audio in a user-sensible format through one or more speakers 24.

In this example, session control is managed by the mobile telephone 12 while the media stream is established between the server and headset. Session control may occur between local interface adapters 58 and 50 of the headset 14 and the mobile telephone 12, respectively. Session control may also occur between WLAN interface adapters 60 and 52 of the headset and the mobile telephone 12, respectively. Steps 252 through 268 are generally repeated whenever a new session is started. The exemplary method 250 utilizes WLAN interface adapters 52 and 60 to stream audio from the server 102 to the headset 14.

- Specific embodiments of an invention are disclosed herein. One of ordinary skill in the art will readily recognize that the invention may have other applications in other environments. In fact, many embodiments and implementations are possible. The following claims are in no way intended to limit the scope of the present invention to the specific embodiments described above. In addition, any recitation of "means for" is intended to evoke a means-plus-function reading of an element and a claim, whereas, any elements that do not specifically use the recitation "means for", are not intended to be read as means-plus-function elements, even if the claim
- 25 otherwise includes the word "means". It should also be noted that although the specification lists method steps occurring in a particular order, these steps may be executed in any order, or at the same time.

Computer program elements of the invention may be embodied in hardware and/or in software (including firmware, resident software, micro-code, etc.). The invention may take the form of a computer program product, which can be embodied by a computer-usable or computer-readable storage medium having

- 30 computer-usable or computer-readable program instructions, "code" or a "computer program" embodied in the medium for use by or in connection with the instruction execution system. In the context of this document, a computer-usable or computer-readable medium may be any medium that can contain, store, communicate, propagate, or transport the program for use by or in connection with the instruction execution system, apparatus, or device. The computer-usable or computer-readable medium may be, for example but not limited to, an
- 35 electronic, magnetic, optical, electromagnetic, infrared, or semiconductor system, apparatus, device, or propagation medium such as the Internet. Note that the computer-usable or computer-readable medium could even be paper or another suitable medium upon which the program is printed, as the program can be electronically captured, via, for instance, optical scanning of the paper or other medium, then compiled, interpreted, or otherwise processed in a suitable manner. The computer program product and any software and

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hardware described herein form the various means for carrying out the functions of the invention in the example embodiments.

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CLAIMS

What is claimed is:

1. A method for rendering multimedia content, the method comprising:

requesting access to a wireless network (100) by a mobile telephone (12), wherein the wireless network (100) includes at least one remote server (102);

assigning a subnet internet protocol (IP) address to a rendering device (14) by the mobile telephone (12);

selecting at least one service and/or device by an associated user associated with the wireless network (100); and

routing streaming audio related to the selected service and/or device to the rendering device (14) based on the assigned subnet IP address.

2. The method of claim 1, wherein the mobile telephone (12) is configured to provide one or more operations on a received signal from the network (100) utilizing a Dynamic Host Configuration Protocol.

3. The method of any of claims 1-2, wherein the mobile telephone (12) is configured to provide one or more operations on a received signal from the network (100) utilizing network address translation.

4. The method of any of claims 1-3, wherein the request for access is transmitted by a wireless local area adapter (52) associated with the mobile telephone (12).

5. The method of any of claims 1-4 further including associating the mobile telephone (12) to the rendering device (14) prior to requesting access to the wireless network (100).

6. The method of any of claims 1-5, wherein the rendering device (14) is a wireless headset.

7. The method of any of claims 1-6 further including authenticating the mobile telephone (12) with the network (100) prior to providing an identification of services and/or devices available on the wireless network (100).

8. A method for rendering multimedia, the method comprising:

obtaining a unique address for a mobile telephone (10) in a wireless local area network (100), wherein the local area network (100) includes at least one wireless access point (110) and one or more servers (102);

assigning a subnet internet protocol (IP) address to a rendering device (14) associated with the mobile telephone (12);

requesting information from at least one of the servers (102) on the network (100) through the mobile telephone (12);

and

receiving information responsive to the request for information by the mobile telephone (12);

directing streaming audio related to the requested information to the rendering device (14) based on the assigned IP address.

9. The method of claim 8, wherein the unique address is an Internet Protocol address associated with the wireless local area network (100).

 10. A method for rendering multimedia content, the method comprising: requesting access to a wireless network (100) by a mobile telephone (12); establishing a session on the wireless network (100); assigning a subnet internet protocol (IP) address to a peripheral device (14) by the mobile

telephone (12);

providing an identification of services and/or devices to the mobile telephone (12) from an associated server (102) communicatively coupled to the wireless network (100);

selecting at least one service and/or device by an associated user; and

routing streaming audio related to the selected service and/or device to the peripheral device

(14) based on the assigned subnet IP address.

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SUBSTITUTE SHEET (RULE 26)

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Figure 3

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Figure 5A



Figure 5B



SUBSTITUTE SHEET (RULE 26)

Exhibit 1096 - p. 97

INTERNATIONAL SEARCH REPORT

A. CLASSIFICATION OF SUBJECT MATTER INV. H04L29/12 According to International Patent Classification (IPC) or to both national classification and IPC **B. FIELDS SEARCHED** Minimum documentation searched (classification system followed by classification symbols) H04L H04Q H04R Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched Electronic data base consulted during the international search (name of data base and, where practical, search terms used) EPO-Internal, WPI Data, INSPEC, IBM-TDB, COMPENDEX C. DOCUMENTS CONSIDERED TO BE RELEVANT Relevant to claim No. Citation of document, with indication, where appropriate, of the relevant passages Category* 1 - 10Х WO 2005/041460 A (IXI MOBILE INC [US]; HALLER AMIT [US]; FORNELL PETER [US]; ITZCHAK AVR) 6 May 2005 (2005-05-06) page 2, line 8 - line 24 page 3, line 3 - line 30 page 7, line 6 - line 11 page 7, line 20 - line 30 page 6, line 12 - line 22 page 9, line 17 - line 22 page 11, line 19 - line 20 page 13, line 9 - line 25 page 15, line 6 - line 10 page 16, line 1 - line 23 page 19, line 5 - page 20, line 15 page 21, line 9 - page 22, line 9 page 30, line 8 - line 15 figures 1,5,6 _/--[X] XI See patent family annex. Further documents are listed in the continuation of Box C. Special categories of cited documents : 'T' later document published after the international filing date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the "A" document defining the general state of the art which is not considered to be of particular relevance invention 'X' document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone "E" earlier document but published on or after the international filing date 'L' document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified) document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such docu-ments, such combination being obvious to a person skilled "O" document referring to an oral disclosure, use, exhibition or other means in the art. document published prior to the international filing date but later than the priority date claimed "P" "&" document member of the same patent family Date of the actual completion of the international search Date of mailing of the international search report 23/03/2007 15 March 2007 Authorized officer Name and mailing address of the ISA/ European Patent Office, P.B. 5818 Patentlaan 2 NL – 2280 HV Rilswijk Tel. (+31–70) 340–2040, Tx. 31 651 epo nl, Fax: (+31–70) 340–3016 Hes, Ronald

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INTERNATIONAL SEARCH REPORT

C(Continua	tion). DOCUMENTS CONSIDERED TO BE RELEVANT	I
Category*	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
A,P	WO 2006/116190 A (QUALCOMM INC [US]; BABBAR UPPINDER SINGH [US]; LIOY MARCELLO [US]; ABR) 2 November 2006 (2006-11-02) abstract	1–10
	paragraph [0003] – paragraph [0005] paragraph [0042] – paragraph [0044] paragraph [0064] paragraph [0072]	

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	INTERNATIONAL SEARCH REPORT Information on patent family members				International application No PCT/US2006/044877		
Patent document cited in search report		Publication date		Patent family member(s)		Publication date	
WO 2005041460	A	06-05-2005	EP	165233	2 A2	03-05-2006	
WO 2006116190	A	02-11-2006	US	200623926	6 A1	26-10-2006	
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be used, for example, to populate a remote database with the data from the serial device. That way, the data from the serial device may be remotely accessed via the Internet, for example. In addition, the mobile router can be used to output a received signal from the device connected to its serial interface.



For two-letter codes and other abbreviations, refer to the "Guidance Notes on Codes and Abbreviations" appearing at the beginning of each regular issue of the PCT Gazette.

MOBILE ROUTER WITH SERIAL DEVICE INTERFACE Inventor: Douglas S. Moeller

CROSS-REFERENCE TO RELATED APPLICATIONS

The present application claims priority to the following U.S. provisional applications:

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(1) U.S. provisional application Serial No. 60/800,679, filed May 16, 2006, entitled "Mobile Router With Serial Interface," by Douglas S. Moeller;

(2) U.S. provisional application Serial No. 60/800,749, filed May 16, 2006, entitled "Mobile Router That Monitors Links," by Douglas S. Moeller; and

 (3) U.S. provisional application Serial No. 60/800,750, filed May 16, 2006, entitled "Mobile Router With Session Proxy," by Douglas S. Moeller.

The present application is related to the following, contemporaneously-filed PCT applications:

 PCT application entitled "Mobile Router With Session Proxy," by Douglas S. Moeller, Attorney Docket No. 060275PCT; and

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(2) PCT application entitled "Mobile Router That Monitors Links," by Douglas S. Moeller, Attorney Docket No. 060274PCT.

BACKGROUND

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Many people use mobile or wireless end-user computer-type devices for a variety of purposes. These devices include smartphones, handheld computer-type devices, personal digital assistants (PDAs), laptop computers equipped with a wireless network interface card, etc. Users often use such devices to read and write email messages, access the Internet, download and view image or video files, run applications, etc.

In order to use such mobile devices, the mobile devices must be able to connect to a 30 wireless network. Conventional wireless local area networks (WLANs) are often deployed inside structures such as homes, offices, public and commercial buildings, etc. The WLAN typically comprises one or more wireless access points, such as a wireless router or hot spot, which communicates wirelessly with the mobile device, and allows the mobile device to connect to a wired network (or other network) that is also in communication with the access

point. In order to stay connected to such WLANs, the mobile user must usually stay with the range of the access points. This often constrains the effective mobility of a wireless user. The mobile user must stay in the home, office or building to have wireless access to the WLAN, but if the mobile user leaves the premises, the mobile user may leave the range of the wireless access points and thereby lose connectivity to the network. For the IEEE 802.11 standard, also known as Wi-Fi, the range of such access points is about 50 meters for indoor environments and 100 meters for outdoor environments.

Some campuses and urban areas provide broader W-Fi coverage areas by placing a number of cooperating Wi-Fi hot spots throughout the campus or urban area. This provides the mobile user with greater wireless access as the mobile user generally can move around the campus/urban area while maintaining wireless connectivity. However, when the mobile user leaves the campus/urban area, the user may lose connectivity, thus constraining the wireless mobility of the user.

This dilemma has been addressed somewhat by cellular networks that allow mobile 15 devices to communicate wireless data with such cellular networks using data communication standards, such as GSM/GPRS (Global System for Mobile Communications/General Packet Radio Service) or EDGE (Enhanced Data rates for GSM Evolution). Such cellular networks generally provide much broader coverage areas than WLANs or Wi-Fi area, so a mobile user will ordinarily have fewer restrictions on mobility 20 when accessing such a cellular network. Further, cellular networks typically can

accommodate roaming users by allowing users to stay connected as they travel from one cellular network to another.

Nevertheless, mobile end-user devices often experience interruptions in service due to drop-offs by the network (either Wi-Fi or cellular network). This problem is exacerbated when the user is quickly moving between network cells, hot spots or networks. This can be caused, for example, (i) because the user's wireless access provider/protocol is not compatible with the new cell, hot spot or network, (ii) because the new cell, hot spot or network is overly congested with traffic, (iii) because of faulty hand-off procedures between the cells, hot spots, or networks, or many other reasons.

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In addition, a mobile end-user may experience other types of performance problems, including a change of bit rate or bandwidth during the data transmission, and a change in the quality of service (e.g., jitter, latency, data loss, etc.).

Accordingly, there exists a need for a way to alleviate or mitigate the problems experienced by a user of mobile end-user device.

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SUMMARY

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In one general aspect, the present invention is directed to a mobile router. The mobile router may communication with one or more mobile devices via a local wireless network, such as a Wi-Fi or Wi-MAX network. The mobile router may further act as a gateway for communications from the mobile device to a backhaul network, which also in communication with the mobile router via a wireless communication link. The backhaul network may comprise a cellular network, such as a GSM/GPRS or UTMS network, or some other type of wireless network. The backhaul network may be connected to the Internet or other network (e.g., WAN). That way, the mobile device can communicate with a destination device connected to the Internet (or other network) via the mobile router and the backhaul network.

Further, because the mobile router wirelessly communicates with the backhaul network, it can move with the mobile device as the mobile device moves to provide enhanced mobile wireless connectivity for the mobile device. For example, the mobile router can be installed, affixed or otherwise placed in a vehicle, such as a car, bus, boat, rail car, etc., where the end user of the mobile device is a passenger (or driver). That way, the end user can maintain wireless activity as the user moves about.

According to various embodiments, the mobile router may comprise a session proxy 20 module establishes two transport protocol sessions - one between the mobile router and the mobile device, and one between the mobile router and a destination device - when the end user seeks to communicate with the destination device through the mobile router. That way, if the session between the mobile router and a destination device goes down, the session between the mobile router and the mobile device may remain active, thereby allowing the 25 mobile device to believe that the session is still active while the mobile router works to restore the session. Also, the two sessions may use different protocols. For example, the session between the mobile device and the mobile router may use the TCP protocol, whereas the session between the mobile router and the destination device may use a different protocol, such as HS-TCP or SCPS. Moreover, the establishment of the two sessions by the mobile router may be transparent to the end user. Also, the end user could 30 have the option of disabling the session proxy functionality in certain embodiments. This may be desirable when the end user is using an application that encrypts the TCP headers.

Another potential benefit is that when the backhaul network goes down, the session proxy module may prevent the TCP session for the link to the mobile device 16 from

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starting its back-off timers. This is advantageous because, under the TCP protocol, the mobile device would normally assume that it cannot forward packets because of network congestion and it would accordingly start to slow down the user's session. In contrast, with the session proxy module maintaining a session between the mobile router and the mobile device that is separate from the session between the mobile router and the backhaul

network, the mobile device may not assume that network congestion is a problem and the TCP session between mobile router and the mobile device may not slow down. Another potential benefit is that the TCP timers and congestion windows can be adjusted dynamically so that the link may be optimized for the particular characteristics of the backhaul network (e.g., packet loss, latency jitter, etc.).

In addition, the mobile router may comprise a session link module that monitors the layer 2 and/or layer 3 links of the mobile router with the backhaul network. That way, when the link monitor module detects a drop-off, the link monitor module can reestablish the link as quickly as possible in order to minimize the interruption in service to the end user.

15 According to various embodiments, the link monitor module does this by sending and monitoring test (or probing) data packets over the backhaul wireless communication link. That way, the user does not have to restart his/her applications or sessions. The user just typically notices that the applications/sessions slowed for a brief period of time while the connection was being reestablished.

In addition, according to various embodiments, the mobile router may include a serial data port for communicating with a serial data device connected thereto. In addition, the mobile router may include a serial device data publication module which transmits data from the serial device over the backhaul network to a destination device, such as a server/database, such that remote users could access the database to retrieve the data from the serial device. The serial device could be, for example, a GPS receiver that records location data for the mobile router, or another type of serial data device. In addition, rather than transmitting the data to a server/database, a remote user could access the mobile router to access the data from the serial device directly. Additionally, the serial interface of the mobile router could be used to output data/command signals to the connected serial device. These and other benefits will be apparent from the description to follow.

FIGURES

Various embodiments of the present invention are described herein by way of example in conjunction with the following figures, wherein:

Figure 1 is a block diagram of a network including a mobile router according to various embodiments of the present invention;

Figure 2 is a block diagram of a mobile router according to various embodiments of the present invention; and

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Figure 3 is a block diagram of the process flow of the link monitor module of the mobile router according to various embodiments of the present invention.

DESCRIPTION

Figure 1 is a diagram of a network 10 according to various embodiments of the present invention. As shown in Figure 1, the network 10 comprises a mobile router 12 in communication with a mobile device 16 via a wireless communication link 14 (referred to sometimes hereinafter as the "local wireless communication link 14"). The wireless communication link 14 may be provided as part of the wireless network 15 including the mobile router 12 and the mobile device 16. The wireless network 15 (referred to sometimes hereinafter as the "local wireless network 15") may be, for example, a WiFi network (e.g., IEEE 802.11 network), a WiMAX network (IEEE 802.16), a Bluetooth network, or any other suitable wireless network.

The mobile device 16 may be any computer-based device capable of receiving and transmitting data via the wireless communication link 14. For example, the mobile device 16 may be a laptop (or notebook) computer (as shown in the example of Figure 1) equipped with a wireless network interface card, a wireless-enabled PDA, a pocket or palmtop computer, a WiFi phone (e.g., a Skype phone or VoIP phone), a WiFi appliance, a Sony PlayStation PSP or some other portable, network-enabled gaming station, a video screen, a digital camera, an audio player, a navigation device, a security camera, an alarm device, a wireless payment or POS device, etc.

The mobile router 12, as explained further hereinbelow, may act as a gateway between the wireless network 15 and a backhaul network 20. The backhaul network 20 in turn may be connected to the Internet 18 or any other network (such as an intranet or another WAN) via a gateway 24.

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The mobile router 12 may communicate with the backhaul network 20 via a backhaul wireless communication link 22 (sometimes referred to hereinafter as the "backhaul wireless communication link"). The backhaul wireless communication link 22 may be provided by a wireless network that is part of the backhaul network 20, such as a cellular wireless network. The cellular wireless network may be, for example: a Global

System for Mobile Communications/General Packet Radio Service (GSM/GPRS) link; a UMTS (Universal Mobile Telecommunications System) link; a Code Division Multiple Access (CDMA) link; an Evolution-Data Optimized (EV-DO) link; an Enhanced Data Rates for GSM Evolution (EDGE) link; a 3GSM link; a Digital Enhanced Cordless

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Telecommunications (DECT) link; a Digital AMPS (IS-136/TDMA) link; an Integrated Digital Enhanced Link (iDEN) link; a WiMAX link; or any other suitable wireless link. That way, the mobile router 12 may provide wireless access for the mobile device 16 to the Internet 18 (or other desired network).

According to various embodiments, the mobile router 12 and the mobile device 16 are co-located in a moving vehicle so that mobile router 12 is mobile and so that end-users of the mobile device 16 can enjoy wireless connectivity to the Internet 18 via the mobile router 12 as the vehicle (not shown) moves through cells or nodes associated with the wireless network 22. The moving vehicle could be, for example, a car, a truck, a bus, a boat, a train or rail car, etc. The mobile router 12 may be mounted to the vehicle in a secure and generally tamper-resistant location. For example, the mobile router 12 may be mounted in the trunk of an automobile, and the end-user of the mobile device 16 may be a passenger or driver of the automobile. That way, the end-user could enjoy wireless connectivity as the automobile moves between cells of the wireless network 22.

- Also, although only one mobile device 16 is shown in communication with the mobile router 12 in Figure 1, it should be noted that numerous mobile devices 16 may be in communication with the mobile router 12 via the network 14. For example, in a scenario where the mobile router 12 is routed in an automobile, more than one passenger may be using an end-user mobile device 16 that communicates with the Internet 18 (or some other network) via the mobile router 12 and the backhaul network 20. For example, one
- 25 passenger could be checking email on a palmtop computer device, while another passenger may be surfing the World Wide Web, etc.

It should also be recognized, however, that the mobile router 12 does not necessarily need to be installed in, affixed to, or otherwise placed in a mobile vehicle. For example, a user could use the mobile router 12 at home, work, or any other stationary location, or carry the mobile router 12 around with him/her.

As shown in Figure 1, a transceiver 30 may receive and transmit the wireless signals to the mobile router 12 via the wireless communication link 22. A communication network 32 of the backhaul network 20 may communicate with the Internet 18 (or other network) via one or more gateways 24. The communication network 32 may include conventional
network elements such as servers, routers, switch, etc., and may provide wireless network service for the mobile router 12. Of course, although only one transceiver 30 is shown in Figure 1, it should be recognized that the backhaul network 20 may comprise a number of such transceivers, located in different areas serviced by the backhaul network 20, such that the mobile router 12 may stay in communication with the backhaul network 20 as the mobile router 12 moves between cells or nodes of the backhaul network 20.

As shown in Figure 1, third party servers 26 may be in communication with the Internet (or other network) 18. That way, the mobile device 16 can access the third party servers 26 through the mobile router 12 and the backhaul network 20.

Figure 2 is a simplified block diagram of the mobile router 12 according to various embodiments of the present invention. As shown in Figure 2, the mobile router 12 may comprise one or more processors 40, one or more memory units 42, a backhaul network interface 44, and a local network interface 46, that may be connected via a system bus 48.

The backhaul network interface 44 is for interfacing with the backhaul network 20. The local network interface 26 for interfacing with the wireless network 15. The type of backhaul network interface 44 may depend on the types of backhaul wireless communication link 22 used. For example, the backhaul interface network 44 may be a GSM/GPRS interface, a UTMS interface, an EDGE interface, a Wi-MAX interface, etc. Similarly, the type of local network interface 46 may depend on the type of wireless network 15 used. For example, the local network interface 15 may be a Wi-Fi, Wi-MAX, or Bluetooth interface.

The processor(s) 40 may execute instruction code stored in the memory 42. The memory 42 may be embodied as one or more computer-readable media, including Read-Only-Memory (ROM) and/or Random-Access-Memory (RAM). As such, the memory 42 may comprise one or more memory chips, optical memory devices (e.g., CD-ROM), magnetic memory devices (e.g., disk drives), etc. The memory 42 may include a number of software modules, including a routing module 50, a link monitor module 52, a session proxy module 54 and a serial port data publisher module 56, that may be implemented as software code to be executed by the processor(s) using any suitable computer instruction type. The software code may be stored as a series of instructions or commands, or as a program, in the memory 42.

The routing module 50 may include the code for allowing the mobile router 12 to route data packets from the wireless network 15 to the backhaul network 20, and vice versa, as is known in the art. The link monitor module 52, as explained further below, may

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monitor the layer 2 (data link or cellular layer) and layer 3 (IP or network layer) links of the mobile router 12 with the backhaul network 20 by sending test or probing data packets. By monitoring the packets, the link monitor module 52 can detect if either (or both) of the links fails. That way, the mobile router 12 can take appropriate action when one of the links fails.

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According to various embodiments, both the local wireless communication link 14 and the backhaul wireless communication link 22 may use the TCP (Transmission Control Protocol) transport protocol for the session layer of the network protocols. TCP is one of the core protocols of the Internet protocol suite, often simply referred to as "TCP/IP." Using TCP, applications on networked hosts can create connections to one another, over which they can exchange streams of data using stream sockets. Stream sockets are a type of internet socket which provides a connection-oriented, sequenced, and unduplicated flow of data without record boundaries. The TCP protocol guarantees reliable and in-order delivery of data from sender to receiver.

The TCP protocol also uses a network congestion avoidance algorithm in order to 15 achieve congestion avoidance. A number of such algorithms exists and can be used. In general, according to some algorithms, the TCP protocol specifies a maximum segment size (MSS). The sender maintains a congestion window, limiting the total number of unacknowledged packets that may be in transit end-to-end. To avoid congestion collapse, TCP makes a slow start when the connection is initialized and after a timeout. It starts with a window of 2 MSS. Although the initial rate is low, the rate of increase is very rapid: for 20 every packet ACKed, the congestion window increases by 1 MSS so that for every round trip time, the congestion window has doubled. When the congestion window exceeds a threshold, or a packet is lost, the algorithm enters a new state, called congestion avoidance. As long as non-duplicate ACKs are received, the congestion window is additively increased by one MSS every round trip time. When a packet is lost, duplicate ACKs will be received. 25 The congestion window is reduced to 1 MSS on a timeout event.

The session proxy module 54, as explained further below, may act as a TCP proxy for all TCP sessions going through the mobile router 12. That way, according to various embodiments as described below, all end-user traffic between the end-user mobile device 16 and the destination (e.g., a server connected to the Internet or other network 18) may be transparently routed through the mobile router 12. Of course, in other embodiments, the local and backhaul wireless links 14, 22 may use a different transport protocol, and, in such embodiments, the the session proxy module 54 may similarly act as a proxy for such other transport protocol sessions.

The serial port data publisher module 56 may make data received from a serial device 36, connected to a serial port 38 of the mobile router 12, available from the mobile router 12 via a TCP stream (or any other type of data stream available from the mobile router 12).

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Other, conventional components of a router, such as a memory controller, are not illustrated in Figure 2 for the sake of convenience.

As mentioned before, the link monitor module 52 may monitor the mobile router's layer 2 (data link or cellular layer) and layer 3 (IP or network layer) links with the backhaul network 20. That way, when the link monitor module 52 detects a drop-off, the link monitor module 52 can reestablish the link as quickly as possible in order to minimize the interruption in service to the end user. For example, in typical present-day mobile computing scenarios, when the network drops off, the end-user's applications and network sessions are ordinarily terminated. Consequently, the user has to restart the applications and/or session when the network connection is reestablished. Moreover, it typically is not predictable when the network connection will be reestablished.

The link monitor module 52 overcomes these drawbacks by monitoring the layer 2 and 3 links, and reestablishing the connections when connectivity is lost. As explained in more detail below, the link monitor module 52 may do this by sending and monitoring test (or probing) data packets over the backhaul wireless communication link 22. When it

20 detects a failure in one or both of the links, the link monitor module 52 can take remedial action, such as attempting to reestablish the link. It may reestablish the link before applications on the mobile device 16 have to be restarted. That way, the user does not have to restart his/her applications or sessions. The user just typically notices that the applications/sessions slowed for a brief period of time while the connection was being reestablished.

The link monitor module 52 may utilize adaptive programming according to various embodiments. That is, for example, if the backhaul network interface 44 is receiving packets over the backhaul wireless communication link 22, the link monitor module 52 may send less probing packets and, conversely, if the interface 44 is not receiving packets the link monitor module 52 may send more probing packets. By monitoring packets coming in on the interface 44, the link monitor module 52 may draw the assumption that the interface is functioning. This means that the link monitor module 52 does not have to send test packets across the backhaul wireless communication link 22 to verify connectivity (and hence not wasting precious network resources). However, just because the link monitor

module 52 may assume that the interface 44 is functioning does not mean that the link monitor module 52 does not send test packets; it may just send them less frequently in certain embodiments.

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The link monitor module 52 may monitor the interface 44 to see if it is receiving data packets. If it is not, then the link monitor module 52 may sleep "A" number of seconds and then proceed to the next step of doing an active probe. If the interface 44 is receiving packets, the link monitor module 52 may then sleep longer (e.g., $10 \times A$ seconds) before it proceeds to the next step of doing an active probe. So if the backhaul wireless communication link 22 looks like it is working, then the link monitor module 52 may send fewer active probes on the backhaul network 20.

The remote devices that the link monitor module 52 is to monitor may be configured to allow the link monitor module 52 to ensure whether the link to the particular remote device is available. For example, links to the default route, domain name server (DNS), and/or authentication server 19 (see Figure 1) may be monitored, as well as any device other device on the Internet so configured.

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Figure 3 is a flow chart of the process flow of the link monitor module 52 according to various embodiments of the present invention. This process may be continually running in the background to monitor the layer 2 and layer 3 links on the backhaul wireless communication link 22 of the mobile router 12.

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At block 80, the link monitor module 52 may determine what its backhaul network 20 is (e.g. whether it is a GSM/GPRS network interface, a UTMS network interface, etc.). Next, at block 82, the link monitor module 52 may determine if the appropriate backhaul network driver is loaded. If not, at block 96, the driver is reloaded and, if successful, the process returns to block 92 (described further below). If at block 82 it is determined that the driver is loaded, the process advances to block 84, where the link monitor module 52 determines whether packets are being received on the backhaul network interface 44. This is a check of its layer 3 -- or network layer -- status (OCI Model). If so, the process advances to block 86, where the link monitor module 52 goes into sleep mode for a brief period of time (xx seconds) because the network connection is active.

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If at block 84 it is determined that packets are not being received over the backhaul wireless connection 22, the process advances to block 88, where the link monitor module 52 may determine if the layer 2, or data link layer, is established with a particular remote device (e.g., a device that is part of the communications network 32 or connected to the Internet 18). In one embodiment, the point-to-point protocol ("PPP") may be used for the

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layer 2 link (OCI Model). PPP is a protocol used to establish a direct connection between two nodes and is described by described by Internet Engineering Task Force (IETF) RFC 1661. Thus, at block 88, the link monitor module 52 may determine of the PPP link is established. Of course, in other embodiment, a different direct link protocol could be used.

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If the PPP link is not established, the process may advance to block 92, where the PPP is restarted to establish the PPP link to the remote device. If that operation is successful, or if at block 88 it is determined that the PPP link is established, the process advances to block 90 where the link monitor module 52 determines if it has a default route to the remote device. In routing technology, a default route, also sometimes called a "gateway of last resort," is the network route used by a router when no other known route

exists for a given data packet's destination address. All the packets for destinations not known by the router's routing table are sent to the default route. This route generally leads to another router, which treats the packet the same way. If the route is known, the packet will get forwarded to the known route. If not, the packet is forwarded to the default-route of the router which generally leads to another router, and so on. Once the router with a known route to a host destination is reached, the router determines which route is valid by finding the most specific match. The network with the longest subnet mask that matches the destination IP address wins.

Hence, the default route may be a connection to the remote device that is different from the direct connection. If there is a default route, the process may advance to block 94, where the link monitor module 52 may determine whether the remote device is reachable via the default route. If, at block 90 it is determined that there is no default route, the process may return to block 88 where the PPP link is attempted to be established.

The process also advances to block 90 from block 86 after the brief sleep period. If at block 90 it is determined that the mobile router 12 has a default route, the process advances to block 94 where the link monitor module 52 determines if the default route is reachable. If the default route is not reachable, the process returns to block 88, wherein the PPP link is attempted to be reestablished.

If at block 92 the PPP protocol is unable to be restarted after x number of attempts, the process advances to block 96, where the card driver for the backhaul network interface 44 is reloaded. If at block 66 the card driver is not successfully loaded after a number ("x") of attempts, the process advances to block 98, where the link monitor module 52 attempts to reload the CardBus driver (or other similar driver for mobile routers that do not use CardBus). A CardBus is PCMCIA (Personal Computer Memory Card International

Association) 5.0 or later (e.g., JEIDA 4.2 or later) 32-bit PCMCIA card. CardBus is effectively a 32-bit, 33 MHz PCI (Peripheral Component Interconnect) bus in the PC card form factor. CardBus includes bus mastering, which allows a controller on the bus to talk to other devices or memory without going through the CPU.

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If that process is successful, the process returns to block 96, where the card driver is again attempted to be reloaded. If at block 98 attempts are unsuccessful in reloading the CardBus driver (or other similar driver), the process, according to various embodiments, advances to block 100, wherein the mobile router 12 is rebooted. From there, the process may return back to block 80.

Returning to block 94, where it is determined if the default route is reachable, if it is not available, the process may advance, according to various embodiments, to block 102, where the domain name server (DNS) for the mobile router is determined. Then, at block 104, it is determined whether the DNS is reachable. If it is, according to various embodiments, at block 106, the authentication server 19 (see Figure 1) for the mobile router 12 is determined. Then, at block 108, it is determined whether the authentication server 19 is reachable. If so, the process advances to block 110, where the link monitor module 52 enters brief sleep mode, during which no test packets are sent. After the brief sleep, the

If the DNS server is not reachable at block 104 or if the authentication server is not reachable at block 108, the process returns to block 88, where the PPP link (layer 2 link) is assessed, as explained above.

process returns to block 84 for a re-check of the layer 3 link.

Some parameters in the process may be configurable. For example, certain time periods used by the various timers may be configurable. The parameters may be factory configurable, remotely configurable over a network, and/or self-adapting. In addition, in various embodiments, the user may be able to configure certain parameters.

In addition, the process can be fine-tuned and optimized for a particular backhaul network and/or usage pattern. The objective of the tuning and optimization may be to deliver the highest data throughput, fastest network drop-off detections, and fastest network reconnection. For example, the targets being probed can be changed. For example, the

30 mobile router 12 may probe the session manager 29 in a network operations center (NOC) 30 (see Figure 1), or other devices connected to the network 18. Also, rather than active probing, the mobile router 12 may only listen to the backhaul network interface 44. This latter approach may be advantageous when the network 18 is a WAN (or other type of network) with low bandwidth.

The point-to-point protocol ("PPP") startup script may execute continuously until it makes a successful connection. The failure that is shown in Figure 3 at block 88 is if the PPP startup script is not successful in communicating with the backhaul network card x number of times. If the PPP startup script cannot make a connection it likely is because the mobile router 12 is out of coverage and not because it or the network failed. However, if PPP connection is unable to be established after a relatively long duration (e.g., over one hour), the link monitor module 52 may proceed with the failure path (step 92).

A common problem experienced in the prior art by cellular network users is that the data connection is sometimes lost. When this occurs, applications running on the mobile device (that is connected to the cellular network) stop running, and have to be restarted when the TCP session is re-established.

This problem can be overcome by the session proxy module 54 of the mobile router 12. Returning to Figure 2, the session proxy module 54 may act as a session proxy for all sessions (e.g., TCP sessions) going through the mobile router 12. That is, for example, when a local end-user seeks to establish a TCP session from their local end-user device (such as the mobile device 14 Figure 1) with a destination (such as a third party server 26 connected to the network 18, see Figure 1), the session proxy module 54 may terminate the TCP session coming from the mobile device 16 and, instead, establish a TCP (or some other protocol) session on the backhaul network interface 26 with the destination 26. The mobile router 12 may also maintain a separate TCP session with the mobile device 16 over the local wireless communication link 14. That way, all end-user traffic between the end-user and the destination may be transparently routed through the mobile router 12 on the two separate sessions. That way, one session going down (such as the backhaul wireless communication link 22) need not negatively affect the other session (such as the session between the mobile router 22 and the mobile device 16).

By doing this, several benefits may be achieved. For example, when the backhaul network link 22 goes down (which is sometimes not uncommon for cellular networks), the session proxy module 54 can maintain a TCP session to the local end user (e.g., at the mobile device 16). That way, if applications running on the mobile device 16 are dependent upon a TCP session, the applications may continue to run because there is a TCP session with the mobile router 12, even though the TCP session over the backhaul wireless

communication link 22 is lost. When the backhaul network communication link 22 comes back, the end-user may be able to keep running its applications and session without having to restart the applications.

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Another potential benefit is that when the backhaul network link 22 goes down, the session proxy module 54 can prevent the TCP session for the link to the mobile device 16 from starting its back-off timers. This is advantageous because, under the TCP protocol, the mobile device 16 would normally assume that it cannot forward packets because of network congestion and it would accordingly start to slow down the user's session. In contrast, with the session proxy module 54 maintaining a TCP session between the mobile router 12 and the mobile device 16, the mobile 16 device would not assume that network congestion is a problem and the TCP session between mobile router 12 and the mobile device 16 the should not slow down.

Another potential benefit is that the TCP timers and congestion windows can be adjusted dynamically so that the link is optimized for the particular characteristics of the backhaul network (e.g., packet loss, latency jitter, etc.). For example, if the network has a high packet loss, the MTU (maximum transmission unit) may be made smaller to increase the likelihood that sent data packets will successfully reach their destination. "MTU" refers to the size (in bytes) of the largest data packet that a given layer of a communications protocol can pass onwards. Alternatively, if the network has relatively little packet loss and high throughput, the MTU may be increased so as to further increase throughput.

In another embodiment, instead of a TCP session, the session proxy module 54 could establish a different type of protocol session with the user's destination that is designed to run over high latency links. Such high-latency links may be HS-TCP (High Speed TCP) or SCPS (Space Communications Protocol Specifications). HS-TCP uses a new congestion control algorithm for TCP that is described in RFC 3649. The SCPS is set of extensions to existing protocols and new protocols developed by the Consultative Committee for Space Data Systems (CCSDS). The SCPS protocol is defined in ISO Standards 15894 (file transfer), 15893 (transport layer), 15892 (security layer) and 15891 (network layer).

In such an embodiment, therefore, there may be a TCP session between the mobile device 16 and the mobile router 12 over the local wireless communication link 14, and a separate high latency protocol session (e.g., HS-TCP or SCPS) between the mobile router 12 and the destination over the backhaul network 20. Moreover, the establishment of the high-latency link on the backhaul network 20 may be done transparently to the local enduser by the session proxy module 54.

In addition, in various embodiments, the local end-user could be given the option of disabling the session proxy module 54. A user of the mobile device 16 may disable the

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session proxy module 54, for example, through a control panel for the mobile router 12 displayed on the mobile device. Also, the mobile router 12 may have a switch or pushbutton that allows a user to disable the session proxy module 54. It may be desirable for a user to disable the session proxy module 54 when the user wants to maintain a TCP session

- with the destination. For example, certain types of virtual private networks (VPNs), such as IPSEC VPNs, encrypt the TCP headers. IPSEC (IP security) is a suite of protocols for securing Internet Protocol (IP) communications by authenticating and/or encrypting each IP packet in a data stream. If the TCP headers were encrypted, the session proxy module 54 would ordinarily not be able to decrypt the headers of the TCP data packets and, therefore,
- 10 could not appropriately transmit the packets on a non-TCP session. In such a circumstance, the user may desire to disable the session proxy module 54. Other types of VPNs, however, such as secure sockets layer (SSL) VPNs, do not encrypt the TCP headers, so the local enduser may not want or need to disable the session proxy module 54 when such a SSL VPN is being used.

Referring to Figure 2, the serial port data publisher module 56 may take data received from the serial device 36 connected to the serial port 38 of the mobile router 12 and make the data available via a TCP stream (or some other type of data stream, such as HS-TCP or SCPS data stream). The serial port data publisher module 56 and, via the backhaul network 20 and Internet 18, populate a remote database 25 with the data from the device 36. That way, the data from the serial device 36 can be remotely accessed via the Internet 18.

The serial device 36 may communicate with the mobile router 12 using any suitable serial data protocol, including the USB (Universal Serial Bus) standard, the RS-232 standard, the RS-485 standard, or the IEEE 1394 (FireWire) standard, for example.

The serial device 36 may be any suitable type of serial device, such as, for example, a GPS receiver. In an embodiment where the serial device 36 is a GPS receiver, this allows the location data for the GPS receiver (and hence the location data for the mobile router 12) to be remotely accessible by others. In an application where the mobile router 12 is installed in a mobile vehicle such as a car or truck, such location data could be used for a variety of applications, including:

• a company could access the database 25 to determine the current location of its vehicles;

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- a company could determine and analyze where its vehicles have been, including such things as determining time spent in traffic jams, loading docks, etc.;
- track a stolen vehicle;
- determining optimal routes for delivery companies;
- collection of real-time traffic data, which can be analyzed and/or shared with traffic condition publication services; or
- collection of historical traffic data, which could be used for traffic planning purposes.

In various embodiments, the stream produced by the serial port data publisher module 56 may be compliant with a protocol standard, such as the RFC 2217 "Telnet Com Port Control Option" protocol, so that end-user devices that support the standard could use the data. This may be useful for Windows-based computers, because such computers could use standard, off-the-shelf mapping applications with a GPS device to be attached to the

- 15 local machine. The end-user could install a RFC 2217 compliant driver on their Windows computer and could make the GPS data from the mobile router 12 appear as local GPS data on their Windows computer. And since the GPS data from the mobile router 12 would be accessible over an IP network (e.g., the Internet 18), the remote user's Windows computer could access the data from anywhere on the Internet.
- 20 The above-described examples were based on a GPS device as the serial device 36 connected to the mobile router 12. It should be recognized that other types of serial data devices 36 may be used and similar data publication processes could be used for such serial data devices so that the data from the serial device may be accessed via the Internet (or other network) 18. For example, in other embodiments the serial device 36 may be a vehicle telematics device. Such a vehicle telematics device may capture data regarding the performance and operation of the vehicle (e.g., diagnostic data) in which the device is installed. Such data may then be published by the mobile router 12 and stored in the database 25, for example, such that it is accessible by third parties via the Internet 18.
- In another embodiment, the serial device 36 may be a point-of-sale (POS) device 30 that captures sale or payment information. That way, the POS data may be published to the database 25 such that it is accessible via the Internet 18.

In other embodiments, the serial data device 36 could be, for example, a remote control for an in-car entertainment system (e.g., downloading music, video, games, etc., to

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third party systems) or a device for interfacing to existing communication systems (e.g., police radios, etc.).

In addition, rather than transmitting the data to a central server (e.g., database 25), a remote user could access the mobile router 12 to access the data from the serial device 36 directly. For example, in one embodiment, an authenticated remote user could access an authentication server 23 (see Figure 1) to determine the address of the mobile router 12. The remote user could then use that address to communicate with the mobile router 12 directly. Similarly, a local end-user of the mobile router 12 could access the data from the serial device via the local wireless network 14.

Additionally, according to various embodiments, the serial interface 38 of the mobile router 12 can be used to output data/command signals to the connected serial device 36. For example, from a remote location a signal/message can be sent to the mobile router 12 in order to have the signal/message sent output by the serial port 38 to the serial device, where the signal/message causes the serial device 36 to take some sort of action. For

- 15 instance, the signal/message may activate the serial device 36. For example, where the mobile router 12 is installed in a car, the serial device 36 may be device capable of controlling components and/or systems of the car. For example, the serial device 36 may be able to shut of the engine (such as in the case of theft), unlock the doors in case of inadvertent locking, activate alarm functions, etc. The serial device 36 may also, according
- 20 to various embodiments, perform payment functions, download data, receive advertising, entertainment, gaming, and/or information, as well as perform network management and control.

While various embodiments of the present invention have been described herein, it should be recognized that other modifications, substitutions and alternatives may be apparent to one of ordinary skill in the art. For example, certain of the steps of Figure 3 may be performed in different order or simultaneously. Such modifications, substitutions and alternatives can be made without departing from the spirit and scope of the invention.

CLAIMS

What is claimed is:

1. A mobile router comprising:

a local network interface for wirelessly communicating with a mobile device via a local wireless network;

a backhaul network interface for wirelessly communicating with a backhaul network; one or more processors;

- a serial data device interface for communicating with a serial data device connected to the interface; and
- a memory in communication with the one or more processors and the serial data device interface, wherein the memory stores instructions which, when executed by the one or more processors, cause the one or more processors to transmit data received from the serial data device over the backhaul network to a destination device.

2. The mobile router of claim 1, wherein:

- the serial data device connected to the serial data device interface comprises a GPS receiver; and
- the data transmitted by the mobile router over the backhaul network to the destination device comprises location data from the GPS receiver.

3. The mobile router of claim 1, wherein the serial data device comprises a serial data device selected from the group consisting of a GPS receiver, a vehicle telematics device, a point-of-sale (POS) device, and a remote control.

4. The mobile router of claim 1, wherein the memory additionally stores instructions which, when executed by the one or more processors, cause the one or more processors to: monitor the layer 2 and layer 3 links of the mobile router for the backhaul network; and

reestablish the network connection to the backhaul network when a failure of the layer 2 and/or layer 3 link is detected.

5. The mobile router of claim 4, wherein the memory stores instructions which, when executed by the one or more processors, cause the one or more processors to monitor the

layer 2 and layer 3 links by sending test packets to a destination device over the backhaul network.

6. The mobile router of claim 5, wherein the memory stores instructions which, when executed by the one or more processors, cause the one or more processors to adapt the frequency at which test packets are sent to the destination device based on whether the network connection to the backhaul network is active.

7. The mobile router of claim 6, wherein the memory stores instructions which, when executed by the one or more processors, cause the one or more processors to send test packets to the destination device less frequently when the network connection to the backhaul network is active.

8. The mobile router of claim 1, wherein the memory additionally stores instructions which, when executed by the one or more processors, cause the one or more processors to: detect an attempt by the mobile device to establish a transport protocol session between the mobile device and a destination device through the mobile router over the local wireless network and the backhaul network; and initiate, when the attempt to establish the protocol session is detected, a first replacement transport protocol session between the mobile router and the mobile device over the local wireless network and a second replacement transport protocol session between the mobile router and the mobile device over the local wireless network and a second replacement transport protocol session between the mobile router and the destination device over the backhaul network.

9. The mobile router of claim 7, wherein the memory additionally stores instructions which, when executed by the one or more processors, cause the one or more processors to: detect an attempt by the mobile device to establish a transport protocol session between the mobile device and a destination device through the mobile router over the local wireless network and the backhaul network; and initiate, when the attempt to establish the protocol session is detected, a first

replacement transport protocol session between the mobile router and the mobile device over the local wireless network and a second replacement transport protocol session between the mobile router and the destination device over the backhaul network.

10. The mobile router of claim 1, wherein the local wireless network comprises a Wi-Fi network.

11. The mobile router of claim 1, wherein the local wireless network comprises a Wi-MAX network.

12. The mobile router of claim 1, wherein the backhaul network comprises a cellular network.

13. The mobile router of claim 12, wherein the cellular network comprises a GSM/GPRS network.

14. The mobile router of claim 12, wherein the cellular network comprises a UMTS network.

15. The mobile router of claim 9, wherein the backhaul network comprises a cellular network.

16. The mobile router of claim 15, wherein the cellular network comprises a GSM/GPRS network.

17. The mobile router of claim 15, wherein the cellular network comprises a UMTS network.

18. The mobile router of claim 15, wherein the local wireless network comprises a Wi-Fi network.

19. The mobile router of claim 15, wherein the local wireless network comprises a Wi-MAX network.

20. The mobile router of claim 1, wherein the mobile device is a wireless-enabled computer device selected from the group consisting of a laptop equipped with a wireless network interface card, a wireless-enabled PDA, a pocket computer, a WiFi phone, a WiFi

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appliance, a portable, network-enabled gaming station, a video screen, a digital camera, an audio player, a navigation device, a security camera, an alarm device, a wireless payment device, and a wireless POS device.

21. The mobile router of claim 1, wherein the mobile router is installed in a vehicle.

22. The mobile router of claim 21, wherein the vehicle is a vehicle selected from the group consisting of an automobile, a truck, a rail car, a bus, and a boat.

23. A method comprising:

receiving, by a mobile router from a serial data device that is connected to a serial data device interface of the mobile router, data from the serial data device, wherein the mobile router is in communication with a mobile device via a local wireless communication link and wherein the mobile router is in communication with a backhaul network; and

transmitting, by the mobile router; the serial data received from the serial data device to a destination device over the backhaul network.

- 24. The method of claim 23, wherein:
 - the serial data device connected to the serial data device interface comprises a GPS receiver; and

transmitting the data comprises transmitting location data from the GPS receiver.

25. The method of claim 23, wherein the serial data device comprises a serial data device selected from the group consisting of a GPS receiver, a vehicle telematics device, a point-of-sale (POS) device, and a remote control.

26. The method of claim 23, further comprising:
monitoring the layer 2 and layer 3 links of the mobile router for the backhaul network;
and
reestablishing the network connection to the backhaul network when a failure of the

layer 2 and/or layer 3 link is detected.

27. The method of claim 26, wherein monitoring the layer 2 and layer 3 links comprises sending test packets to a destination device over the backhaul network.

28. The method of claim 27, further comprising adapting the frequency at which test packets are sent to the destination device based on whether the network connection to the backhaul network is active.

29. The method of claim 28, wherein adapting comprises sending test packets to the destination device less frequently when the network connection to the backhaul network is active.

- 30. The method of claim 23, further comprising:
 - detecting an attempt by the mobile device to establish a transport protocol session between the mobile device and a destination device through the mobile router over the local wireless network and the backhaul network; and
 - initiating, when the attempt to establish the protocol session is detected, a first replacement transport protocol session between the mobile router and the mobile device over the local wireless network and a second replacement transport protocol session between the mobile router and the destination device over the backhaul network.

31. The method of claim 29, further comprising:

- detecting an attempt by the mobile device to establish a transport protocol session between the mobile device and a destination device through the mobile router over the local wireless network and the backhaul network; and
- initiating, when the attempt to establish the protocol session is detected, a first replacement transport protocol session between the mobile router and the mobile device over the local wireless network and a second replacement transport protocol session between the mobile router and the destination device over the backhaul network.

32. The method of claim 23, wherein the local wireless network comprises a Wi-Fi network.

33. The method of claim 23, wherein the local wireless network comprises a Wi-MAX network.

34. The method of claim 23, wherein the backhaul network comprises a cellular network.

35. The method of claim 34, wherein the cellular network comprises a GSM/GPRS network.

36. The method of claim 34, wherein the cellular network comprises a UMTS network.

37. The method of claim 31, wherein the backhaul network comprises a cellular network.

38. The method of claim 37, wherein the cellular network comprises a GSM/GPRS network.

39. The method of claim 37, wherein the cellular network comprises a UMTS network.

40. The method of claim 37, wherein the local wireless network comprises a Wi-Fi network.

41. The method of claim 37, wherein the local wireless network comprises a Wi-MAX network.

42. The method of claim 23, wherein the mobile device is a wireless-enabled computer device selected from the group consisting of a laptop equipped with a wireless network interface card, a wireless-enabled PDA, a pocket computer, a WiFi phone, a WiFi appliance, a portable, network-enabled gaming station, a video screen, a digital camera, an audio player, a navigation device, a security camera, an alarm device, a wireless payment device, and a wireless POS device.

43. The method of claim 23, wherein the mobile router is installed in a vehicle.

44. The method of claim 43, wherein the vehicle is a vehicle selected from the group consisting of an automobile, a truck, a rail car, a bus, and a boat.



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FIG. 3

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2008/033478 A1 (57) Abstract: Systems and methods for a wireless VoIP headset. A wireless VoIP headset including a speaker, microphone, controller for processing a digital audio signal to generate IP packets, and an IEEE 802.11 transceiver. The wireless VoIP headset includes a computer readable memory storing instructions that when executed by the controller cause the wireless VoIP headset to perform a method for originating a call. The method includes receiving a spoken name or number from a user at the microphone, interpreting the spoken name or number using embedded or server based voice recognition, comparing the spoken name or number to a directory stored in the computer readable memory, and generating a call origination request message. The directory may also be stored on an adjunct computing device.

WIRELESS VOIP HEADSET WITH CALL ORIGINATION CAPABILITY

BACKGROUND OF THE INVENTION

[0001] The use of Voice over Internet Protocol (VoIP) is a fast growing trend in the telephony industry, displacing circuit switch analog and digital telecom systems. Voice over Internet Protocol transmits voice over a data network utilizing Internet Protocol (IP) data packets. In VoIP, analog speech signals received from an audio source are digitized, compressed, and translated into IP packets for transmission over an IP network such as the Internet. Some benefits of VoIP include cost savings and new applications. For example, VoIP can be used to bypass the toll structure imposed by the service providers that operate the PSTN or combined with other Internet services such as embedding voice mail messages into user e-mail. Typically, in a business environment a VoIP phone connects to the corporate data network through an Ethernet connection, either wired (IEEE 802.3) or wireless (IEEE 802.11).

[0002] The proliferation of IEEE 802.11 WiFi networks extends the reach of VoIP solutions into wireless edge devices. In the prior art, wireless VoIP handsets are examples of wireless edge devices that have been developed. However, such devices are neither handsfree or discreet. Most wireless VoIP telephones are rather large, having either a handset form factor or being a laptop based softphone. In the prior art, IEEE 802.11 based headsets have been demonstrated, but lack the ability to originate calls. Thus, they are not a true telephone and have limited utility.

[0003] As a result, there is a need for improved methods and apparatuses for wireless VoIP telephone devices.

BRIEF DESCRIPTION OF THE DRAWINGS

[0004] The present invention will be readily understood by the following detailed description in conjunction with the accompanying drawings, wherein like reference numerals designate like structural elements.

[0005] FIG. 1 illustrates a simplified block diagram of a wireless VoIP headset in one example of the invention.

[0006] FIG. 2 illustrates a system view of a wireless VoIP headset in use in one example of the invention.

[0007] FIG. 3 illustrates a system view of a wireless VoIP headset in use with server based voice recognition in a further example of the invention.

[0008] FIG. 4 illustrates a system view of a wireless VoIP headset in use with an adjunct computing device in a further example of the invention.

DESCRIPTION OF SPECIFIC EMBODIMENTS

[0009] Methods and apparatuses for wireless VoIP telephones in a headset form factor are disclosed. The following description is presented to enable any person skilled in the art to make and use the invention. Descriptions of specific embodiments and applications are provided only as examples and various modifications will be readily apparent to those skilled in the art. The general principles defined herein may be applied to other embodiments and applications without departing from the spirit and scope of the invention. Thus, the present invention is to be accorded the widest scope encompassing numerous alternatives, modifications and equivalents consistent with the principles and features disclosed herein. For purpose of clarity, details relating to technical material that

is known in the technical fields related to the invention have not been described in detail so as not to unnecessarily obscure the present invention.

[0010] The invention relates to the general field of Voice over Internet Protocol and more specifically, to a wireless VoIP telephone device in the form factor of a headset. This description describes a method and apparatus for a wireless VoIP headset with call origination functionality, allowing complete handsfree communication. In one example, the wireless VoIP headset allows for call origination using embedded voice recognition and self-contained directory. In a further example, the wireless VoIP headset allows for call origination by automatically originating a call to a voice recognition server. In a further example, the wireless VoIP headset allows for call origination by receiving call data from an associated wireless adjunct device.

[0011] The wireless VoIP headset telephone can allow handsfree communication throughout an enterprise wherever there is wireless LAN access. Unlike point-to-point devices, such as DECT based headsets, there are no range limitations. By incorporating call origination capabilities, the headset device becomes a full telephone rather than a simple peripheral to a desk or mobile phone. The wireless VoIP headset has an IP address, either fixed or dynamically assigned using a protocol such as DHCP, and resides on the packet network, potentially having access to the Internet with all its resources, enabling future applications that draw on the information available on the Internet. Example use cases include the ability to originate and receive phone calls discreetly through local hot spots or other Wi-Fi enabled locations. Multimedia versions of the VoIP headset telephone can incorporate streaming audio access from the Internet or local computer.

[0012] In one example of the invention, a wireless VoIP headset includes a speaker, a microphone, an IEEE 802.11 transceiver, and a codec for converting an analog audio signal to a digital audio signal and encoding the digital audio signal. The codec also decodes a receive digital audio signal for output to the speaker. The headset further includes a controller which processes the digital audio signal to generate IP packets and implements a VoIP call control protocol. The headset includes a computer readable memory storing instructions that when executed by the controller cause the wireless VoIP headset to perform a method for originating a VoIP call. The method includes, receiving a spoken name or number from a user at the microphone, interpreting the spoken name or number using voice recognition, comparing the spoken name or number to a directory stored in the computer readable memory, and generating a VoIP call origination request message.

[0013] In one example of the invention, a wireless VoIP headset includes a speaker, a microphone for receiving speech energy from a near end user to generate an analog audio signal, and a codec for converting the analog audio signal to a digital audio signal and encoding the digital audio signal. The codec also decodes a receive digital audio signal for output to the speaker. The headset also includes an IEEE 802.11 transceiver and a controller for processing the digital audio signal to generate IP packets and implementing a VoIP call control protocol. The headset includes a computer readable memory storing instructions that when executed by the controller cause the wireless VoIP headset to perform a method for originating a call. The method includes automatically connecting to a voice recognition server upon activation of the wireless VoIP headset by a user. [0014] In one example of the invention, a VoIP telephone system includes a computing device and a wireless VoIP headset. The computing device includes a

memory storing a name and phone number directory and a first IEEE 802.11 transceiver. The wireless VoIP headset includes a second IEEE 802.11 transceiver, a speaker, and a microphone for receiving speech energy from a near end user to generate an analog audio signal. A codec converts the analog audio signal to a digital audio signal and encodes the digital audio signal. The codec also decodes a receive digital audio signal for output to the speaker. The headset further includes a controller for processing the digital audio signal to generate IP packets and implementing a VoIP call control protocol. The headset includes a computer readable memory storing instructions that when executed by the controller cause the wireless VoIP headset to perform a method for originating a call. The method includes receiving a user directory selection from the computing device through the first IEEE 802.11 transceiver to the second IEEE 802.11 transceiver, and generating a VoIP call origination request message responsive to the user directory selection.

[0015] In one example of the invention, a method for initiating a VoIP telephone call includes providing a wireless VoIP headset. The wireless VoIP headset includes a speaker, a microphone, a codec, a controller, a first memory, and a first IEEE 802.11 transceiver for wireless communications with an IEEE 802.11 access point. The method further includes providing a computing device including a second memory storing a name and phone number directory, and a second IEEE 802.11 transceiver for wireless communications with an IEEE 802.11 access point. The method includes receiving a user selection at the computing device from the name and phone number directory, transmitting the user selection from the computing device to the wireless VoIP headset via the IEEE 802.11 access point, and generating a VoIP call origination request message at the wireless VoIP headset responsive to the user selection.

[0016] In one example of the invention, a method for initiating a VoIP telephone call includes providing a wireless VoIP headset. The wireless VoIP headset includes a speaker, a microphone, a codec, a controller, a first memory, and a first IEEE 802.11 transceiver for wireless communications with an IEEE 802.11 access point. The method includes providing a computing device having a second memory storing a name and phone number directory, and a wired IEEE 802.3 network connection to the IEEE 802.11 access point. The method further includes receiving a user selection at the computing device from the name and phone number directory, transmitting the user selection from the computing device to the wireless VoIP headset via the IEEE 802.11 access point, and generating a VoIP call origination request message at the wireless VoIP headset responsive to the user selection.

[0017] FIG. 1 illustrates a simplified block diagram of a wireless VoIP headset 100 in one example of the invention. VoIP headset 100 is operable as a VoIP telephone with call origination capability. Wireless VoIP headset 100 includes an IEEE 802.11 radio transceiver 2 along with an associated host controller 4. Host controller 4 interfaces with memory 30. For example, memory 30 may include a combination of non-volatile and volatile memory, including flash memory and SDRAM.

[0018] Wireless VoIP headset 100 has a speaker 14 and a microphone 16. A codec 10 includes an analog-to-digital (A/D) converter for converting the signals received from microphone 16 to digital form. The digital signals are encoded by codec 10. A control interface 32 transfers data between host controller 4 and codec 10. Codec 10 also includes a D/A converter for converting digital audio for playback over speaker 14. [0019] The output of codec 10 is provided to host controller 4 through audio interface

34. Additionally, codec 10 receives the output of host controller 4 through audio

interface 34. In one example of the invention, codec 10 encodes the digital signals received from the A/D converter using pulse code modulation (PCM) and transfers them to host controller 4. For example, 16 bit, 8 kSamples/sec encoding may be used for telephony or 16 bit, 16 kSamples/sec encoding may be used for wideband applications. Other examples of VoIP audio codec formats include, without limitation, linear PCM and iLBC, and ITU-T recommendations G.711. G.729, G.723, G.726, and G.722.

[0020] A digital signal processor (DSP) may perform a variety of audio signal processing functions known in the art to improve the sound quality of the encoded audio received from codec 10 and to improve voice recognition accuracy or sound quality of the transmit voice signal. The DSP may also perform processing on a receive signal prior to output to speaker 14 through codec 10. Such processing may include echo cancellation, noise reduction, and multiband compression. Noise reduction may be employed to mitigate the effects of various types of noise in the system. A wide variety of techniques may be used which separate the desirable signal, i.e., speech from the person currently talking, from various sources of interference, e.g., peripheral noise, far end-speech, etc. Such techniques may include the use of, for example, Wiener filters, noise gates, spectral subtraction, and other techniques known in the art.

[0021] Host controller 4 controls the operation of wireless VoIP headset 100 and processes the PCM audio to form data packets for wireless transmission and reception of packets over an IEEE 802.11 network using an IEEE 802.11 transceiver 2 and antenna 36. Host controller 4 is programmed with associated computer program instructions to perform the functionalities described herein.

[0022] The ITU-T standardizes PCM, ADPCM, and CELP coding schemes in its Gseries recommendations. Example voice coding standards for telephony and packet voice

include G.711, G.722, G.723, G.726, and G.729. G.711 describes 64 kbps PCM voice coding. G.726 describes ADPCM coding at 16, 24, 32, and 40 kbps. G.729 describes CELP compression that enables voice to be coded into 8 kbps streams. The number of speech samples sent in one packet can be varied. For example, G.729 coding generates a speech sample every 10 ms. The Cisco IOS VoIP product places two speech samples within one packet. In a further example of the invention, four or more speech samples may be placed in each packet.

[0023] In one example of the invention, a standards based VoIP telephone stack and a standards based IEEE 802.11 software protocol stack are utilized. In one example, wireless VoIP headset 100 utilizes a Linux operating system with open technology VoIP software. In one example, a multi-threaded VoIP application is used which utilizes a link manager which supplements IEEE 802.11 driver service for roaming from AP to AP, a SIP stack, and an RTP stack.

[0024] Host controller 4 monitors the activity of the wireless VoIP headset 100 and receives input from various user interface components including, for example, a call initiate, answer, and terminate button, a volume encoder, a mute circuit/switch, and an on/off circuit. Host controller 4 also has input/output interfaces including, for example visual indicators. The headset user interface includes a means to be alerted of an incoming call and a means to answer the call. The headset user interface includes a means to originate a phone call, as described in further detail below.

[0025] As discussed above, wireless VoIP headset 100 is configured to receive and transmit digital data or packets over a wireless IEEE 802.11 interface. Packets are received and transmitted using a IEEE 802.11 transceiver chip set. The wireless VoIP headset 100 includes a suitable antenna 36 for transmitting and receiving the packets.

[0026] Host controller 4 is operable to perform functions necessary to implement VoIP. For example, host controller 4 operates as a system control unit providing call control (such as H.225 and H.245 call control), messaging, capability exchange, and signaling of commands for proper operation of the VoIP functions of the wireless VoIP headset 100. In one example of the invention, host controller 4 implements Session Initiation Protocol (SIP). SIP is an application-layer signaling protocol over IP networks designed for creating and terminating sessions such as phone calls.

[0027] In a further example of the invention, host controller 4 implements the H.323 International Telecommunication Union Telecommunication Standardization Sector (ITU-T) specification for transmitting audio, video, and data across an Internet Protocol network, including the Internet. H.323 defines a set of call control, channel setup, and codec specifications for transmitting real time audio and video over packet data networks. In an H.323 network, the IP network may connect to a PSTN via a H.323 gateway, which serves to interface between the packet based IP network and other networks such as the PSTN. In furthers examples, other VoIP call-control protocols may be used. Such VoIP call control protocols include Simple Gateway Control Protocol (SGCP) and Internet Protocol Device Control (IPDC).

[0028] A real time transport protocol (RTP) header may be added. VoIP is carried out with an RTP/UDP/IP packet header. An IP header includes a source address field and a destination address field. A UDP header includes four fields: source port, length, destination port, and checksum. An RTP header includes a sequence number field and timestamp field. RTP is the standard for transmitting delay sensitive traffic such as audio across packet-based networks. RTP resides on top of UDP and IP, giving receiving stations information that is not available in the connectionless UDP/IP streams. Such

information includes sequence information and timestamping. Sequencing information is included in the RTP header to determine whether the packets are arriving in order. Timestamping information is included in the RTP header to determine when the enclosed data should be replayed to the headset speaker. A data buffer, commonly referred to as a "jitter buffer", is used to store the received data until the RTP clock reaches the time indicated in the timestamp.

Wireless VoIP headset 100 is capable of call origination. To originate a call it [0029] is necessary to generate a destination phone number and an origination request. In one example, wireless VoIP headset 100 utilizes embedded voice recognition for call origination. A self contained directory 28 associating names and phone numbers is stored in memory 30, along with a voice recognition engine 24 and call origination application 26. This allows the destination to be determined from spoken dial-by-number recognition or by dial-by-name or other means (e.g., operator, reception, help desk) drawing on a self contained directory 28. This directory may be loaded into the headset memory 30 either over the air or through other synchronization means, perhaps to the user's Microsoft Outlook address book on his/her computer. The directory may contain SIP URIs which are used directly to originate calls. Alternatively, the directory may contain phone numbers which are used to construct a SIP URI using the method described below. Spoken names or numbers are interpreted by the voice recognition engine 24 at call origination application 26 and the result used to generate an origination request message using the chosen VoIP signaling mechanism such as SIP.

[0030] In SIP, the call origination request message is an INVITE request sent by the SIP user agent wireless VoIP headset 100. The INVITE request includes a To: field containing a display name and a destination SIP address (also referred to as the SIP URI

(Uniform Resource Identifier)) of the intended recipient of the call (referred to herein as the "callee"). The SIP address is identified by the format user@host. The user portion of the address can be a user name or telephone number and the host portion can be a domain name or network address. For example, the To: field may be:

To: user3<sip:user3@server3.com>

or

To: user4<sip:8315252222@server4.com

where "user 3" and "user 4" are the user names and "sip:user3@server3.com" and "sip:8315252222@server4.com" are the SIP addresses of the callee. A user SIP address is matched with each name and telephone number in self contained directory 28. In one example, a user SIP address may correspond to an existing phone number which has been translated to an SIP address using ENUM (Telephone Number Mapping) or Distributed Universal Number Discovery (DUNDi) protocols.

[0031] The INVITE request is sent from the wireless VoIP headset 100 to a proxy server, which forwards the INVITE request to another proxy server or to the recipient (the callee) itself. The precise IP address of the callee may not be known by the SIP user agent at the time the INVITE request is generated. The proxy server utilizes a registrar server to identify the precise IP address of the callee, which has been registered by the callee to the registrar server and stored in a location server along with the callee user name. Upon receipt of the INVITE request, if the callee accepts the call, an OK response message is sent by the callee phone back towards VoIP headset 100. The OK response message includes the exact IP address of the callee phone so that VoIP headset 100 can communicate directly without the need for a proxy server. VoIP headset 100 then sends an ACK message directly to the callee phone to confirm the setup of the call.

[0032] Power is provided to the components of wireless VoIP headset 100 using a rechargeable battery such as Lithium ion battery 18, which is used to provide a regulated voltage supply 20 at various levels as needed by the components. For example, regulated voltage supply 20 may provide a 1.8V and 3.3V supply. A charging circuit 22 is used to provide charging power to battery 18. The components illustrated in FIG. 1 are packaged in a headset form factor.

[0033] Since the headset 100 includes a processor running an Internet Protocol stack and an IP address, it is also capable of supporting a web page server. The web pages that it serves can include headset control functions, such as a telephone directory, volume control, audio filtering, signal processing control, and specific set up and provisioning information such as the IP address of the SIP server. The user can access these web pages through the use of a standard web browser which supports the Hyper-Text Markup Language (HTML) or the eXtensible Markup Language (XML) to control the operation of the headset.

[0034] FIG. 2 illustrates a system view of a wireless VoIP headset 100 in use in one example of the invention. Wireless VoIP headset 100 and an IEEE 802.11 access point 52 communicate over an IEEE 802.11 wireless link 50. The use of the term IEEE 802.11 herein is meant to address the entire family of IEEE 802.11 standards, including IEEE 802.11b, IEEE 802.11g, and future standards such as IEEE 802.11n. Access point 52 connects to an Ethernet LAN via Ethernet switch 54. Ethernet switch 54 connects to the PSTN 62 via a VoIP to PSTN gateway 56 for communication with a telephone 58.

[0035] FIG. 3 illustrates a system view of a wireless VoIP headset 200 in use with server based voice recognition in a further example of the invention. Wireless VoIP headset 200 and an IEEE 802.11 access point 202 communicate over an IEEE 802.11

wireless link 204. IEEE 802.11 access point 202 is coupled to an Ethernet switch 206. Ethernet switch 206 is coupled to an IP network 218, which connects to a VoIP interface 216. VoIP interface 216 connects to a voice recognition server 208. Voice recognition server 208 includes a speech user interface application 210, speech recognition application 212, and text-to-speech application 214. Voice recognition server 208 allows a user to place telephone calls over either the Internet or a PSTN.

[0036] In operation, wireless VoIP headset 200 is configured to automatically connect to voice recognition server 208 upon a designated user interface action. For example, pushing a button on the wireless VoIP headset 200 would originate a call and direct it to the voice recognition server 208. For example, when the hook switch on the wireless VoIP headset 200 is pressed, a SIP request command to set up a VoIP phone call is sent from the wireless VoIP headset 200 to the VoIP interface 216. This SIP command carries the phone number for the voice recognition server 208. The SIP URI or the IP address is pre-stored in the headset. From this point forward, the VoIP Interface 216 directs the VoIP data packets to voice recognition server 208 and vice-versa. Voice commands received at the wireless VoIP headset 200 and transmitted to voice recognition server 208 are then used to complete the call.

[0037] FIG. 4 illustrates a system view of a wireless VoIP headset 300 in use with an adjunct computing device 308 in a further example of the invention. Wireless VoIP headset 300 is the same as wireless VoIP headset 100 except that it does not utilize a self embedded directory or voice recognition in the call origination process. Wireless VoIP headset 300 and an IEEE 802.11 access point 302 communicate over an IEEE 802.11 wireless link 304. IEEE 802.11 access point 302 is coupled to a LAN 306. An adjunct computing device 308 includes an IEEE 802.11 transceiver and communicates with IEEE

802.11 access point 302 over an IEEE 802.11 wireless link 310. For example, computing device 308 is a personal digital assistant storing a directory of names and phone numbers. In a further example, computing device 308 is connected to the IEEE 802.11 access point 302 via a wired 802.3 Ethernet network. For example, computing device 308 may be a desktop PC.

[0038] In operation, adjunct computing device 308 is associated with the wireless VoIP headset 300 and communicates directly with it through the IP network. For example, a name and phone number directory stored on the adjunct computing device 308 is used by a user of the computing device 308 to select a phone call destination. The associated selected phone number or SIP URI is transmitted to wireless VoIP headset 300 over the IP network. The headset originates the call by initiating a call originate request message including the associated phone number or SIP URI, through the VoIP protocol.

[0039] The various examples described above are provided by way of illustration only and should not be construed to limit the invention. Based on the above discussion and illustrations, those skilled in the art will readily recognize that various modifications and changes may be made to the present invention without strictly following the exemplary embodiments and applications illustrated and described herein. Such changes may include, but are not necessarily limited to: number, placement, and functions performed by the user interface on the wireless VoIP headset; wireless communication technologies; standards to perform the VoIP call setup, signaling, and control. Furthermore, the functionality associated with any blocks described above may be centralized or distributed. It is also understood that one or more blocks of the wireless VoIP headset may be performed by hardware, firmware or software, or some

combinations thereof. Such modifications and changes do not depart from the true spirit and scope of the present invention that is set forth in the following claims.

[0040] Those skilled in the art will appreciate that the reference to packets as used herein is intended to encompass any type of packet, including but not limited to Internet Protocol (IP) packets, Ethernet frames, Asynchronous Transfer Mode (ATM) cells and other types of datagrams. Similarly, the terms "VoIP" and "VoIP phone" is used in the generic sense to include any "voice-over-packet" technique or device, without limitation to a specific standard.

[0041] While the exemplary embodiments of the present invention are described and illustrated herein, it will be appreciated that they are merely illustrative and that modifications can be made to these embodiments without departing from the spirit and scope of the invention. Thus, the scope of the invention is intended to be defined only in terms of the following claims as may be amended, with each claim being expressly incorporated into this Description of Specific Embodiments as an embodiment of the invention.
<u>CLAIMS</u>

What is claimed is:

1. A wireless VoIP headset comprising:

a speaker;

a microphone for receiving speech energy from a near end user to generate an analog audio signal;

a codec for converting the analog audio signal to a digital audio signal and encoding the digital audio signal, wherein the codec also decodes a receive digital audio signal for output to the speaker;

a controller for processing the digital audio signal to generate IP packets and implementing a VoIP call control protocol;

an IEEE 802.11 transceiver; and

a computer readable memory storing instructions that when executed by the controller cause the wireless VoIP headset to perform a method for originating a VoIP call comprising:

receiving a spoken name or number from a user at the microphone; interpreting the spoken name or number using voice recognition; comparing the spoken name or number to a directory stored in the computer readable memory; and

generating a VoIP call origination request message.

- 2. The wireless VoIP headset of claim 1, wherein the controller provides call control, messaging, capability exchange, and command signaling to implement Voice over Internet Protocol in accordance with Session Initiation Protocol.
- 3. The wireless VoIP headset of claim 2, wherein the VoIP call origination request message comprises a SIP INVITE message.
- 4. The wireless VoIP headset of claim 1, wherein the controller provides call control, messaging, capability exchange, and command signaling to implement Voice over Internet Protocol in accordance with the H.323 ITU-T specification,

Simple Gateway Control Protocol (SGCP) or Internet Protocol Device Control (IPDC).

- 5. The wireless VoIP headset of claim 1, wherein encoding the digital audio signal comprises using pulse code modulation, linear pulse code modulation, iLBC, or ITU-T recommendations G.711. G.729, G.723, G.726, or G.722.
- 6. The wireless VoIP headset of claim 1, wherein the digital audio signal is transferred between the codec and the controller.
- 7. The wireless VoIP headset of claim 1, further comprising a plurality of web pages stored in the computer readable memory which may be served by the wireless VoIP headset.
- 8. The wireless VoIP headset of claim 7, wherein the plurality of web pages includes web pages associated with a telephone directory, volume control, audio filtering, signal processing control, or set up and provisioning information.
- 9. A wireless VoIP headset comprising:

a speaker;

a microphone for receiving speech energy from a near end user to generate an analog audio signal;

a codec for converting the analog audio signal to a digital audio signal and encoding the digital audio signal, wherein the codec also decodes a receive digital audio signal for output to the speaker;

a controller for processing the digital audio signal to generate IP packets and implementing a VoIP call control protocol;

an IEEE 802.11 transceiver;

a computer readable memory storing instructions that when executed by the controller cause the wireless VoIP headset to perform a method for originating a call comprising automatically connecting to a voice recognition server upon activation of the wireless VoIP headset by a user.

- 10. The wireless VoIP headset of claim 9, wherein the controller provides call control, messaging, capability exchange, and command signaling to implement Voice over Internet Protocol in accordance with Session Initiation Protocol.
- 11. The wireless VoIP headset of claim 9, wherein automatically connecting to a voice recognition server comprises sending a VoIP call origination request message to the voice recognition server.
- 12. The wireless VoIP headset of claim 11, wherein the VoIP call origination request message comprises a SIP INVITE message.
- 13. The wireless VoIP headset of claim 9, wherein the controller provides call control, messaging, capability exchange, and command signaling to implement Voice over Internet Protocol in accordance with the H.323 ITU-T specification, Simple Gateway Control Protocol (SGCP) or Internet Protocol Device Control (IPDC).
- 14. The wireless VoIP headset of claim 9, wherein encoding the digital audio signal comprises using pulse code modulation, linear pulse code modulation, iLBC, or ITU-T recommendations G.711. G.729, G.723, G.726, or G.722.
- 15. The wireless VoIP headset of claim 9, wherein the digital audio signal is transferred between the codec and the controller.
- 16. A VoIP telephone system comprising:

a computing device comprising:

a memory storing a name and phone number directory;

a first IEEE 802.11 transceiver;

a wireless VoIP headset comprising:

a second IEEE 802.11 transceiver;

a speaker;

a microphone for receiving speech energy from a near end user to generate an analog audio signal;

a codec for converting the analog audio signal to a digital audio signal and encoding the digital audio signal, wherein the codec also decodes a receive digital audio signal for output to the speaker;

a controller for processing the digital audio signal to generate IP packets and implementing a VoIP call control protocol;

a computer readable memory storing instructions that when executed by the controller cause the wireless VoIP headset to perform a method for originating a call comprising:

receiving a user directory selection from the computing device from the second IEEE 802.11 transceiver;

generating a VoIP call origination request message responsive to the user directory selection.

- 17. The VoIP telephone system of claim 16, wherein the controller provides call control, messaging, capability exchange, and command signaling to implement Voice over Internet Protocol in accordance with Session Initiation Protocol.
- 18. The VoIP telephone system of claim 16, wherein the VoIP call origination request message comprises a SIP INVITE message.
- 19. The VoIP telephone system of claim 16, wherein the controller provides call control, messaging, capability exchange, and command signaling to implement Voice over Internet Protocol in accordance with the H.323 ITU-T specification, Simple Gateway Control Protocol (SGCP) or Internet Protocol Device Control (IPDC).
- 20. The VoIP telephone system of claim 16, wherein encoding the digital audio signal comprises using pulse code modulation, linear pulse code modulation, iLBC, or ITU-T recommendations G.711. G.729, G.723, G.726, or G.722.
- 21. The VoIP telephone system of claim 16, wherein the digital audio signal is transferred between the codec and the controller.
- 22. A method for initiating a VoIP telephone call comprising:

providing a wireless VoIP headset comprising:

- a speaker;
- a microphone;
- a codec;
- a controller;
- a first memory; and
- a first IEEE 802.11 transceiver for wireless communications with an IEEE

802.11 access point;

providing a computing device comprising:

a second memory storing a name and phone number directory;

a second IEEE 802.11 transceiver for wireless communications with an IEEE 802.11 access point;

receiving a user selection at the computing device from the name and phone number directory;

transmitting the user selection from the computing device to the wireless VoIP headset via the IEEE 802.11 access point; and

generating a VoIP call origination request message at the wireless VoIP headset responsive to the user selection.

23. A method for initiating a VoIP telephone call comprising:

providing a wireless VoIP headset comprising:

a speaker;

a microphone;

a codec;

a controller;

a first memory; and

a first IEEE 802.11 transceiver for wireless communications with an IEEE

802.11 access point;

providing a computing device comprising:

a second memory storing a name and phone number directory;

a wired IEEE 802.3 network connection to the IEEE 802.11 access point;

receiving a user selection at the computing device from the name and phone number directory;

transmitting the user selection from the computing device to the wireless VoIP headset via the IEEE 802.11 access point; and

generating a VoIP call origination request message at the wireless VoIP headset responsive to the user selection.



FIG. 1



FIG. 2





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FIG. 4

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B. FIELDS SEARCHED					
Minimum documentation searched (classification system followed by classificati H04M H04R	ion symbols)				
Documentation searched other than minimum documentation to the extent that s	such documents are included in the fields so	parched			
Electronic data base consulted during the international search (name of data ba	se and, where practical, search terms used)			
C. DOCUMENTS CONSIDERED TO BE RELEVANT					
Category* Citation of document, with indication, where appropriate, of the re-	ry* Citation of document, with indication, where appropriate, of the relevant passages				
X DE 20 2005 020531 U1 (AKG ACOUST: [AT]) 14 June 2006 (2006-06-14)	ICS GMBH	1-8			
Y paragraphs [0017], [0020], [002 [0030], [0038] - [0040]; figures	21], s 1-4	16-23			
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Further documents are listed in the continuation of Box C. X See patent family annex.					
 Special categories of cited documents : * Special categories of cited documents : * A document defining the general state of the art which is not considered to be of particular relevance * earlier document but published on or after the international filing date * earlier document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified) * document published prior to the international filing date but later than the priority date claimed * document published prior to the international filing date but later than the priority date claimed * document member of the same patent family 					
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(54) Title: METHODS AND DEVICES FOR DUAL MODE BIDIRECTIONAL AUDIO COMMUNICATION

≨⁴⁰⁰ 456 Mode Controller 428 432 Power Managemer Crteria Network Criteria Decision Controller 434 430 WO 2008/054985 A2 RF Quality Measurements Manual Control Input 442 446 Synchronize Headset and Handset Mode 436 438 ACL Transport SCO Transpor 0 444 Switcl 440 Queue Controller Encoder/Decoder (D/A - A/D) 411

(57) Abstract: Disclosed are dual mode I/O devices and methods for transmission of a short range radio link such as a Bluetooth link that is a bi-directional real-time audio communication signal that can be over a synchronous circuit-switched transport and an asynchronous packet-switched transport either sequentially or simultaneously. Also disclosed are dual mode wireless headset systems and methods of at least two dual mode I/O devices and more particularly including a wireless audio terminal and an audio gateway for transmission of a bi-directional real-time audio communication signal that can be over a synchronous circuit-switched (SCO) transport and an asynchronous packet-switched (ACL) transport either sequentially or simultaneously. Having both SCO and ACL modes available may allow the user to optimize voice quality or data throughput under different operating conditions. The user may benefit from better Bluetooth voice quality and may have the flexibility of using either mode depending upon the situation.

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METHODS AND DEVICES FOR DUAL MODE BIDIRECTIONAL AUDIO COMMUNICATION

5 FIELD

[0001] Disclosed are wireless headsets and methods of wireless headsets, and more particularly dual mode wireless headsets and methods for use with an audio gateway device.

10 BACKGROUND

[0002] Bluetooth wireless technology provides a manner in which many wireless devices may communicate with one another, without connectors, wires or cables. Bluetooth technology uses the free and globally available unlicensed 2.4 GHz ISM spectrum, for low-power use, allowing two Bluetooth devices within a range of up to

15 10 to 100 meters to share data with throughput up to 2.1 Mbps. Each Bluetooth device can simultaneously communicate with multiple other devices.

[0003] Current common uses for Bluetooth technology include those for headsets, cellular car kits and adapters. Moreover, Bluetooth technology is currently used for connecting a printer, keyboard, or mouse to a personal computer without cables.

20 Since Bluetooth technology can facilitate delivery of large amounts of data, computers may use Bluetooth for connection to the Internet through a mobile phone. Bluetooth devices can connect to form a piconet, which consists of a master and up to seven slave devices. Two types of connections can be established in a piconet: a Synchronous Connection Oriented (SCO) link, and an Asynchronous Connectionless

(ACL) link. SCO links provide a circuit-oriented service with constant bandwidth based on a fixed and periodic allocation of time slots that is used for voice transmission. There are also extended synchronous connection-oriented packets (eSCO) that have the same functionality as SCO packets but allow for more packet

- 5 types, data types, and limited retransmissions. ACL connections, on the other hand, provide a packet-oriented service that is used for transmission of data and control signals. Traditionally, voice communication on SCO is bi-directionally processed by a voice codec or encoder/decoder while stereo communication on ACL is uni-directionally processed by a stereo codec. In a communication device, there are two
- 10 separate codecs, one for communicating audio on SCO and the other for communicating audio on ACL.

[0004] Wireless Local Area Networks (WLANs) are becoming compatible with many different types of products. While businesses originally installed WLANs so that desktop computers could be used on networks without expensive wiring, the

- 15 functionality of the WLANs has evolved to allow mobile communication devices, such as wireless telephones, laptop computers, personal digital assistants (PDAs) and digital cameras to connect to WLANs for Internet access and wireless Voice over Internet Protocol (VoIP) telephone service. Short for wireless fidelity, WiFi is a trademark for sets of product compatibility standards for WLANs. Manufacturers of
- 20 mobile communication devices such as cellular telephones are WiFi enabling the devices so that when a user roams into a WiFi hot spot, a telephone can switch its communication protocol from the cellular band that uses licensed, limited spectrum to WiFi communication protocol that uses available unlicensed spectrum. In indoor situations, a switch to a WiFi protocol from a cellular network such as one based on

the Global System for Mobile Communication standard (GSM) may be additionally beneficial since a cellular network can lose its signal strength indoors while a WLAN may have a strong signal within a hotspot.

[0005] The Bluetooth 2.4 GHz radio band is close to that of particular

- 5 transceivers that operate at 2.3 GHz or 2.5 GHz, such as the Worldwide Interoperability for Microwave Access (WiMAX) Worldwide Interoperability for Microwave Access (WiMAX) transceiver based on IEEE 802.16e. Communication of audio signals between Bluetooth devices may collide in time with other signals such as WiFi and other standards-based wireless technologies such as Worldwide
- 10 Interoperability for Microwave Access (WiMAX), thus desensitizing the receivers due to insufficient blocking performance and overlapping spectrum allocations. There can be adjacent channel interference with WiFi for example and with WiMAX, as the Bluetooth guard band is only 20 MHz. Synchronous connections, in particular SCO, such as those used in headsets are inflexible in scheduling of transmission and
- 15 reception and result in simultaneous use of both radios, especially in an "802.16e" transceiver on a mobile device having packets scheduled by the WiMAX basestation, causing interference problems. While synchronous connections using eSCO have a limited ability to schedule packet transmissions, due to the limited retransmission window, they will still have periodic collisions with other wireless technologies and
- 20 use more bandwidth and system resources than SCO links. The Bluetooth Core Specification describes a solution for co-existence with WiFi that mitigates interference. Advanced Frequency Hopping (AFH) is one technique that shrinks the available bandwidth to prevent using the same portion of the ISM band as another technology. Though this does not solve the problem of adjacent channel interference

from other technologies such as WiMAX with high transmit powers and poor adjacent channel rejection. When Bluetooth and WiFi or WiMAX are collocated, AFH can be insufficient and a collaborative method of co-existence such as Packet Traffic Arbitration (PTA) may be used. However, PTA can significantly impact the WiFi

5 data rate when Bluetooth SCO or eSCO is active.

[0006] Bluetooth devices, and particularly headsets, enjoy popularity because they can offer users the ability to communicate while seamlessly operating in different environments. Accordingly, providing improved voice quality over Bluetooth has become important for mobile device manufacturers. It would be beneficial were

10 improvements made to voice quality over Bluetooth.

BRIEF DESCRIPTION OF THE DRAWINGS

[0007] The accompanying figures, where like reference numerals refer to identical or functionally similar elements throughout the separate views and which together

15 with the detailed description below are incorporated in and form part of the specification, serve to further illustrate various embodiments and to explain various principles and advantages all in accordance with the present invention.

[0008] FIG. 1 illustrates a system of two Input/Output (I/O) devices configured to transmit and/or receive via a short range radio link;

20 **[0009]** FIG. 2 is a flowchart illustrating input to a decision controller and output to switch between one and another transport;

[0010] FIG. 3 is a signal flow diagram for two devices, in this example a headset and a handset when the handset is the initiator;

[0011] FIG. 4 is an architecture diagram including a mode controller;

[0012] FIG. 5 illustrates some processes of a queue controller;

[0013] FIG. 6 is a flowchart of a method of a dual mode wireless headset according to an embodiment; and

[0014] FIG. 7 depicts some architecture components of a Bluetooth enabled I/O5 device such as the headset of FIG. 1.

[0015] Skilled artisans will appreciate that elements in the figures are illustrated for simplicity and clarity and have not necessarily been drawn to scale. For example, the dimensions of some of the elements in the figures may be exaggerated relative to other elements to help to improve understanding of embodiments of the present

10 invention.

DETAILED DESCPRIPTION

[0016] Disclosed are dual mode I/O devices and methods for transmission of a short range radio link such as a Bluetooth link that is a bi-directional real-time audio

- 15 communication signal that can be over a synchronous circuit-switched transport and an asynchronous packet-switched transport either sequentially or simultaneously. Also disclosed are dual mode wireless headset systems and methods of at least two dual mode I/O devices and more particularly including a wireless audio terminal and an audio gateway for transmission of a bi-directional real-time audio communication
- 20 signal that can be over a synchronous circuit-switched (SCO) transport and an asynchronous packet-switched (ACL) transport either sequentially or simultaneously. As mentioned above, a synchronous circuit switched transport can be used for voice data transmission. As will be described in detail below, an asynchronous packet-switched transport that is according to the Bluetooth specification used for data and

control signal transmission can be used for audio and in particular voice communication transmission. Dual mode refers to use of both an SCO mode and an ACL mode for voice communication. Either one or both of the wireless audio terminal and the audio gateway can process signals of both an SCO transport and an

5 ACL transport. To process both transports, SCO and ACL, a single encoder/decoder in either or both devices can provide bi-directional audio communication from a single source.

[0017] Transport selection can be based on both transports' advantages and disadvantages when transferring audio, and in particular voice data. Transport

- 10 selection for audio, and in particular voice transmission is characterized differently than for example, changing applications such as voice audio on SCO and streaming stereo on ACL where a choice is made between mutually exclusive telephony and single-directional media playing. Transport selection for voice transmission is further characterized differently from traditional methods of mitigating Bluetooth
- 15 interference. It is understood that voice communication is an example of a bidirectional audio communication.

[0018] In contrast to the limited scheduling ability of SCO and limited retransmissions of eSCO packets and their implementation in headsets and handsfree devices, a voice over ACL system with a scheduling process may avoid simultaneous

20 transmissions and receptions with other time division multiplexing (TDM) technologies by varying when packets are sent versus the fixed frequency transmissions of SCO and eSCO links. Having both SCO/eSCO and ACL modes available may allow the user to optimize voice quality or data throughput under different operating conditions. From this point on the term SCO or SCO mode will

include the functionalities of eSCO. In some noisy RF environments, voice over ACL may result in better audio quality than SCO. In either case, the user may benefit from better Bluetooth voice quality and may have the flexibility of using either mode (SCO or ACL) depending upon the situation. In particular, switching between SCO and

5 ACL can be based on certain criteria such as quality of signal indicators or network infrastructure, for example, when handing over from a GSM cell to a WiFi access point or WiMAX basestation.

[0019] In the above-mentioned devices, systems and methods, transport selection of one of the SCO and ACL transports for real-time audio signal communication may

- 10 be based upon operating conditions or manual activation. Transport selection according to operating conditions may be based on, for example, radio frequency quality measurements and network criteria as mentioned above and power management criteria. A Bluetooth audio I/O device can be, for example, a headset, a carkit, a handset of a cordless telephone, and a handset of a mobile communication
- device. An audio gateway may be, for example, a mobile telephone, a computer, aBluetooth headset, and a Bluetooth handsfree carkit.

[0020] During transmission and receipt of audio signals, and in particular voice signals, a Bluetooth device can switch between a synchronous circuit-switched transport and an asynchronous packet-switched transport. Each transport has

20 particular characteristics and benefits, and the two transports are mutually exclusive, cxccpt for example during the switching process where they may be simultaneously transmitted as discussed in detail below. The ability to use two transports for bidirectional audio signals, and in particular voice signals can improve voice quality over Bluetooth, enhancing the user's experience of seamless mobility. In a system

such as a Bluetooth headset and a Bluetooth enabled handset, one or the other device can make a transport selection of one of the transports for real-time audio signal communication based upon operating conditions and/or manual activation.

[0021] The instant disclosure is provided to explain in an enabling fashion the

- 5 best modes of making and using various embodiments in accordance with the present invention. The disclosure is further offered to enhance an understanding and appreciation for the invention principles and advantages thereof, rather than to limit in any manner the invention. While the preferred embodiments of the invention are illustrated and described here, it is clear that the invention is not so limited.
- 10 Numerous modifications, changes, variations, substitutions, and equivalents will occur to those skilled in the art having the benefit of this disclosure without departing from the spirit and scope of the present invention as defined by the following claims. It is understood that the use of relational terms, if any, such as first and second, up and down, and the like are used solely to distinguish one from another entity or action
- 15 without necessarily requiring or implying any actual such relationship or order between such entities or actions.

[0022] At least some inventive functionality and inventive principles may be implemented with or in software programs or instructions and integrated circuits (ICs) such as application specific ICs. In the interest of brevity and minimization of any

20 risk of obscuring the principles and concepts according to the present invention, discussion of such softwarc and ICs, if any, is limited to the essentials with respect to the principles and concepts within the preferred embodiments.

[0023] FIG. 1 illustrates a system 100 of two I/O devices 102 and 104 configured to transmit and/or receive via a short range radio link. The short range radio link can

be a Bluetooth link that is a bi-directional real-time audio communication signal, and can be sent over a synchronous circuit-switched transport and an asynchronous packet-switched transport either sequentially or simultaneously. The system 100 can include more than two devices. The first device 102 is depicted as a wireless audio

- 5 terminal, such as a Bluetooth headset, Bluetooth handsfree carkit, a mobile phone or a Bluetooth adapter with attached stereo speakers. The second device 104 is depicted as an audio gateway such as a mobile communication device, a computer, a Bluetooth headset or a Bluetooth handsfree carkit. A second device 104 may be complimentary to the first device 102 so far as the functions and some, most or all of the Bluetooth
- 10 architecture. However, the functions and/or architecture may be unique to each device as well.

[0024] The mobile communication device 104 may be implemented as a cellular telephone (also called a mobile phone). The mobile communication device 104 represents a wide variety of devices that have been developed for use within various

- 15 networks. Such handheld communication devices include, for example, cellular telephones, messaging devices, personal digital assistants (PDAs), notebook or laptop computers incorporating communication modems, mobile data terminals, application specific gaming devices, video gaming devices incorporating wireless modems, and the like. Any of these portable devices may be referred to as a mobile station or user
- 20 equipment. Herein, wireless communication technologies may include, for example, voice communication, the capability of transferring digital data, SMS messaging, Internet access, multi-media content access and/or voice over internet protocol (VoIP).

[0025] The devices 102 and 104 are depicted as each having a controller 106 and 108 respectively. They also can include one or more transceivers 110 and 112. Each device 102 and 104 may further include a voice codec that can also be referred to as an encoder/decoder 111 and 113 respectively. The terms encoder, encoder/decoder,

5 analog-to-digital (A/D) and digital-to-analog (D/A) converter, and codec may be used interchangeably. Moreover, they can include memory 114 and 116 which may store instruction modules 118 and 119.

[0026] The modules 118 of device 102 and 119 of device 104 can carry out certain processes of the methods as described herein. Steps of methods may involve

- 10 modules and modules may be inferred and/or implied by the methods discussed herein. The modules can be implemented in software, such as in the form of one or more sets of prestored instructions, and/or hardware, which can facilitate the operation of the mobile station or electronic device as discussed below. The modules may be installed at the factory or can be installed after distribution by, for example, a
- 15 downloading operation. The operations in accordance with the modules will be discussed in more detail below.

[0027] Establishing modules 120 and 121 are for receiving real-time audio signals from a single source. SCO communication modules 122 and 123 are for bidirectionally communicating with another I/O device, via a short range radio link,

20 real-time audio signals over a synchronous circuit-switched transport. ACL communication modules 124 and 125 arc for bi-directionally communicating with another I/O device, via a short range radio link, real-time audio signals over an asynchronous packet-switched transport. Selecting modules 126 and 127 are for selecting one of the transports for real-time audio signal communication based upon

operating conditions. Power management criteria modules 128 and 129 are for transport selection. Radio frequency quality measurement modules 130 and 131 are for transport selection. Network criteria modules 132 and 133 are for transport selection. Manual selection modules 134 and 135 are for manually activating one or

5 the other of the above described transports. Queue controller modules 140 and 141 are for managing packets in an encoder or decoder queue.

[0028] Referring to device 102 FIG. 1 further illustrates that the transceiver 110 is coupled to the controller 106 and that the transceiver 110 can be configured to establish a short range radio link and bi-directionally communicate real-time audio

- 10 signals 101 over a synchronous circuit-switched (SCO) transport 136 and an asynchronous packet-switched transport (ACL) 138 over the short range radio link in accordance with establishing module 120 for receiving real-time audio signals from a single source. That is, for example, in bi-directional communication between the headset 102 having a single source voice codec 111 and the handset 104 having a
- 15 single source voice codec 113, the transmission of the SCO transport 136 and the ACL transport 138 can be both processed from a single source, codec 111 and codec 113 of each device 102 and 104, respectively. Either or both devices 102 and/or 104 may include a bi-directional voice codec 111 and/or 113, respectively.

[0029] For the purpose of illustration, devices 102 and 104 are equipped with stereo codecs 115a and 115b respectively to further describe a single source and distinguish between the bi-directional ACL voice communication 138 and unidirectional ACL stereo communication 117. A traditional mono voice system with stereo music capability use both a bi-directional SCO communication mode 136 utilizing voice codecs 111 and 113 and an uni-directional ACL communication mode

117 utilizing stereo codecs 115a and 115b. In this example the source of audio from device 104 is seen to be from two sources, 113 and 115b, and in contrast to the disclosed methods and systems are mutually exclusive and the audio communication over the ACL transport is not bi-directional. While FIG. 1 shows two ACL paths 117

- 5 and 138 for illustrative purposes, there is only one ACL transport between devices 102 and 104. Accordingly, a described headset 102, for example, can be backwards compatible with an existing handset 104 using the SCO transport if the handset 104 is not capable of using the ACL transport 138 for voice communication and vice-versa. A handset 104 with a single source voice codec 113 as described may operate better
- 10 with a headset 102 with a single source voice codec 111 according to this disclosure.
 [0030] A hardware and/or software switch for transport selection of one of the transports for real-time audio signal communication based upon operating conditions is discussed in detail below. The system 100 of two devices 102 and 104 can communicate bi-directionally over the short range radio link 101 over a synchronous
- 15 circuit-switched transport 136 and an asynchronous packet-switched transport 138 either sequentially or simultaneously.

[0031] FIG. 2 is a flowchart 200 illustrating input to a decision controller 242 and output to switch between one and the other above-described transports. A selection module 126 of device 102 (see FIG. 1) may provide instructions to the decision

20 controller 242 that can receive automatic or manual activation. Automatic transport selection can be based, for example, on at least one of power management criteria 228, radio frequency quality measurements 230 and network criteria 232. Manual transport selection 234 may be provided by a user during regular operation, either through a button press or through a user interface on, for example, a mobile

communication device 104 (see FIG. 1) or another Bluetooth enabled wireless device to which a dual mode Bluetooth headset 102 is paired. A manual transport selection user interface may be coupled to the headset 102 as well. For example, if a user were to notice degradation over the voice link, the user could change modes using the

- 5 headset man-machine interface to try to take advantage of the performance of the other link mode. Accordingly, a hardware and/or software switch 244 for transport selection of one of the transports for real-time audio signal communication may be manually activated and/or automatically activated and based upon operating conditions.
- 10 **[0032]** Automatic transport selection can be based on one or more of different criteria including power management criteria 228, radio frequency quality measurements 230 and network criteria 232. It is understood that any automatic transport selection criteria is within the scope of this discussion. If more than one criterion is considered, weighting of criteria or other criteria characterization may
- provide a determination of which criterion or criteria is controlling. Moreover, additional criteria or fewer criteria than those mentioned may be considered as well.
 [0033] The automatic transport selection according to power management criteria 228 can include that the components of the device reach or exceed threshold values for a battery meter indicator or current drain measurement. The automatic transport
- 20 selection according to radio frequency quality measurements 230 can include that the radio frequency quality is based on a Signal-to-Noise measurement, a channel map classification based upon number of channels with measured interference, a link quality measurement, a lost packets threshold, a missed packets threshold, a header errors threshold or a packet error rate threshold. The automatic transport selection

according to network criteria 232 can include that the network criteria is based on a wide area network indicator, a packet scheduling requirement for co-existence between wide area network and short range radio network, a system latency requirement, a system jitter requirement or a system bandwidth requirement for data

- 5 rate. The decision controller 242 may then operate according to instructions of the selecting module 126 and one or more of the power management criteria module 128, the radio frequency management module 130, the network criteria module 132 and/or the manual selection module 134 to activate the SCO mode 236 and/or the ACL mode 238, sequentially or simultaneously.
- 10 **[0034]** FIG. 3 is a signal flow diagram 300 for two devices, in this example a handset 302 and a headset 304 when the handset 302 is the initiator. When the headset 304 is the initiator, the signaling diagram can be illustrated in the similar manner by exchanging the role of handset 302 and headset 304. The signal flow diagram illustrates messages that may be exchanged between the handset 302 and the
- 15 headset 304 to enable the switching synchronization between the handset 302 and the headset 304.

[0035] The handset 302 may transmit a request switching signal 346 to the headset 304. The headset 304 may transmit an acknowledgement (ACK) signal 348 in response. The handset 302 may transmit a ready to switch with timing information

20 query 350. The timing information may be exchanged to enable the synchronization between the handset 302 and the headset 304. The headset 304 may transmit an ACK signal 352 with any timing information in response. The switching may then occur 354 between the two devices so that the devices 302 and 304 may bi-directionally communicate real-time audio signals over a synchronous circuit-switched transport

and an asynchronous packet-switched transport over the short range radio link either sequentially or simultaneously.

[0036] FIG. 4 is an architecture diagram 400 including a mode controller 456.Mode controller may include a decision making level indicated by the decision

- 5 controller 442 as illustrated in FIG. 2 as 242, a preparation level indicated by the synchronization controller 446 and an executing level indicated by the switch 444 in combination with the queue controller 440. As discussed above, the decision controller 442 may receive signals from one or more of the power management criteria input 428, the RF quality measurements input 430, the network criteria input
- 10 432, and the manual control input 434. The decision controller 442 can decide when to switch from SCO to ACL or vice-versa based on the inputs that can include the described four inputs.

[0037] The preparation level can contain a synchronization controller 446. A signal flow diagram of the synchronization controller 446 is illustrated in FIG. 3

- 15 previously discussed. The executing level can provide the switch 444 between the SCO and ACL after the time/signaling messages are exchanged between the headset 102 (see FIG. 1) and the handset 104 to synchronize the switching. The hardware and/or software switch 244 (see FIG. 2) for transport selection of one of the transports for real-time audio signal communication may be manually activated and/or
- 20 automatically activated and based upon operating conditions to choose between the SCO transport 436 which may be the default transport, and the ACL transport 438. While the decision to switch is made by the decision controller 442, the operation to switch may be performed by a software and/or hardware switch 444 and a queue controller 440 at the executing level. The queue controller 440 operation may be

performed between the switch 444 and the encoder / decoder 411 such as a codee (D/A-A/D).

[0038] A description of a queue controller 440 is hereby incorporated by reference to substantially simultaneously filed METHODS AND DEVICES OF A

- 5 QUEUE CONTROLLER FOR DUAL MODE BIDIRECTIONAL AUDIO COMMUNICATION, on the date of 31 October 2006, having received a serial number ______, and patent number ______. The output of the switch 444 is processed by a queue controller 440 that can be configured to deliver at least one packet between transmission of the synchronous transport 436 and
- 10 the asynchronous transport 438. That is, upon transport selection according to the selection module 126 (see FIG. 1), the switch between the synchronous circuit-switched transport and an asynchronous packet-switched transport can be processed by the queue controller 440 that can be configured to deliver at least one packet to the encoder/decoder when at least one of a wireless audio terminal and an audio gateway
- 15 is in audio communication.

[0039] The described dual mode headset 102 (see FIG. 1) can have a single D/A and A/D encoder/decoder that may be a codec that can support both types of encoded packets, SCO and ACL carrying voice payload. The encoder/decoder can have two queues including a first queue 562 (see FIG. 5) for incoming packets, for example

20 from a microphone, and including a second queue 564 for outgoing packets, for example to a speaker. The packets from SCO and ACL links can have different encoder parameters such as different packet sizes, packet types, or sampling rates. Accordingly, the mode controller 456 (see FIG. 4) can monitor the buffers when switching between the SCO and the ACL modes.

[0040] FIG. 5 illustrates some processes of the above-mentioned queue controller. To prevent the encoder 511 processing the outgoing queue 564 from not receiving required data and thus being rendered inoperable, the queue contents can be flushed and/or cleared when switching between modes and the packet generator 566 can pad

- 5 the queue during the mode switch. That is, heterogeneity of the queue can render the encoder inoperable. For example, measures can be taken to determine, based on a first encoder parameter and a second encoder parameter, whether the queue 564 anticipates to contain heterogeneous audio packet types, that is a group of audio packets with differing encoder parameters. Heterogeneous packet types can arise
- 10 from different encodings for the SCO and ACL modes such as different sampling rates and quantization. If the queue contains packets with different encoding, then the queue 564 is changed from having heterogeneous packet types to a queue having homogeneous packet types, that is a group of audio packets with identical encoder parameters. In one embodiment, the packets generator 566 can supply empty packets

15 in case of stream interruption. In another embodiment the packets generator 566 may use a packet concealment or interpolation method to enhance the user's perceivable quality of experience. Empty packets from the empty packet generator 566 can be processed in queue 562 or queue 564.

[0041] As mentioned above, the SCO and the ACL may be processed sequentially or simultaneously. In a sequential processing the switch may be characterized as a hard handoff. In simultaneously processing, the switch may be characterized as a soft handoff. Different conditions are considered for a soft handoff or a hard handoff as is described below. Since a payload of a single input stream may be processed by the encoder/decoder 511, there may be processing overhead in terms of time taken to

establish a new link when there is a change in transport. In a soft handoff, there can be a period of time where two transports are processed simultaneously. As the first transport continues through the queue controller input queue, a second transport can be buffered. Once the second is buffered, the first transport can be flushed and the

- 5 second transport can populate the queue. In this way, there may be simultaneous processing of two transports. As discussed in more detail below, a "make before break" soft handoff process may involve packet concealment. On the other hand, in a hard handoff the first transport can be flushed and the second transport can be populated sequentially, but at the cost of the time taken to establish a new link when
- 10 there is a change in transport. As will be discussed in more detail below, a "break before make" hard handoff process may involve empty packets and/or packet concealment.

[0042] It is understood that the queue controller 558 and handoff process are slightly different but may be considered inter-related. The queue controller 558 can

- 15 prevent buffer under or over-runs for the pulse code modulated (PCM) data to and from the D/A and A/D in the cases when the encoder parameters are changed. For example, parameters can be changed when going from a case where the sampling rate is 8 KHz to one where the sampling rate is 16 KHz or even 44.1 KHz, thus changing from SCO audio to wideband ACL packetized audio or even stereo audio. The queue
- 20 controller 540 may be needed in any instance where the encoder parameters changed because in that instance the 8 KHz audio packets in the buffer could not be consumed by the codec when it was operating at another sampling rate, 16 KHz, and would cause the encoder to become inoperable.

[0043] In the above-discussed case, the 8 KHz samples may be flushed and filled with packets to prevent the D/A from starving. Empty packets or some form of packet concealment may fill the packets when the encoder parameters change, for example sampling rate and packet size.

5 [0044] A hard handoff, or a "Break before Make" connection, can be utilized where the device 102 (see FIG. 1) terminates a SCO connection for audio and then brings up an ACL connection for audio, or vice-versa. Similarly a soft handoff or "Make before Break" connection can be utilized where the device 102 brings up an ACL channel for audio before terminating the SCO channel for audio so for a brief

10 period of time both connections may be broadcasted simultaneously.

[0045] A soft handoff may take place without loss of information and therefore the switch can appear seamless to the user. However, a soft handoff may require more processing power and memory to maintain. Therefore the limitations on handoffs may be implementation and hardware specific, though power/battery life can

15 be a control, specifically utilizing hard handoffs when battery power is low. Soft handoffs may not require empty packet transmissions and the hard handoff may be discernable to the user since the connection may be broken and enough information may be lost.

[0046] As mentioned, the handoffs may be related to the queue controller.

20 Described are four scenarios in particular since the operation of the queue controller 540 and handover mechanisms may not be necessarily dependent. The queue controller 540 may be utilized when either the soft or hard handoffs change the encoder parameters. For instance when going from SCO to ACL the sampling rate could change from 8 to 16 KHz to improve speech quality or when switching from

ACL to SCO the sampling rate may change from 16 KHz to 8 KHz since SCO may only support the lower audio quality.

[0047] As mentioned there are four scenarios discussed below. Hard handovers may include two scenarios, specifically, the same encoder parameters, and a change in

- 5 encoder parameters. The hard handover case may require the queue controller 540 to send empty packets or conceal packet losses since the connection may be broken, information will be lost, and then a new connection will be re-established. The steps for each may be:
 - 1. Receive signal to change transports;

10 2. Break SCO or ACL connection;

- 3. Make ACL or SCO connection; and
- 4. Prevent queue from starving regardless of change in codec parameters.

[0048] In the case of a soft handoff with the same codec parameters, the transmission of empty packets or concealment of packet losses may not be required

15 since no data should be lost in such a scenario. The steps may be:

- 1. Receive signal to change transports;
- 2. Make additional ACL or SCO connection;
- 3. Break current SCO or ACL connection; and
- 4. Change inputs to D/A queue controller (Queue OUT) and similarly for A/D
- 20

queue controller (Queue IN).

[0049] The case of a soft handover where the encoder parameters are changed may require the use of the Queue Controller 540 to insert new packets, not because data is lost but because of the change in sampling rates as illustrated in the previously mentioned figure. In this scenario the steps may be:

1. Receive signal to change transports;

2. Make additional ACL or SCO connection;

3. Break current SCO or ACL connection; and

4. Change inputs to D/A queue controller (Queue OUT) and add packets for

5

transitioning of codec parameters and similarly for A/D (Queue IN) queue controller.

[0050] Still referring to FIG. 5, the timer 567 can implement synchronization between two devices as illustrated in the signal flow diagram of FIG. 3. The state machine 568 can be an event driver to control signals corresponding to a change in

10 state or conditions as illustrated in FIGs. 2 and 4. The ACL path 569 can be the same respective paths of FIG. 7 to block 783, 785, and 786 to then be processed over the air link. The SCO path 570 can be the same respective paths of FIG. 7 to block 782 to then be processed over the air link.

[0051] Fig. 6 is a flowchart of a method 600 of a dual mode wireless device

- 15 and/or a plurality of devices of a system according to an embodiment. The steps of the flowchart are described above with respect to the FIGS. As shown in FIG. 1, a short range radio link can be established for real-time audio signals received from a single source 620 according to establishing module 120 and/or 121 (see FIG. 1). As also shown in FIG. 1, real-time audio signals can be communicated bi-directionally
- 20 over a radio link using a synchronous circuit-switched transport mode (e.g., SCO) 636 and/or using an asynchronous packet-switched transport mode (e.g., ACL) 638 in accordance with synchronous connection oriented communication module 122 and/or 123 and asynchronous connectionless communication module 124 and/or 125. FIGS. 2 and 4 illustrate one of the transports is selected for real-time audio signal

communication based upon operating conditions 626, as described above and according to selecting module 126 and/or 127, power management criteria module 128 and/or 129, radio frequency quality measurement module 130 and/or 131, network criteria module 132 and/or 133 and/or manual selection module 134 and/or

5 135. FIGS. 4 and 5 show switching between one transport and the other is processed by the queue controller 640 according to queue controller module 140 and/or 141. It is understood that fewer or more steps may be included in the above-described method.

[0052] FIG. 7 depicts some architecture components 700 of a Bluetooth enabled

- 10 I/O device such as a headset 102 (see FIG. 1). The mode controller 756, the switch 744, queue controller 740 and encoder 711 were discussed above. A microphone 780 may provide input to the encoder 711, and a speaker 781 may receive output from the decoder 711. When SCO audio transport is used, continuously variable slope delta (CVSD) encoding takes place within the hardware of the baseband processor 782.
- 15 [0053] When ACL audio transport is used, audio compression and decompression 783 takes place within an application layer 784. The ACL audio packets conform to data protocols such as a real-time transport protocol (RTP), a user datagram protocol (UDP), and an Internet Protocol (IP) 785. Packets may undergo header compression/decompression 786. A user interface 787 may be accessed using for
- 20 example, a multifunction button, for manual control of switching between one transport and another.

[0054] Bluetooth profiles 788 may use the ACL transport. Such profiles can include signaling for a handsfree profile (HFP) and data for a serial port profile (SPP), a personal area networking profile (PAN), a service discovery application profile
(SDAP), and a generic access profile (GAP). Moreover, the ACL packets may further conform to protocols such as a logical link control and adaptation protocol (L2CAP), a link manager protocol (LMP), a service discovery protocol (SDP), and a Bluetooth network encapsulation protocol (BNEP) 789. Radio frequency communication

5 protocol (RFCOMM) provides emulation of serial ports within L2CAP.

[0055] As described in detail above, during transmission and receipt of audio signals, and in particular voice signals, a Bluetooth device can switch between a synchronous circuit-switched transport and an asynchronous packet-switched transport, each having particular characteristics and benefits and are mutually

- 10 exclusive for voice, except, for example during the switching process where they may be simultaneously transmitted. The ability to use two transports for bi-directional audio signals with the ability to seamlessly handoff between the two can significantly improve the voice quality over Bluetooth and the user's handsfree experience. In a system such as a Bluetooth headset and a Bluetooth enabled handset, one or the other
- 15 device can make a transport selection of one of the transports for real-time audio signal communication based upon operating conditions and/or manual activation. Bluetooth devices and particularly, headsets enjoy popularity because they provide users the ability to communicate while seamlessly operating in different environments. Accordingly, providing improved voice quality over Bluetooth has
- 20 become important for mobile device manufacturers. A headset as described above can be backwards compatible with an existing handset using the SCO transport. While a handset as described may operate better with a headset according to this disclosure. As described above, improvements made to bi-directional audio communication, and in particular voice quality over Bluetooth may be beneficial.

[0056] This disclosure is intended to explain how to fashion and use various embodiments in accordance with the technology rather than to limit the true, intended, and fair scope and spirit thereof. The foregoing description is not intended to be exhaustive or to be limited to the precise forms disclosed. Modifications or variations

- 5 are possible in light of the above teachings. The embodiment(s) was chosen and described to provide the best illustration of the principle of the described technology and its practical application, and to enable one of ordinary skill in the art to utilize the technology in various embodiments and with various modifications as are suited to the particular use contemplated. All such modifications and variations are within the
- 10 scope of the invention as determined by the appended claims, as may be amended during the pendency of this application for patent, and all equivalents thereof, when interpreted in accordance with the breadth to which they are fairly, legally and equitably entitled.

CLAIMS:

1. An I/O device, comprising:

a controller;

- a transceiver coupled to the controller, the transceiver configured to establish a short range radio link and bi-directionally communicate real-time audio signals over a synchronous circuit-switched transport and an asynchronous packet-switched transport over the short range radio link from a single source of real-time audio signals; and
- 10 a switch for transport selection of one of the transports for real-time audio signal communication based upon operating conditions.
 - 2. The device of claim 1 wherein the I/O device is a wireless audio terminal.
- 15 3. The device of claim 1 wherein the I/O device is an audio gateway.

4. The device of claim 1 wherein the synchronous circuit-switched transport is a Bluetooth synchronous connection-oriented or extended synchronous connection-oriented transport.

20

5. The device of claim 1 wherein the asynchronous packet-switched transport is a Bluetooth asynchronous connection-oriented transport.

- 6. The device of claim 1 wherein transport selection is automatically activated.
- 7. The device of claim 6 wherein transport selection is based on at least one of power management criteria, radio frequency quality measurements and network criteria.
 - 8. The device of claim 1 wherein transport selection is manually activated.
- 9. The device of claim 1, bi-directionally communicating real-time audio signals

10 between the wireless audio terminal and the audio gateway over a synchronous circuit-switched transport and simultaneously an asynchronous packet-switched transport of the short range radio link.

- 10. The device of claim 1 wherein a switch is processed by a queue controller
- 15 configured to deliver at least one packet between transmission of the synchronous transport and the asynchronous transport.
 - 11. The device of claim 1 wherein audio signals are voice signals.

12. A method of an I/O device, comprising:

bi-directionally communicating with another I/O device over a short range radio link of real-time audio signals over a synchronous circuit-switched transport and an asynchronous packet-switched transport over the short range radio link from a single source of real-time audio signals; and selecting one of the transports for real-time audio signal communication based upon operating conditions.

- 13. The method of claim 12, bi-directionally communicating real-time audio
- 10 signals between the wireless audio terminal and the audio gateway over a synchronous circuit-switched transport and simultaneously an asynchronous packetswitched transport of the short range radio link.
 - 14. The method of claim 12 wherein the synchronous circuit-switched transport is
- 15 a Bluetooth synchronous connection-oriented or extended synchronous connectionoriented transport.
 - 15. The method of claim 12 wherein the asynchronous packet-switched transport is a Bluetooth asynchronous connection-oriented transport.
- 20
- 16. The method of claim 12 wherein transport selection is automatically activated.

17. The method of claim 16 wherein the transport selection is based on at least one of power management criteria, radio frequency quality measurements and network criteria.

- 5 18. The method of claim 12 wherein transport selection is manually activated.
 - 19. The method of claim 12, further comprising:
 switching processed by a queue controller configured to deliver at least one
 packet when the wireless audio terminal is switching audio communication
 between the synchronous transport and the asynchronous transport.
 - 20. The method of claim 12 wherein audio signals are voice signals.

21. A method of a dual mode wireless headset system, including a wireless audio terminal and an audio gateway, the method comprising:

establishing a short range radio link between the wireless audio terminal and the audio gateway;

5

bi-directionally communicating real-time audio signals between the wireless audio terminal and the audio gateway over a synchronous circuit-switched transport and an asynchronous packet-switched transport of the short range radio link from at least one single source; and

selecting one of the transports for real-time audio signal communication based
 operating conditions of at least one of the wireless audio terminal and the
 audio gateway.

22. The method of claim 21 wherein the synchronous circuit-switched transport is a Bluetooth synchronous connection-oriented or extended synchronous connection-

15 oriented transport.

23. The method of claim 21 wherein the asynchronous packet-switched transport is a Bluetooth asynchronous connection-oriented transport.

20 24. The method of claim 21 wherein transport selection is automatically activated.

25. The method of claim 25 wherein transport selection is based on at least one of radio frequency quality measurements, network criteria and power management criteria

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26. The method of claim 21 wherein transport selection is manually activated.

27. The method of claim 21, further comprising:
switching processed by a queue controller configured to deliver at least one
packet when the wireless audio terminal is switching audio communication
between the synchronous transport and the asynchronous transport.

- 28. The method of claim 21, upon transport selection, further comprising: switching between the synchronous circuit-switched transport and an
 asynchronous packet-switched transport that is processed by a queue controller configured to deliver at least one packet when at least one of the wireless audio terminal and the audio gateway is in audio communication.
- 29. The method of claim 21 wherein switching is processed by a queue controller
 15 configured to deliver at least one packet when the wireless audio terminal is switching audio communication between the synchronous transport and the asynchronous transport.
 - 30. The method of claim 21 wherein audio signals are voice signals.



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FIG. 2



FIG. 3

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FIG. 4





FIG. 5

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FIG. 6





FIG. 7

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(57) Abstract: This disclosure relates to an adjustable ear insert, such as an earbud style earphone, that may be inserted in a user's ear canal in a compact configuration and adjusted by a user to expand and fit snugly against the ear canal.

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GM, KE, LS, MW, MZ, NA, SD, SL, SZ, TZ, UG, ZM, ZW), Eurasian (AM, AZ, BY, KG, KZ, MD, RU, TJ, TM), European (AT, BE, BG, CH, CY, CZ, DE, DK, EE, ES, FI, FR, GB, GR, HR, HU, IE, IS, IT, LT, LU, LV, MC, MT, NL, NO, PL, PT, RO, SE, SI, SK, TR), OAPI (BF, BJ, CF, CG, CI, CM, GA, GN, GQ, GW, ML, MR, NE, SN, TD, TG).

Declarations under Rule 4.17:

 as to applicant's entitlement to apply for and be granted a patent (Rule 4.17(ii)) — as to the applicant's entitlement to claim the priority of the earlier application (Rule 4.17(iii))

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<u>TITLE</u>

ADJUSTABLE SHAPE EARPHONE

PRIORITY CLAIM

5 The present application claims priority to U.S. provisional application Serial No. 61/009,690, titled "ADJUSTABLE FIT EARBUD, CLOTH COVERED CORD AND CORD CLIP ZIPPER," filed December 31, 2007, which is incorporated herein by reference in its entirety.

BACKGROUND

10 The present disclosure generally relates to adjustable ear inserts and more particularly to earphones for listening to audio media, such as that which may be played from portable audio devices.

Earphones are usually a pair of small loudspeakers that are provided with a mechanism to hold them close to a user's ears and a means of

15 connecting them to a signal source such as an audio amplifier, radio, or portable audio device, such as a CD or MP3 player.

Earbuds are earphones of a small size that are placed directly outside or in the ear canal. Some earbuds, called external-canal earbuds, are designed to sit outside the ear canal. These are generally inexpensive and are favored for

- 20 their portability and convenience. However, due to their inability to provide sound isolation, they are incapable of delivering the same dynamic range offered by many full-sized headphones and ear-canal earbuds (described below) for a given volume level. As a result, they are often used at higher volumes in order to drown out noise from the user's surroundings. Over time,
- 25 earbuds became a common type of earphone bundled with portable audio devices.

Internal-canal earbuds are earbuds that are inserted directly into the ear canal. These offer portability similar to external-canal earbuds, and also act like earplugs to block out environmental noise. There are two main types of internal-

30 canal earbuds: universal and custom. Universal internal-canal earphones provide one or more stock sleeve size(s) to fit various ear canals, which are

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commonly made out of silicone rubber, elastomer, or foam, for noise isolation. Universal internal-canal earbuds are marketed typically to casual listeners and are relatively inexpensive, though some offer very high audio quality.

- Custom internal-canal earbuds are fitted to individuals. Castings of the ear canals are made, usually by an audiologist. The manufacturer uses the castings to create custom-molded silicone rubber or elastomer plugs that provide added comfort and noise isolation. Because of the individualized labor involved, custom internal-canal earbuds are more expensive than universal internal-canal earbuds.
- 10 Consequently, there is a need for improved internal-canal earbuds. The foregoing discussion is intended only to illustrate some of the shortcomings present in the field of the invention at the time, and should not be taken as a disavowal of claim scope.

SUMMARY

- 15 The present invention includes, in various embodiments, an adjustable shape earphone. In at least one embodiment, the earphone includes: (i) a housing having a first side and a second side; (ii) a resilient cushion attached to the first side of the housing, the resilient cushion having a compact shape and an opening; (iii) at least one cantilever arm protruding from the first side of the
- 20 housing, where at least part of the cantilever arm is located within the opening of the resilient cushion; (iv) a dial rotatably mounted in the housing, where at least part of the dial extends from the second side of the housing and where the dial includes threads; and (v) an actuator comprising a first portion and a second portion, where the second portion has threads. The actuator is
- 25 mounted slidably in the housing, and the actuator threads operably engage the dial threads such that rotation of the dial in a first direction translates the first portion of the rigid actuator into contact with the cantilever arm. Further, the first portion of the actuator is configured to bend the cantilever arm into the resilient cushion as the actuator contacts the arm, and the cantilever arm is
- 30 subsequently configured to force the resilient cushion to have an expanded shape as the cantilever arm bends into the cushion.

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In another embodiment, the adjustable earphone includes: (i) a housing having a first side and a second side, where the first side of the housing is configured to attach to a cushion; (ii) at least one cantilever arm protruding from the first side of the housing, where at least part of the cantilever arm is

- 5 configured to be located within an opening of the cushion when the cushion is attached to the housing; (iii) a dial rotatably mounted in the housing, where at least part of the dial extends from the second side of the housing, and where the dial includes threads; and (iv) an actuator comprising a first portion and a second portion, the second portion having threads. The actuator is slidably
- 10 mounted in the housing, with the actuator threads operably engaging the dial threads such that rotation of the dial in a first direction translates the first portion of the rigid actuator into contact with the cantilever arm. In addition, the first portion of the actuator is configured to bend the cantilever arm as the actuator contacts the arm.
- 15 In yet another embodiment, the adjustable earphone includes: (i) a housing; (ii) an ear canal portion adjacent to the housing, the ear canal portion having a first shape; (iii) and an adjustment assembly operably coupled to the housing. The adjustment assembly includes: (i) a movable member movable with respect to the housing between a first position and at least a second
- 20 position; (ii) an expansion assembly configured to receive the movable member; and (iii) a control member configured to move the movable member such that actuation of the control member causes the movable member to move from a first position to at least a second position. Further, the movable member is configured to cause the expansion assembly to expand in at least one direction
- when the movable member is moved to the second position. Subsequently, the expansion assembly is configured to force the ear canal portion to have at least a second shape when the expansion assembly is expanded.

In yet other embodiments, the adjustable earphone includes: (i) an ear canal portion having a shape, where the ear canal portion is operable for

30 placement in a user's ear canal; and (ii) means for adjusting the shape of the ear canal portion by a user when the ear canal portion is positioned in the user's ear.

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In yet other embodiments, the present invention provides an adjustable ear insert including: (i) an ear canal portion configured for insertion in a user's ear canal, the ear canal portion having a first shape; and (ii) an adjustment assembly at least partially located within the ear canal portion, where the

5 adjustment assembly is operable to cause the ear canal portion to have at least a second shape.

In yet other embodiments, the adjustable ear insert includes: (i) an inner end having an eartip, where the inner end is configured to be placed within an ear canal of a user; (ii) and an outer end having a control feature, where the

10 outer end is configured to remain outside the ear canal, and where the control feature is accessible by the user to expand or compact the eartip.

In these and other various embodiments, an adjustable ear insert is capable of insertion into a user's ear canal and then may be adjusted by the user to create a snug fit between the ear canal and an ear canal portion of the

- 15 adjustable ear insert. In other words, the ear canal portion is capable of being adjusted to substantially seal the ear canal portion against the user's ear canal. Where the adjustable ear insert is an earphone, such a snug fit or seal provides, among other things, enhanced noise isolation from external noises other than those produced by the earphone, and sound enhancement for sound produced
- 20 by the earphone. Where the adjustable ear insert is an earplug, such a snug fit or seal provides, among other things, enhanced noise isolation from external noises. Further, the in-ear adjustability of the ear canal portion provides an ear insert that should not require different sized ear canal portions for different users.

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BRIEF DESCRIPTION OF THE FIGURES

The features of the various embodiments are set forth with particularity in the appended claims. The various embodiments, however, both as to organization and methods of operation, may best be understood by way of example with reference to the following description, taken in conjunction with the accompanying drawings as follows.

FIG. 1A is a perspective view of a wired adjustable earphone according to one non-limiting embodiment.

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FIG. 1B is a is a perspective view of a wireless adjustable earphone according to one non-limiting embodiment

FIGS. 2A-2B are diagrams showing compact and expanded shapes of various ear canal portions of adjustable earphones according to various embodiments.

FIGS. 3A-3D are several top views of adjustable earphones using a variety of user controls and actuator mechanisms to provide an adjustable earphone according to various embodiments.

FIG. 4 is a side cross-sectional view of one non-limiting embodiment of an adjustable earphone.

FIGS. 5A-5G are several illustrations of some of the various ear canal portion shapes made possible by the adjustable earphone of FIG. 4.

FIG. 6 is an exploded view of the adjustable earphone of FIG. 4.

FIG. 7 is a side cross-sectional view of one non-limiting embodiment of an adjustable earphone.

FIGS. 8A-8G are several illustrations of some of the various ear canal portion shapes made possible by the adjustable earphone of FIG. 7.

FIG. 9 is an exploded view of the adjustable earphone of FIG. 7.

FIG. 10 is a top cross-sectional view of one non-limiting embodiment of 20 an adjustable earphone.

FIGS. 11A-11H are several illustrations of some of the various ear canal portion shapes made possible by the adjustable earphone of FIG. 10.

FIG. 12 is an exploded view of the adjustable earphone of FIG. 10.

FIG. 13 is a top cross-sectional view of one non-limiting embodiment of 25 an adjustable earphone.

FIGS. 14A-14C are several illustrations of some of the various ear canal portion shapes made possible by the adjustable earphone of FIG. 13.

FIG. 15 is an exploded view of the adjustable earphone of FIG. 13.

FIG. 16 is a cross-sectional view of one non-limiting embodiment of an adjustable earphone inserted and expanded in a user's ear canal.

FIGS. 17A-17B are perspective views of a non-limiting embodiment of an eartip cushion and a base housing element of an adjustable earphone.

FIG. 18A is a perspective view of an earphone assembly including a cord wrapped around an audio device.

FIG. 18B is a perspective view of a portion of an earphone assembly including a cord only partially wrapped around an audio device.

FIG. 19A is a perspective view of an adjustable earphone from the earphone assembly of FIG. 18A and 18B.

FIG. 19B is an illustration of a spring clip from the earphone assembly of FIGS. 18A and 18B.

FIG. 19C is an illustration of the spring clip of FIG. 19B being used to hold in place the wrapped cord of the earphone assembly of FIG. 18A.

FIG. 20 is a perspective view of one non-limiting embodiment of an adjustable earphone having a rotatable dial.

FIG. 21A is an exploded view of the adjustable earphone of FIG. 21A.

FIG. 21B is an exploded view of an ear canal cushion and part of a

15 housing of the adjustable earphone of FIG. 21A.

FIG. 22 is a front view of the adjustable earphone of FIG. 21A.

FIG. 23 is a side view of the adjustable earphone of FIG. 21A.

FIG. 24 is a perspective cross-sectional view, taken along line 24-24 in FIG. 22, of the adjustable earphone of FIG. 21A.

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FIG. 25 is a top cross-sectional view, taken along line 25-25 in FIG. 22, of the adjustable earphone of FIG. 21A, with an ear canal portion shown having a compact, first shape.

FIG. 26 is a top cross-sectional view, taken along line 26-26 in FIG. 22, of the adjustable earphone of FIG. 21A, with the ear canal portion shown having an expanded, second shape.

FIG. 27 is a side cross-sectional view of the adjustable earphone of FIG. 21A inserted and expanded in a user's ear canal.

FIG. 28 is a top cross-sectional view of one non-limiting embodiment of an adjustable earphone having a push button.

DETAILED DESCRIPTION

Certain exemplary embodiments will now be described to provide an overall understanding of the principles of the structure, function, manufacture, and use of the devices and methods disclosed herein. One or more examples

- 5 of these embodiments are illustrated in the accompanying drawings. Those of ordinary skill in the art will understand that the devices and methods specifically described herein and illustrated in the accompanying drawings are non-limiting exemplary embodiments and that the scope of the various embodiments of the present invention is defined solely by the claims. The features illustrated or
- 10 described in connection with one exemplary embodiment may be combined with the features of other embodiments. Such modifications and variations are intended to be included within the scope of the present invention.

In the following description, like reference characters designate like or corresponding parts throughout the several views. In addition, in the following

- 15 description, it is to be understood that such terms as "forward," "rearward," "front," "back," "right," "left," "upwardly," "downwardly," and the like are words of convenience and are not to be construed as limiting terms. The description below is for the purpose of describing various embodiments of the invention and is not intended to limit the invention thereto.
- 20 The various embodiments described herein are directed to devices intended to be placed in an ear canal, such as an earphone assembly usable with an audio device. Referring to FIGS. 18A and 18B, an earphone assembly 5 includes a cord 10 and a pair of earphones 100. The cord 10 has a first end 11, a second end 12, and an electrical connector 13 located at the first end 11.
- 25 The electrical connector 13 connects the earphone assembly 5 to an audio device 1 such that electrical signals may be conveyed through the cord 10, to each earphone 100, where the electrical signal may be converted to audible sounds by a transducer (see, e.g., FIGS. 24 and 27). As is known in the field, a transducer is a device, usually electrical, electronic, electro-mechanical,
- 30 electromagnetic, photonic, or photovoltaic, that converts one type of energy or physical attribute to another for various purposes, including producing audible sounds. The term transducer may be used to refer to an audio loudspeaker,

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which converts electrical voltage variations representing music or speech, to mechanical cone vibration, and hence vibrates air molecules creating sound.

Each earphone 100 is located at the second end 12 of the cord. The cord 10 further includes a first portion 16 adjacent to the first end 11 of the cord 10 and a second portion 17 adjacent to the second end 12 of the cord 10. The first portion 16 includes a single strand and the second portion 17 includes two strands such that the two earphones 100 may be placed in the ears of a user, with one strand of the second portion 17 on each side of the users head.

As shown in FIGS. 1A and 1B, a wired (FIG. 1A) or wireless (FIG. 1B) earbud style earphone (100, 50 respectively) according to an aspect of the present disclosure includes an eartip cushion 121 that may be inserted in a user's ear canal in a compact configuration, or first shape 122, and, once in the ear canal, expanded to an expanded configuration, or second shape 123 (see FIG. 26), to fit snugly against all sides of the ear canal (see, e.g., FIG. 27). The

15 resulting customized fit provides improved audio isolation by blocking external sounds from reaching the user's eardrum, as well as improved comfort by allowing the user to determine the amount of pressure exerted by the eartip, or ear canal portion 120, on the interior of the ear canal. Further, forming a near airtight seal between the ear canal portion 120 and the user's ear canal should

- 20 not only reduce the outside ambient noise that reaches the user's eardrum, but should also provide a sound transducer (see FIGS. 24 and 27) of the earphone 120 with a 1:1 acoustic coupling with the user's eardrum, thus enhancing the audible sound perceived by the user. The eartip cushion 121 may be fabricated from a foam material. While the earphone of FIGS. 1A or 1B will
- 25 typically be returned to its compact configuration, or first shape 122, prior to removal from the user's ears, the compressible material of the eartip, or ear canal portion 120, may allow the earbud to be removed while still in its expanded configuration.

Still referring to FIGS. 1A and 1B, expansion of the eartip may be achieved by twisting or pressing on a control 180 on an exterior surface of the earbud. Where expansion is achieved by twisting a control 180 about longitudinal axis L in the direction of arrow A and/or B, a manufacturer's logo

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189 displayed on the control 180 may be attached to the control by a mechanism (described below) that allows the logo 189 to remain substantially upright and readable regardless of the rotation of the control 180.

- In various embodiments, referring now to FIGS. 20-27, an adjustable earphone, such as adjustable earphone 100, for example, can comprise a housing 110, an ear canal portion 120, and an adjustment assembly 130. The housing may have a first side 111 and a second side 112 (see FIG. 21A and 24). Adjacent to and attached to the first side 111 of the housing is the ear canal portion 120. Ear canal portion 120 generally defines longitudinal axis L
- (see FIG. 20) and is operable for placement in a user's ear canal (see, e.g., FIG. 27). Ear canal portion 120 is shown in FIG. 20 having a shape that includes a compact, first shape 122 to facilitate initial placement of the ear canal portion 120 in the user's ear canal and may include a cushion 121 (see FIGS. 21A and 21B). Cushion 121 generally has an opening 125 that, as is described
- 15 in more detail below, may receive part of an expansion assembly 160. Further, cushion 121 includes a housing groove 127 (FIG. 24) designed to receive or snap on a protruding ring 118 of the housing 110 such that cushion 121 may attach releasably to the housing 110. Cushion 121 may be stretchable and made of a resilient, compressible material. The resilient material may include a
- 20 foam, a memory foam, a closed-cell foam, an open-cell foam, an elastomer, an elastomeric foam, silicone, and/or rubber. The ear canal portion 120, including cushion 121, may be capable of being adjusted to have an expanded, second shape 123 (see FIG. 26). Further, ear canal portion 120, including cushion 121, may also be capable of being adjusted to have intermediate shapes, or at least
- 25 a third shape (not shown). In other words, the shape of the ear canal portion 120 may be changed to have any number of shapes, including a continuum of shapes between the first shape 122 and the second shape 123. The purpose of adjusting the shape of the ear canal portion 120 is to allow a user to change the shape of the ear canal portion 120, after insertion in the user's ear canal, to
- 30 have a snug fit between the ear canal and a substantial part of the ear canal portion 120. Such a snug fit provides noise isolation (from external noises other than those produced by the earphone 100) and sound enhancement (for sound

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produced by the earphone 100), among other things. Further, the in-ear adjustability of the ear canal portion 120 provides an earphone 100 that should not require different sized ear canal portions 120 or cushions 121 for different users; in other words, the adjustable earphone 100 may provide a one-size-fitsall device owing to the customized fit offered by the adjustability of the ear canal

portion.

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In various embodiments, referring again to FIGS. 20-27, the adjustable earphone 100 may include means for adjusting the shape of the ear canal portion 120 by a user when the ear canal portion 120 is positioned in the user's

10 ear canal. Means for adjusting the shape of the ear canal portion 120 may be provided in at least one embodiment by adjustment assembly 130. Adjustment assembly 130 may be operably coupled to the housing 110 and/or to the ear canal portion 120 such that actuation of the adjustment assembly 130 causes the ear canal portion 120 to have at least a second shape 123.

- 15 Generally, according to various non-limiting embodiments, the adjustment assembly 130 may include a movable member 140, an expansion assembly 160, and a control member 180. The movable member 140 may be movable with respect to the housing 110 between a first position (see FIG. 25) and at least a second position (see FIG. 26). The expansion assembly 160
- 20 may be configured to receive the movable member 140, and the control member 180 may be configured to move the movable member 140 with respect to the housing 110. Actuation of the control member 180 may cause the movable member 140 to move from the first position (see FIG. 25) to the second position (see FIG. 26). The movable member may be configured to
- 25 cause the expansion assembly 160 to expand in at least one direction when the movable member is moved to the second position (FIG. 26). Relatedly, the expansion assembly may be configured to force the ear canal portion 120 to have at least a second shape 123 when the expansion assembly 160 is expanded. Conversely, the expansion assembly 160 may be configured to
- 30 retract in at least one direction when the movable member is moved to the first position (FIG. 25), thus resulting in the ear canal portion returning to the first shape 122 when the expansion assembly 160 is retracted.

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In more detail, according to at least one non-limiting embodiment, the movable member 140 may include a first portion 150 and a second portion 142 that together serve as an actuator (see FIGS. 21A and 24), as explained in more detail below. Generally, the movable member moves along longitudinal

- 5 axis L (see FIG. 20) and is designed to move relative to the housing such that the first portion 150 of the movable member 140 may engage the expandable member 160 when moved accordingly. Such relative movement is caused by force exerted on the movable member by a user adjusting control member 180, as described below. This force may be provided by any number of mechanical
- 10 mechanisms; here the movable member 140 receives a moving force from a threaded engagement between the control member 180 and the second portion 142 of the movable member 140 at threads 143 (see FIGS. 21A and 25). Threads 143 of the movable member 140 are designed to remain rotationally stationary relative to the housing 110 such that rotation of the control member
- 15 180 forces the movable member to translate with respect to the housing 110. This rotational stability is provided by guide protrusions 146 (FIG. 21A) on the second portion 142 of the movable member 140. Guide protrusions 146 are received slideably in guide recesses 114 (FIG. 21B) of the first side 111 of the housing 110 such that the second portion 142 of the movable member 140 may
- translate but will not substantially rotate with respect to the housing 110 owing to the interface between the protrusions 146 and the recesses 114.

Further, referring to FIGS. 21A, 24, 25 and 27, the second portion 142 may include a cavity 141 that is configured to support a transducer 190, part of the cord 10 electrically coupled to the transducer 190 (see FIG. 27), and the first portion 150 of the movable member 140. The second portion 142 may also

- portion 150 of the movable member 140. The second portion 142 may also include a slot 149 for passing the cord 10 into the cavity 141. Additionally, the second portion 142 may include locking grooves 147 and transducer supports 148. The first portion 150 of the movable member 140 may include locking protrusions 152 that are designed to be inserted and twisted into the locking
- 30 grooves 147 of the second portion 142 such that transducer 190 is held in place, or sandwiched, between the first portion 150 and the second portion 142 of the movable member. Friction between the first portion 150, the transducer

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190, and the supports 148 of the second portion 142 may provide sufficient force to prevent the protrusions 152 of the first portion 150 from freely decoupling from the locking grooves 147 of the second portion 142. Accordingly, the movably member 140, including the first and second portions

- 5 150, 142, is designed to move as a single rigid body relative to housing 110. Thus, while shown in at least one embodiment as two separable components, first and second portions 150, 142 could also be one unitary and integral component.
- The first portion 150 of the movable member 140 is designed, in at least one non-limiting embodiment, to actuate expansion assembly 160 as the first portion 150 is moved from a first position (FIG. 25) to at least a second position (FIG. 26). The first portion 150 thus includes an actuating surface 155 (see, e.g. FIG. 24) that may be shaped and positioned such that the actuating surface 155 engages operably the expansion assembly 160, as explained in more detail
- 15 below. The first portion 150 of the movable member 140 also may include a sound passageway 151 (FIG. 21A) oriented along longitudinal axis L. Sound passageway 151 provides a channel along which sound produced by the transducer 190 may travel freely toward an inner end 101 (FIG. 20) of the earphone 100 and into opening 125 (FIGS. 21A-26) of the cushion 121. Also,
- 20 the first portion 150 includes an O-ring groove 153 (FIG. 21A) configured to hold an elastic O-ring 154. O-ring 154 seals the movable member against the first side 111 of the housing 110 and/or against the expansion assembly 160 (see FIGS. 25-26). Accordingly, audible sound waves produced by the transducer 190 only are allowed to travel toward the inner end 101 of the earphone 100,
- and, subsequently, a user's ear drum, via sound passageway 151 of the movable member 140.

According at least one non-limiting embodiment, referring now to FIGS. 21A-21B and 25-26, the expansion assembly 160 is designed to expand in at least one direction when actuated by the movable member 140. The expansion

30 assembly 160 may be designed to expand in a direction substantially transverse to the longitudinal axis L (see FIG. 20). Here, this is accomplished by using a set of cantilever arms 161. The cantilever arms 161 protrude from the first side

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111 of the housing and, when the resilient cushion 121 is attached to the housing, are at least partially located within the opening 125 of the cushion 121. Arm recesses 126 (FIG. 21B) formed in the cushion 121 receive the cantilever arms 161 such that the cushion 121 does not rotate freely thereon. The

- 5 cantilever arms 161 are uniformly spaced around longitudinal axis L to form an opening 164 configured to receive the first portion 150 of the movable member. Cantilever arms 161 each include an inner surface 163 and an outer surface 162. Inner surface 163 is curved at least partially toward longitudinal axis L so that at least part of the inner surface 163 will make contact with the movable
- 10 member's actuating surface 155 when the movable member 140 is advanced toward the inner end 101 of the earphone 100. The actuating surface 155 of the movable member 140 is curved correspondingly to meet the inner surface 163 of each cantilever arm 161. As the movable member 140 is moved toward the inner end 101 of the earphone 100, the actuating surface 155 of the first
- 15 portion 150 of the movable member 140 makes contact with one or more of the cantilever arms 161 at inner surface 163. Further movement of the movable member 140 in the same direction pushes on the inner surface 163, thus forcing the cantilever arm 161 to bend away from longitudinal axis L (see FIG. 26). Because the cantilever arms 161 are received insertably in the opening 125 of
- the resilient cushion 121, the cantilever arm is bent into the cushion 121 as the movable member 140 contacts and pushes the cantilever arm 161.
 Consequently, as the cantilever arm is continually bent away from longitudinal axis L, the cushion 121 is forced to have an expanded, second shape 123 (see FIG. 26). Thus, the ear canal portion 120 may be expanded after insertion in a user's ear canal, substantially sealing the cushion 121 against the user's ear
 - canal to form a snug fit.

Note that, while a plurality of cantilever arms 161 are described above as providing the expansion assembly 160 with the ability to expand, it is contemplated that any number of cantilever arms, including one, could perform

30 the same or similar function.

According at least one non-limiting embodiment, the control member 180 is designed to actuate the movable member 140 such that the movable member

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140 moves to cause expansion assembly 160 to expand in at least one direction. Control member 180 accomplishes this in any number of forms. For instance, but without limitation, control member 180 could be in the form of a push button, rotatable dial, or squeezable member. In FIGS. 20-27, for

- example, control member 180 is a dial 182 rotatably mounted in the housing
 110. Dial 182 rotates, but does not translate with respect to housing 110. Dial
 182 moves in such a fashion because it includes a protruding ring 184 (FIGS.
 21A and 25) along its perimeter that slideably engages a groove 117 of the
 housing 110. Groove 117 is formed between a lip 113 of the second side 112,
- 10 the first side 111, and cord guide 115 of housing 110 (see FIG. 25). Thus, dial 182 is rotatable about longitudinal axis L. Further, at least part of the dial may extend from the second side 112 of the housing 110 such that it is accessible to a user while ear canal portion 120 is inserted in the user's ear canal (see. FIG 27). Grips 185 (FIG. 21A) or another textured surface of the dial 182 may
- 15 provide an enhanced user interface as the user rotates the dial with his or her fingers.

Referring to FIGS. 21A and 25, dial 182 may include a cavity 181 for insertably receiving the second portion 142 of the movable member. Further, the dial may have threads 183 formed in the inside of the dial, facing cavity 181.

- 20 The threads 183 are configured to operably engage the threads 143 formed on the surface of the second portion 142 of the movable member 140. Thus, rotation of the dial 182 rotates dial threads 183, resulting in a translational force being applied to the movable member 140 via movable member threads 143. The translational force causes the movable member to move either forward,
- 25 toward the inner end 101 of the earphone 100, or backward, toward an outer end 102, depending on the direction dial 182 is being rotated. Thus, the actuator or movable member threads 143 operably engage the dial threads 183 such that rotation of the dial 182 in a first direction translates the rigid actuator into contact or additional contact with each cantilever arm 161 (see FIGS. 25-30 26).

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Focusing now on the other elements of earphone 100, the housing 110 may be adapted to receive a number of components, including a transducer

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190. Also, cord 10 (FIGS. 18B and 27) is received in the housing 110 through cord passageway 116 of cord guide 115 (see FIG. 24). Cord guide 115 may also include a marking 119 to indicate in which ear, for example right ("R," as seen in FIG. 21A) or left ("L," not shown), a user should place the earphone

- 5 100. Cord 10 provides an electrical conduit between the electrical connector 13 and the transducer 190; part of the cord 10 may be electrically coupled to the transducer 190, for instance, an interior wire of cord 10 may be soldered to the transducer 190 (see FIG. 27). Transducer 190 is capable of producing audible signals, or sound, in response to electrical signals received by the transducer
- 10 190 from the electrical connector 13 via cord 10. To prevent undesired stress from being transferred to the transducer, the cord 10 may be tied to form a knot (FIG. 27) at the cord's second end 12 (FIG. 18B). This knot is received within the cavity 141 of the second portion 142 of the movable member 140 and is sized such that it is larger than the width of slot 149 (FIG. 24). Therefore, if a
- 15 user pulls on cord 10, the knot is forced against the second portion 142 at slot 149 and the knot absorbs the stress created by such pulling, thereby shielding the transducer from unnecessary stress and/or strain.

Further, the second portion 142 of the movable member 140 may have a manufacturer's logo piece189 positioned near the outer end 102 of the

- 20 earphone 100 (see FIGS. 1A, 20, 21A and 25). Logo piece 189 is press fit to the second portion 142 such that it is visible through dial 182 at the outer end 102. The logo piece182 is kept in a desired position, for example, approximately horizontal, when the cord 10 is hanging in a downward direction from a user's ear, for example similar to the orientation shown in FIG. 27. The
- 25 logo piece 189 is kept in such a position because the logo piece 189 is secured to the non-rotating movable member 140 at second portion 142. While the logo 189 may translate with the movable member 140, it will not rotate with dial 182; therefore, it is prevented from rotating such that an observer easily may read the manufacturer's logo regardless of the rotation of dial 182.
- 30 The foregoing has focused on at least one embodiment for adjusting the shape of an eartip, or an ear canal portion, of an earphone while inserted in a user's ear canal. However, various embodiments are possible to accomplish

the same or similar goal. As illustrated in FIGS. 2A-2E, expansion of the eartip 220 may be achieved in several ways. In a first embodiment (see FIG. 2A), where the eartip 220 is in a compact configuration 222 when unmodified, inner and outer sides 227, 228 of the eartip may be brought together to compress the

- 5 material of the eartip 220, causing it to expand into an expanded configuration 223. In a second embodiment (see FIG. 2B), where the eartip 320 is in an expanded configuration 323 while unmodified, inner and outer sides 327, 328 of the eartip 320 may be pulled apart from each other to stretch the material of the eartip, causing it to change into a compact configuration 322. In a third
- 10 embodiment (see FIG. 2C), where the eartip 420 is in a compact configuration 422 when unmodified, an outer portion 428 of the eartip may be squeezed, displacing eartip material into remaining portions of the eartip 420, causing the remaining portions to expand into an expanded configuration 423. In a fourth embodiment (see FIG. 2D), where the eartip is in a compact configuration 522
- 15 when unmodified, one or more elements of the earbud that are located inside the eartip (for example, a cantilever arm or arms 161, as described above and seen in FIGS. 21A-21B and 24-27) may push outwards on the eartip, causing it to expand into an expanded configuration 523. In a fifth embodiment (see FIG. 2E), where the eartip 620 is in an expanded configuration 623 when unmodified,
- 20 one or more elements of the earbud that are located inside the eartip 620 may pull inwards on the eartip 620, causing it to change into a compact configuration 622.

As illustrated in FIGS. 3A-3D, a variety of user controls and actuator mechanisms may be utilized to provide an earbud, or earphone, according to 25 various non-limiting aspects of the present disclosure. For example, referring to FIG. 3A, an earphone 1400 may include an adjustment assembly 1430 that may include a control member 1480 in the form of a pressable button. The control member 1480 may also be operable with finger grips 1417 protruding from a housing 1410 of the earphone 1400 such that a user may grip the finger grips

30 1417 and press the button, or control member 1480, without forcing the earphone 1400 excessively into an ear canal of the user. Depressing the button, or control member 1480, may cause an ear canal portion 1420

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extending from a housing 1410 to transition from a first shape 1422 to a second shape 1423. Alternatively, referring now to FIG. 3D, an earphone 1600 may include an adjustment assembly 1630 that may include a control member 1680 also in the form of a pressable button. However, in the earphone 1600 of FIG.

5 3D, the finger grips shown in FIG. 3A are omitted. Depressing the button, or control member 1680, may cause an ear canal portion 1620 extending from a housing 1610 to transition from a first shape 1622 to a second shape 1623.

In more detail, an earphone 1700 with a pressable button as control member 1780 is shown in FIG. 28. The control member 1780 is part of an adjustment assembly 1730 that includes a movable member 1740 and an expansion assembly 1760. Earphone 1700 is similar to earphone 1400

described above in that it also has finger grips 1717 protruding from a housing 1710 such that a user may grip the ginger grips and press the button, or control member 1780, without forcing the earphone 1700 and ear canal portion 1720

- 15 excessively into an ear canal of the user. Depressing the button, or control member 1780 causes a movable member 1740 to move and actuate expansion assembly 1760. Thus, depressing the button, or control member 1780, may cause an ear canal portion 1720 extending from a housing 1710 to transition from a first shape 1722 to a second shape 1723. Movable member 1740,
- expansion assembly 1760, and ear canal portion 1720 are similar to movable member 140 and expansion assembly 160 described above and seen in FIGS.
 25-26, for example. The control member 1780 includes a protract-retract assembly 1783 operable to hold the movable member 1740 in the first position shown in FIG. 28 before the button, or control member 1780, is initially pressed
- and, after pressing the button, operable to hold the movable member in a second position (not shown) correlating with expansion of the expansion assembly 1760 and transition of the first shape 1722 to a second shape 1723.
 Protract-retract assembly 1783 may be similar to that used with a traditional retractable ballpoint pen including a spring and cam arrangement and is
- 30 described, for example, in U.S. Patent No. 3,819,282 to Schultz titled RETRACTABLE PEN, hereby incorporated by reference in its entirety.

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Further, referring now to FIG. 3B, and as discussed above, an earphone 100 may include an adjustment assembly 130 including a control member 180 in the form of a rotatable dial. Rotating the dial, or control member 180, may cause an ear canal portion 120 extending from a housing 110 to transition from a first shape 122 to a second shape 123.

Another non-limiting example of a user control and actuator mechanism is provided by reference to FIG. 3C. An earphone 1500 may include an adjustment assembly 1530 including a squeezeable control member 1580 operable to rotate a movable member 1540 such that an expansion assembly

10 1560 presses outward on an ear canal portion 1520 extending from a housing. Squeezing the control member 1580 causes the ear canal portion 1520 to transition from a first shape 1522 to a second shape 1523.

In any event, according to various non-limiting embodiments of an adjustable earphone, a user control, or control member, is capable of being manipulated by a user while an eartip, or ear canal portion, of the earphone is

- positioned in the user's ear canal. In response to such manipulation of the control member, the ear canal portion is designed to change shape such that the ear canal portion fits snugly against the ear canal.
- Unless otherwise indicated herein, an earbud, or earphone, according to 20 an aspect of the present disclosure has an inner end with an eartip, or ear canal portion, that is placed within the ear canal of a user and an outer end with a control feature, or control member, that remains outside the ear canal and may be accessed by the user to expand or compact the eartip, or ear canal portion.

In various embodiments, referring to FIGS. 4-6, an adjustable earphone

- 25 800 may include another means for adjusting the shape of an ear canal portion 820 having a first shape 822 (FIGS. 4, 5C, and 5E) by a user when the ear canal portion 820 is positioned in the user's ear canal. Means for adjusting the shape of the ear canal portion 820 may be provided in at least one embodiment by adjustment assembly 830. Adjustment assembly 830 may be operably
- 30 coupled to housing 810 and/or to the ear canal portion 820 such that actuation of the adjustment assembly 830 causes the ear canal portion 820 to have a

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second shape 823 (FIGS. 5D and 5G) and may also cause ear canal portion 820 to have at least an intermediate, third shape 824 (FIG. 5F).

As seen at least in FIGS. 4 and/or 6, adjustment assembly 830 may include a movable member 840, an expansion assembly 860, and a control member 880. The control member 880 may include a rotatable adjustment dial 882. Further, the ear canal portion 820 may include a cushion 821. Positioned at least partially within the housing 810 are a transducer 890 and a manufacturer logo piece 889. A cord is coupled to the transducer 890 (see FIG. 4) such that electrical signals can be passed to the transducer 890 to create

10 audible sound therefrom.

Thus, FIGS. 4-6 depict an earphone or earbud 800, according to an aspect of the present disclosure, where rotation of an adjustment dial 882 having an internal thread 883 and located at an outer end 802 of the earbud 800 pulls a movable member, or actuator 840, coupled to an ear canal portion,

- 15 or eartip 820, at an inner end 801 of the earbud 800, with the result that the eartip 820 is compressed along an axis L running from the outer end 802 to the inner end 801 of the earbud 800, causing it to expand radially away from the axis L.
- In various embodiments, referring to FIGS. 7-9, an adjustable earphone
 900 may include another means for adjusting the shape of an ear canal portion
 920 having a first shape 922 (FIGS. 7 and 8A), 922a (FIG. 8D), or 922b (FIG.
 8F) by a user when the ear canal portion 920 is positioned in the user's ear
 canal. Means for adjusting the shape of the ear canal portion 920 may be
 provided in at least one embodiment by adjustment assembly 930. Adjustment
- 25 assembly 930 may be operably coupled to housing 910 and/or to the ear canal portion 920 such that actuation of the adjustment assembly 930 causes the ear canal portion 920 to have a second shape 923, (FIG. 8A), 923a (FIG. 8E), or 923b (FIG. 8G). The first and second shapes shown in FIGS. 7-8G (922, 922a, and 922b, and 923, 923a, and 923b) are dependent on the relative size, shape,
- 30 and placement of the various components of the earphone 900 including, but not limited to, the expansion assembly 960, the movable member 940, and the ear canal portion 920.

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As seen at least in FIGS. 7 and/or 9, adjustment assembly 930 may include a movable member 940, a expansion assembly 960, and a control member 980. The control member 980 may include a rotatable adjustment dial 982. Further, the ear canal portion 920 may include a cushion 921. Positioned at least partially within the housing 910 are a transducer 990 and a

- manufacturer logo piece 989. A cord is coupled to the transducer 990 (see FIG. 7) such that electrical signals can be passed to the transducer 990 to create audible sound therefrom.
- Thus, FIGS. 7-9 illustrate another earbud 900, according to an aspect of the present disclosure, where rotation of an adjustment dial 982 having an internal thread 983 and located at an outer end 901 of the earbud 900 pulls a movable member, or first element 940, of an adjustment assembly, or actuator assembly 930, toward the outer end 902 of the earbud 900. The first element 940 is tapered along its length, having a narrower portion 956 and a wider
- 15 portion 955. An expansion assembly, or second element 960, of the actuator assembly 930 is positioned between the first element 940 and the eartip 920. The second element 960 is similar to the expansion assembly 160 including cantilever arms 161 described above (see, e.g., FIGS. 21A-21B and 24-26). The second element 960 has a plurality of portions 961 extending from an outer
- 20 end to an inner end of the second element 960. In a compact configuration, inner surfaces 963 of the plurality of portions 961 of the second element 960 are in contact with the narrower portion 956 of the first element 940. As the first element 940 moves toward the outer end 902 of the earbud 900, the wider portion 955 of the first element 940 is pulled into contact with the inner surfaces
- 25 963 of the plurality of portions 961 of the second element 960, causing the plurality of portions 961 of the second element 960 to push outward and expand the eartip 920.

In various embodiments, referring to FIGS. 10-12, an adjustable earphone 1000 may include another means for adjusting the shape of the ear

30 canal portion 1020 having a first shape 1022 (FIGS. 10, 11A-11B, and 11E) by a user when the ear canal portion is positioned in the user's ear canal. Means for adjusting the shape of the ear canal portion may be provided in at least one

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embodiment by adjustment assembly 1030. Adjustment assembly 1030 may be operably coupled to housing 1010 and/or to the ear canal portion 1020 such that actuation of the adjustment assembly 1030 causes the ear canal portion 1020 to have at least a second shape 1023 (FIGS. 11A-11B and 11F).

5 As seen at least in FIGS. 10 and/or 12, adjustment assembly 1030 may include a movable member 1040, a expansion assembly 1060, and a control member 1080 that are formed as one unitary and integral component. Further, the ear canal portion 1020 may include a cushion 1021. Positioned at least partially within the housing 1010 are a transducer 1090 and a manufacturer logo 10 piece 1089. A cord (not shown) is coupled to the transducer 1090 such that electrical signals can be passed to the transducer 1090 to create audible sound therefrom.

Thus, FIGS. 10-12 show yet another earbud 1000 according to an aspect of the present disclosure, having an ear canal portion, or eartip 1020, with an

- 15 interior having a plurality of radially inward-extending lobes 1026 and a moveable member, or actuator 1040, with corresponding radially outwardextending lobes 1055 that form at least part of expansion assembly 1060. An outer end of the actuator 1040 forms a control member 1080 that may be rotated by a user. In a compact configuration, the lobes 1055 of the actuator
- 1040 are located in gaps 1028 between the lobes 1026 of the eartip 1020.
 When the user rotates the actuator 1040 via control member 1080, the outward-extending lobes 1055 of the actuator 1040 press against the inward-extending lobes 1026 of the eartip, pushing outward on the inner surface of the eartip 1020 and causing the eartip 1020 to expand. The number of outward extending
- 25 lobes of the actuator and/or expansion assembly may vary, for example, four lobes 1055 of expansion assembly 1060 are shown at least in FIG. 11C, whereas two lobes 1055a or an expansion assembly 1060a are shown at least in FIG. 11D. The cushion of eartip 1020 is correspondingly formed for the number of respective expansion assembly lobes, for instance cushion 1021
- 30 (FIG. 11C) and cushion 1021a (FIG. 11D) may be formed for expansion assembly 1060 and expansion assembly 1060a, respectively. The first and second shapes of the eartip 1020 shown in FIGS. 10 and 11A-11H are

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dependent on the size, shape, and placement of the various components of the earphone 1000. Adjusting the number of lobes, as explained above, can also provide different first and second shapes (1022 and 1022a, and 1023 and 1023a, respectively) of the ear canal portion 1020.

5 In various embodiments, referring to FIGS. 13-15, an adjustable earphone 1100 may include another means for adjusting the shape of an ear canal portion 1120 having a first shape 1122 (FIG. 14A) by a user when the ear canal portion 1120 is positioned in the user's ear canal. Means for adjusting the shape of the ear canal portion 1120 may be provided in at least one

- 10 embodiment by adjustment assembly 1130. Adjustment assembly 1130 may be coupled operably to the housing 1110 and/or to the ear canal portion 1120 such that actuation of the adjustment assembly 1130 causes the ear canal portion 1120 to have a second shape 1123 (FIG. 14A).
- As seen at least in FIGS. 13 and/or 15, adjustment assembly 1130 may 15 include fixed element 1140, expansion assembly 1160, and control member 1180. Further, the ear canal portion 1120 may include a cushion 1121. Positioned at least partially within the housing 1110 are a transducer 1190 and a manufacturer logo piece 1189. A cord (not shown) is coupled to the transducer 1190 such that electrical signals can be passed to the transducer
- 20 1190 to create audible sound therefrom.

Thus, FIGS. 13-15 depict another earbud 100 according to an aspect of the present disclosure. An adjustment assembly, or actuator assembly 1130, within an eartip 1120 includes an expansion assembly, coiled element 1160, wrapped around an external surface of a fixed element 1140 and attached to

- 25 the fixed element 1140 at an inner end. A rotating control member 1180 is attached to an outer end of the coiled element 1160. In a compact configuration (see FIG 14B), the coiled element 1160 lies adjacent to the fixed element 1140 and rotation in a first direction is not possible, because it would cause the coiled element 1160 to wrap more tightly against the fixed element. Rotation in the
- 30 opposite direction, however, results in an expansion of the diameter of the coiled element 1160, causing the eartip 1120 to expand (see FIG. 14C).

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FIG. 16 shows an exemplary earbud 1200 according to an aspect of the present disclosure that is adjusted by pressing, rather than rotating, a control 1280. An adjustment, or actuator assembly 1230, has a plurality of stiff fingers 1261 extending from an outer end 1202 to an inner end 1201 within an eartip

- 5 1220 and coupled to a button 1282 at an outer end 1202 of the earbud. The fingers 1261 form a profile 1262 with a portion having a narrower radius tapering to a portion having a wider radius. The earbud 1200 also includes a ring 1240 around the fingers 1261, the ring 1240 positioned at a fixed distance inward from the outer end 1202 of the earbud 1200. As the button 1282 is
- 10 pushed inward or pulled outward, the tapered profile 1262 of the fingers 1261 slides within the ring 1240, the outer end of the fingers 1261 expand or contract radially, and the eartip 1220 expands or contracts.

The earbud 1200 of FIG. 16 and other earbuds or earphones according to aspects of the present disclosure not only cause the outer surface of an 15 eartip to expand, but also cause the inner cavity of the eartip to expand. The expanded cavity provides a larger volume for sound from the earphone to resonate and generates better low frequency response from the earphone.

In FIG. 17 a snap ring 1327 is shown that operates to attach an eartip element 1321 to a base element 1311 of an earbud 1300. The snap ring 1327 20 is located in a first end of the eartip element 1321. The base element 1311 of the earbud 1300 includes a tapering portion with a groove 1318 around the tapering portion that corresponds in size to the snap ring 1327. As the first end of the eartip 1320 is pressed onto the base element, the snap ring 1327 expands elastically around the tapering portion of the base element 1311 until

- 25 reaching the groove 1318, whereupon it contracts back toward its original diameter. The elastic force of the snap ring 1327 attempting to return to its original diameter holds the snap ring 1327 in the groove 1318 and acts to prevent the eartip 1320 from slipping off the earbud 1300 and sealing the eartip 1320 to the base element 1311. Eartip element 1321 and base element 1311
- may form part of a housing of an earphone, such as first side 111 of housing
 110 of adjustable earphone 100 described above and seen in FIG. 21A.

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FIGS. 18A and 18B also depict a cord 11 according to another aspect of the present disclosure that may be used with earphones, such as the earbuds described above or with other types of earphones. The cord is covered with cloth, foam, or another soft material. The cord has an electrical connector 13 at

- 5 a first end 11 and one or more earphones 100 at a second end 12. The connector 13 at the first end 11 may be coupled to an audio device 1. When the audio device 1 is not in use, the cord may be wrapped around the audio device 1 and form a cushion (FIG. 18A), protecting the audio device 1 from damage when placed loose in a briefcase, backpack, or other carrier. The
- 10 earphones 100 at the second end of the cord may be tucked under another section of the cord to prevent the cord from unwrapping from around the audio device 1.

FIGS. 18A, 18B, 19B, and 19C illustrate a cord clip 15 according to another aspect of the present disclosure. An earphone cord 11 may include a
first portion 16 adjacent to a first end 11 of the cord 11 where the cord 11 is configured as a single strand. Between the first portion 16 of the cord 11 and a pair of earphones 100 at a second end 12 of the cord, is a second portion 17 of the cord 11, which is configured as two strands that lie along opposite sides of the head when the earphones are inserted into the ears. The two strands of the

- 20 second portion 17 may pass through two corresponding apertures in a cord clip 15, as shown in FIGS. 18A, 18B, 19B and 19C. When the earphones 100 are in use, the cord clip 15 may be slid toward the first portion 16 of the cord 11, allowing the earphones to be separated and placed in the ears of the user. When the earphones 100 are not in use, the cord clip 15 may be slid toward the
- 25 second end 12 of the cord 11, to hold the earphones 100 together and make the cord 11 easier to handle than it would be if the earphones 100 were left separated. The cord clip 15 further includes a spring clip 14 that may be used when the cord is wrapped around an audio device 1 to clip the second end 12 of the cord 11 to a portion of the cord closer to the first end 11 of the cord and help
- to prevent the cord 11 from unwrapping from around the audio device 1.
 Although various embodiments have been described herein, many modifications and variations to those embodiments may be implemented. For

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example, the adjustable earphone may be converted to an adjustable earplug or other adjustable ear insert. Conversion of the above described earphone into an adjustable earplug may be accomplished, for example, by removing the electrical components and removing the passageways for sound to travel,

- 5 thereby providing an earplug with an adjustable shape when placed in an ear canal of a user. Further, while the general components of the adjustable earphone described above may be made of plastic (except at least parts of the cord, the eartip cushion, and the transducer), metal or other materials may be used where desirable. The foregoing description and following claims are
- 10 intended to convey and cover all such modification and variations.

Any patent, publication, or other disclosure material, in whole or in part, that is said to be incorporated by reference herein is incorporated herein only to the extent that the incorporated material does not conflict with existing definitions, statements, or other disclosure material set forth in this disclosure.

- 15 As such, and to the extent necessary, the disclosure as explicitly set forth herein supersedes any conflicting material incorporated herein by reference. Any material, or portion thereof, that is said to be incorporated by reference herein, but which conflicts with existing definitions, statements, or other disclosure material set forth herein will only be incorporated to the extent that no
- 20 conflict arises between that incorporated material and the existing disclosure material.

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<u>CLAIMS</u>

What is claimed is:

1. An adjustable earphone, comprising:

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a housing having a first side and a second side; a resilient cushion attached to the first side of the housing, the resilient

cushion having a compact shape and an opening;

at least one cantilever arm protruding from the first side of the housing, wherein at least part of the cantilever arm is located within the opening of the resilient cushion;

a dial rotatably mounted in the housing, wherein at least part of the dial extends from the second side of the housing, wherein the dial includes threads; and

an actuator comprising a first portion and a second portion, the second portion having threads, wherein the actuator is slidably mounted in the housing, wherein the actuator threads operably engage the dial threads such that rotation of the dial in a first direction translates the first portion of the rigid actuator into contact with the cantilever arm;

wherein the first portion of the actuator is configured to bend the 20 cantilever arm into the resilient cushion as the actuator contacts the arm, wherein the cantilever arm is configured to force the resilient cushion to have an expanded shape as the cantilever arm bends into the cushion.

2. An adjustable earphone, comprising:

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a housing having a first side and a second side, wherein the first side of the housing is configured to attach to a cushion;

at least one cantilever arm protruding from the first side of the housing, wherein at least part of the cantilever arm is configured to be located within an opening of the cushion when the cushion is attached to the housing;

30 a dial rotatably mounted in the housing, wherein at least part of the dial extends from the second side of the housing, wherein the dial includes threads; and

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an actuator comprising a first portion and a second portion, the second portion having threads, wherein the actuator is slidably mounted in the housing, wherein the actuator threads operably engage the dial threads such that rotation of the dial in a first direction translates the first portion of the rigid

5 actuator into contact with the cantilever arm;

wherein the first portion of the actuator is configured to bend the cantilever arm as the actuator contacts the arm.

- 3. An adjustable earphone, comprising:
- 10 a housing;

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an ear canal portion adjacent to the housing, the ear canal portion having a first shape; and

an adjustment assembly operably coupled to the housing, wherein the adjustment assembly comprises:

15 a movable member movable with respect to the housing between a first position and at least a second position;

an expansion assembly configured to receive the movable member; and

20 that actuation of the control member causes the movable member to move from a first position to at least a second position;

wherein the movable member is configured to cause the expansion assembly to expand in at least one direction when the movable member is moved to the second position, wherein the expansion assembly is configured to

25 force the ear canal portion to have at least a second shape when the expansion assembly is expanded.

4. The adjustable earphone of claim 3, wherein the expansion assembly is configured to retract in at least one direction when the movable member is

30 moved to the first position, wherein the ear canal portion is configured to have the first shape when the expansion assembly is retracted.

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5. The adjustable earphone of claim 3, wherein the ear canal portion comprises a resilient material.

6. The adjustable earphone of claim 3, wherein the control member5 comprises a rotatable dial.

7. The adjustable earphone of claim 3, wherein the control member comprises a pressable button.

10 8. The adjustable earphone of claim 3, wherein the control member comprises a squeezable member.

 An adjustable earphone, comprising: a housing;

15 an ear canal portion adjacent to the housing, the ear canal portion having a first shape; and

an adjustment assembly operably coupled to the housing such that actuation of the adjustment assembly causes the ear canal portion to have at least a second shape.

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10. The adjustable earphone of claim 9, wherein the adjustment assembly comprises a control member accessible to a user and an expansion assembly operably coupled to the control member, wherein the control member is configured to actuate the expansion assembly such that the ear canal portion has at least a second shape when the expansion assembly is actuated

11. The adjustable earphone of claim 10, further comprising an inner end and an outer end, wherein the ear canal portion is adjacent to the inner end and the control member is adjacent to the outer end, wherein the expansion

30 assembly comprises an actuator coupled to the ear canal portion near the inner end.

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12. The adjustable earphone of claim 10, wherein the expansion assembly comprises at least one bendable arm.

13. The adjustable earphone of claim 10, wherein the expansion assembly5 comprises a rotatable actuator having lobes.

14. The adjustable earphone of claim 10, wherein the expansion assembly comprises a coiled element.

- 10 15. The adjustable earphone of claim 9, wherein the adjustment assembly is operably coupled to the housing such that actuation of the adjustment assembly causes the ear canal portion to have at least a third shape.
- 16. The adjustable earphone of claim 9, further comprising a cord having a
 first end, a second end, and an electrical connector located at the first end,
 wherein the housing is located at the second end of the cord, wherein the cord
 is at least partially covered with a soft material.

17. The adjustable earphone of claim 16, wherein the soft material20 comprises a cloth.

18. The adjustable earphone of claim 16, further comprising a cord clip, wherein the cord further comprises a first portion adjacent to the first end of the cord and a second portion adjacent to the second end of the cord, wherein the first portion comprises a single strand and the second portion comprises two strands, wherein the cord clip is slidably coupled to the two strands of the second portion.

19. The adjustable earphone of claim 18, wherein the cord clip further
30 comprises two apertures, wherein each aperture is configured to insertably receive one of the two strands of the second portion of the cord.

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20. The adjustable earphone of claim 18, wherein the cord clip further comprises a spring clip that is configured to clip to the cord.

21. An adjustable earphone, comprising:

an ear canal portion, the ear canal portion having a shape, wherein the ear canal portion is operable for placement in a user's ear canal; and

means for adjusting the shape of the ear canal portion by a user when the ear canal portion is positioned in the user's ear.

10 22. An adjustable ear insert, comprising:

an ear canal portion configured for insertion in a user's ear canal, the ear canal portion having a first shape; and

an adjustment assembly at least partially located within the ear canal portion, wherein the adjustment assembly is operable to cause the ear canal

15 portion to have at least a second shape.

23. The adjustable ear insert of claim 22, wherein the adjustment assembly comprises a control member accessible to a user and an expansion assembly operably coupled to the control member, wherein the control member is

20 configured to actuate the expansion assembly such that the ear canal portion has at least a second shape when the expansion assembly is actuated.

24. The adjustable ear insert of claim 22, further comprising a first end and a second end, wherein a transducer is located between the first end and the
25 second end.

25. The adjustable ear insert of claim 22, wherein the ear canal portion is configured to resist audible sound from reaching an ear drum of the user when the adjustable ear insert is inserted in the user's ear canal.

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26. An adjustable ear insert, comprising:

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an inner end having an eartip, wherein the inner end is configured to be placed within an ear canal of a user; and

an outer end having a control feature, wherein the outer end is configured to remain outside the ear canal, wherein the control feature is accessible by the user to expand or compact the eartip.

27. The adjustable ear insert of claim 26, further comprising a transducer located between the inner end and the outer end.

10 28. The adjustable ear insert of claim 26, wherein the ear canal portion is configured to resist audible sound from reaching an ear drum of the user when the adjustable ear insert is inserted in the user's ear canal.

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AMENDED CLAIMS received by the International Bureau on 07 April 2009 (07.04.2009)

1. An adjustable earphone, comprising:

a housing having a first side and a second side;

a resilient cushion attached to the first side of the housing, the resilient cushion having a compact shape and an opening;

at least one cantilever arm protruding from the first side of the housing, wherein at least part of the cantilever arm is located within the opening of the resilient cushion;

a dial rotatably mounted in the housing, wherein at least part of the dial extends from the second side of the housing, wherein the dial includes threads; and

an actuator comprising a first portion and a second portion, the second portion having threads, wherein the actuator is slidably mounted in the housing, wherein the actuator threads operably engage the dial threads such that rotation of the dial in a first direction translates the first portion of the rigid actuator into contact with the cantilever arm;

wherein the first portion of the actuator is configured to bend the cantilever arm into the resilient cushion as the actuator contacts the arm, wherein the cantilever arm is configured to force the resilient cushion to have an expanded shape as the cantilever arm bends into the cushion.

- 2. An adjustable earphone, comprising:
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a housing having a first side and a second side, wherein the first side of the housing is configured to attach to a cushion;

at least one cantilever arm protruding from the first side of the housing, wherein at least part of the cantilever arm is configured to be located within an opening of the cushion when the cushion is attached to the housing;

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a dial rotatably mounted in the housing, wherein at least part of the dial extends from the second side of the housing, wherein the dial includes threads; and

AMENDED SHEET (ARTICLE 19)

an actuator comprising a first portion and a second portion, the second portion having threads, wherein the actuator is slidably mounted in the housing, wherein the actuator threads operably engage the dial threads such that rotation of the dial in a first direction translates the first portion of the rigid

5 actuator into contact with the cantilever arm;

wherein the first portion of the actuator is configured to bend the cantilever arm as the actuator contacts the arm.

3. An adjustable earphone, comprising:

10 a housing;

an ear canal portion adjacent to the housing, the ear canal portion having a first shape; and

an adjustment assembly operably coupled to the housing, wherein the adjustment assembly comprises:

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a movable member movable with respect to the housing between a first position and at least a second position;

an expansion assembly configured to receive the movable

member; and

a control member configured to move the movable member such that actuation of the control member causes the movable member to move from

a first position to at least a second position;

wherein the movable member is configured to cause the expansion assembly to expand in at least one direction when the movable member is moved to the second position, wherein the expansion assembly is configured to

25 force the ear canal portion to have at least a second shape when the expansion assembly is expanded.

4. The adjustable earphone of claim 3, wherein the expansion assembly is configured to retract in at least one direction when the movable member is

30 moved to the first position, wherein the ear canal portion is configured to have the first shape when the expansion assembly is retracted.

AMENDED SHEET (ARTICLE 19)

5. The adjustable earphone of claim 3, wherein the ear canal portion comprises a resilient material.

6. The adjustable earphone of claim 3, wherein the control member5 comprises a rotatable dial.

7. The adjustable earphone of claim 3, wherein the control member comprises a pressable button.

10 8. The adjustable earphone of claim 3, wherein the control member comprises a squeezable member.

 An adjustable earphone, comprising: a housing;

15 an ear canal portion adjacent to the housing, the ear canal portion having a first shape; and

an adjustment assembly operably coupled to the housing such that actuation of the adjustment assembly causes the ear canal portion to have at least a second shape.

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10. The adjustable earphone of claim 9, wherein the adjustment assembly comprises a control member accessible to a user and an expansion assembly operably coupled to the control member, wherein the control member is configured to actuate the expansion assembly such that the ear canal portion has at least a second shape when the expansion assembly is actuated

11. The adjustable earphone of claim 10, further comprising an inner end and an outer end, wherein the ear canal portion is adjacent to the inner end and the control member is adjacent to the outer end, wherein the expansion

30 assembly comprises an actuator coupled to the ear canal portion near the inner end.

AMENDED SHEET (ARTICLE 19)

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12. The adjustable earphone of claim 10, wherein the expansion assembly comprises at least one bendable arm.

13. The adjustable earphone of claim 10, wherein the expansion assembly5 comprises a rotatable actuator having lobes.

14. The adjustable earphone of claim 10, wherein the expansion assembly comprises a coiled element.

10 15. The adjustable earphone of claim 9, wherein the adjustment assembly is operably coupled to the housing such that actuation of the adjustment assembly causes the ear canal portion to have at least a third shape.

16. The adjustable earphone of claim 9, further comprising a cord having a first end, a second end, and an electrical connector located at the first end, wherein the housing is located at the second end of the cord, wherein the cord is at least partially covered with a soft material.

17. The adjustable earphone of claim 16, wherein the soft material comprises a cloth.

18. The adjustable earphone of claim 16, further comprising a cord clip, wherein the cord further comprises a first portion adjacent to the first end of the cord and a second portion adjacent to the second end of the cord, wherein the first portion comprises a single strand and the second portion comprises two strands, wherein the cord clip is slidably coupled to the two strands of the second portion.

19. The adjustable earphone of claim 18, wherein the cord clip further
30 comprises two apertures, wherein each aperture is configured to insertably
receive one of the two strands of the second portion of the cord.

AMENDED SHEET (ARTICLE 19)

20. The adjustable earphone of claim 18, wherein the cord clip further comprises a spring clip that is configured to clip to the cord.

21. An adjustable earphone, comprising:

an ear canal portion, the ear canal portion having a shape, wherein the ear canal portion is operable for placement in a user's ear canal; and

means for adjusting the shape of the ear canal portion by a user when the ear canal portion is positioned in the user's ear.

10 22. An adjustable ear insert, comprising:

an ear canal portion configured for insertion in a user's ear canal, the ear canal portion having a first shape; and

an adjustment assembly at least partially located within the ear canal portion, wherein the adjustment assembly is operable to cause the ear canal

15 portion to have at least a second shape.

23. The adjustable ear insert of claim 22, wherein the adjustment assembly comprises a control member accessible to a user and an expansion assembly operably coupled to the control member, wherein the control member is

20 configured to actuate the expansion assembly such that the ear canal portion has at least a second shape when the expansion assembly is actuated.

24. The adjustable ear insert of claim 22, further comprising a first end and a second end, wherein a transducer is located between the first end and the second end.

25. The adjustable ear insert of claim 22, wherein the ear canal portion is configured to resist audible sound from reaching an ear drum of the user when the adjustable ear insert is inserted in the user's ear canal.

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26. An adjustable ear insert, comprising:

AMENDED SHEET (ARTICLE 19)

an inner end having an eartip, wherein the inner end is configured to be placed within an ear canal of a user; and

an outer end having a control feature, wherein the outer end is configured to remain outside the ear canal, wherein the control feature is accessible by the user to expand or compact the eartip.

27. The adjustable ear insert of claim 26, further comprising a transducer located between the inner end and the outer end.

10 28. The adjustable ear insert of claim 26, wherein the ear canal portion is configured to resist audible sound from reaching an ear drum of the user when the adjustable ear insert is inserted in the user's ear canal.

29. An adjustable eaphone, comprising:

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an ear canal portion configured for insertion in a user's ear canal, the ear canal portion having a compact shape;

a rotatable dial accessible to and rotatable by a user when the ear canal portion is inserted in the user's ear canal; and

an expansion assembly operably coupled to the rotatable dial, wherein

20 the expansion assembly is at least partially located within the ear canal portion, and wherein the expansion assembly is operable to cause the ear canal portion to expand into at least an expanded shape without external force being applied to the ear canal portion;

wherein the rotatable dial is configured to actuate the expansion assembly such that the ear canal portion has one of a continuum of shapes between the compact shape and the expanded shape.

30. An adjustable eaphone, comprising:

an ear canal portion configured for insertion in a user's ear canal, the ear canal portion having an expanded shape;

a rotatable dial accessible to and rotatable by a user when the ear canal portion is inserted in the user's ear canal; and

AMENDED SHEET (ARTICLE 19)

an expansion assembly operably coupled to the rotatable dial, wherein the expansion assembly is at least partially located within the ear canal portion, and wherein the expansion assembly is operable to cause the ear canal portion to retract into at least a compact shape without external force being applied to

5 the ear canal portion;

wherein the rotatable dial is configured to actuate the expansion assembly such that the ear canal portion has one of a continuum of shapes between the expanded shape and the compact shape.

AMENDED SHEET (ARTICLE 19)

















Exhibit 1096 - p. 240



Exhibit 1096 - p. 241













Exhibit 1096 - p. 246



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Exhibit 1096 - p. 249



Exhibit 1096 - p. 250

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16/31



FIG. 14A










Exhibit 1096 - p. 255















26/31



27/31











		INTERNAT	IONAL	SEARCH	REPORT
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	INTERNATIONAL SEARCH REPOR	T	International appl	lication No.					
		PCT/US 08/88656							
A. CLASSIFICATION OF SUBJECT MATTER IPC(8) - H04R 25/00 (2009.01)									
USPU - 38/1/380 According to International Patent Classification (IPC) or to both national classification and IPC									
B. FIELDS SEARCHED									
Minimum documentation searched (classification system followed by classification symbols)									
USPC: 381/380									
Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched USPC: 381/309, 370, 380 (keyword limited - see search terms)									
Electronic data base consulted during the international search (name of data base and, where practicable, search terms used) PubWEST (USPT, PGPB, EPAB, JPAB); Google Patents; Google Search Terms Used: adjustable earplug; cantilever arm; actuator; dial; shape; transducer; cord; foam									
C. DOCUMENTS CONSIDERED TO BE RELEVANT									
Category*	Citation of document, with indication, where a	opropriate, of the releva	int passages	Relevant to claim No.					
X Y	US 2004/0258263 A1 (SAXTON et al.) 23 December 2 especially; para [0076], [0078], [0080], [0081], [0083]-[2004 (23.12.2004), entire 0087], [0093], [0095]	e document,	3-5, 8-12, 14, 15, 22, 23, 25, 26, 28					
				1, 2, 6, 7, 13, 16-21,24,27					
Y	US 7,182,087 B1 (MARSH) 27 February 2007 (27.02.) In 3-26; col. 3, In 44-48, 64 - col. 4, In 29, 31-32; col. 5	1, 2, 6, 7, 13, 21							
Y	US 2007/0218962 A1 (TSAI) 20 September 2007 (20. para [0023], [0024]	16-20							
Y	US 2006/0140426 A1 (BERG) 29 June 2006 (29.06.20 [0021]	24, 27							
Y	US 2002/0090099 A1 (HWANG) 11 July 2002 (11.07.2 [0015]	17							
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Further documents are listed in the continuation of Box C.									
 Special categories of cited documents: "A" document defining the general state of the art which is not considered to be of particular relevance "T" later document published after the international filing date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the invention 									
"E" earlier a filing da	claimed invention cannot be ered to involve an inventive								
cited to special "O" docume	claimed invention cannot be step when the document is focuments, such combination								
means being obvious to a person skilled in the art "P" document published prior to the international filing date but later than "&" document member of the same patent family									
Date of the actual completion of the international search Date of mailing of the international search report									
04 February 2009 (04.02.2009) 17 FEB 2009									
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International application No.

UNITED STATES UTILITY PATENT APPLICATION FOR

SYSTEM WITH WIRELESS EARPHONES

PRIORITY CLAIM

[0001] The present application claims priority as a continuation to United States nonprovisional patent application Serial Number 15/650,362, filed July 14, 2017, which is a continuation of United States nonprovisional patent application Serial Number 15/293,785, filed October 14, 2016, now U.S. Patent 9,729,959, issued August 8, 2017, which is a continuation of United States nonprovisional patent application Serial Number 15/082,040, filed March 28, 2016, now U.S. Patent 9,497,535, issued November 15, 2016, which is a continuation of United States nonprovisional patent application Serial Number 14/695,696, filed April 24, 2015, now U.S. Patent 9,438,987, issued on September 6, 2016, which is a continuation of United States nonprovisional patent application Serial No. 13/609,409, filed September 11, 2012, now U.S. Patent 9,049,502, issued June 2, 2015, which is a continuation of United States nonprovisional patent application Serial No. 13/459,291, filed April 30, 2012, now U.S. Patent 8,571,544, issued October 29, 2013, which is a continuation of United States patent application Serial Number 12/936,488, filed December 20, 2010, now U.S. Patent 8,190,203, issued May 29, 2012, which is a national stage entry of PCT/US2009/039754, filed April 7, 2009, which claims priority to United States provisional patent application Serial Number 61/123,265, filed April 7, 2008, all of which are incorporated herein by reference in their entireties.

CROSS-REFERENCE TO RELATED APPLICATIONS

[0002] United States nonprovisional patent application Serial No. 14/031,938, filed September 13, 2013, now U.S. Patent 8,655,420, issued February 18, 2014, is also a continuation of United States nonprovisional patent application Serial No. 13/609,409, filed September 11, 2012, now U.S. Patent 9,049,502, mentioned above.

BACKGROUND

[0003] Digital audio players, such as MP3 players and iPods, that store and play digital audio files, are very popular. Such devices typically comprise a data storage unit for storing and

playing the digital audio, and a headphone set that connects to the data storage unit, usually with a ¹/4" or a 3.5 mm jack and associated cord. Often the headphones are in-ear type headphones. The cord, however, between the headphones and the data storage unit can be cumbersome and annoying to users, and the length of the cord limits the physical distance between the data storage unit and the headphones. Accordingly, some cordless headphones have been proposed, such as the Monster iFreePlay cordless headphones from Apple Inc., which include a docking port on one of the earphones that can connect directly to an iPod Shuffle. Because they have the docking port, however, the Monster iFreePlay cordless headphones from Apple are quite large and are not in-ear type phones. Recently, cordless headphones that connect wirelessly via IEEE 802.11 to a WLAN-ready laptop or personal computer (PC) have been proposed, but such headphones are also quite large and not in-ear type phones.

SUMMARY

[0004] In one general aspect, the present invention is directed to a wireless earphone that comprises a transceiver circuit for receiving streaming audio from a data source, such as a digital audio player or a computer, over an ad hoc wireless network. When the data source and the earphone are out of range via the ad hoc wireless network, they may transition automatically to a common infrastructure wireless network (e.g., a wireless LAN). If there is no common infrastructure wireless network for both the data source and the earphone, the earphone may connect via an available infrastructure wireless network to a host server. The host server may, for example, broadcast streaming audio to the earphone and/or transmit to the earphone a network address (e.g., an Internet Protocol (IP) address) for a network-connected content server that streams digital audio. The earphone may then connect to the content server using the IP address. The content server may be an Internet radio server, including, for example, an Internet radio server that broadcasts streaming audio from the data source or some other content. [0005] These and other advantageous, unique aspects of the wireless earphone are described below.

FIGURES

[0006] Various embodiments of the present invention are described herein by way of example in conjunction with the following figures, wherein:

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Figures 1A-1E are views of a wireless earphone according to various embodiments of the present invention;

Figures 2A-2D illustrate various communication modes for a wireless earphone according to various embodiments of the present invention;

Figure 3 is a block diagram of a wireless earphone according to various embodiments of the present invention;

Figures 4A-4B show the wireless earphone connected to another device according to various embodiments of the present invention;

Figure 5 is a diagram of a process implemented by a host server according to various embodiments of the present invention;

Figure 6 is a diagram of a process implemented by the wireless earphone to transition automatically between wireless networks according to various embodiments of the present invention;

Figures 7, 8 and 10 illustrate communication systems involving the wireless earphone according to various embodiments of the present invention;

Figure 9 is a diagram of a headset including a wireless earphone and a microphone according to various embodiments of the present invention; and

Figure 11 is a diagram of a pair of wireless earphones with a dongle according to various embodiments of the present invention.

DESCRIPTION

[0007] In one general aspect, the present invention is directed to a wireless earphone that receives streaming audio data via ad hoc wireless networks and infrastructure wireless networks, and that transitions seamlessly between wireless networks. The earphone may comprise one or more in-ear, on-ear, or over-ear speaker elements. Two exemplary in-ear earphone shapes for the wireless earphone 10 are shown in Figures 1A and 1B, respectively, although in other embodiments the earphone may take different shapes and the exemplary shapes shown in Figures 1A and 1B are not intended to be limiting. In one embodiment, the earphone transitions automatically and seamlessly, without user intervention, between communication modes. That is, the earphone may transition automatically from an ad hoc wireless network to an infrastructure wireless network, without user intervention. As used herein, an "ad hoc wireless

network" is a network where two (or more) wireless-capable devices, such as the earphone and a data source, communicate directly and wirelessly, without using an access point. An "infrastructure wireless network," on the other hand, is a wireless network that uses one or more access points to allow a wireless-capable device, such as the wireless earphone, to connect to a computer network, such as a LAN or WAN (including the Internet).

[0008] Figures 1A and 1B show example configurations for a wireless earphone 10 according to various embodiments of the present invention. The examples shown in Figures 1A and 1B are not limiting and other configurations are within the scope of the present invention. As shown in Figures 1A and 1B, the earphone 10 may comprise a body 12. The body 12 may comprise an ear canal portion 14 that is inserted in the ear canal of the user of the earphone 10. In various embodiments, the body 12 also may comprise an exterior portion 15 that is not inserted into user's ear canal. The exterior portion 15 may comprise a knob 16 or some other user control (such as a dial, a pressure-activated switch, lever, etc.) for adjusting the shape of the ear canal portion 14. That is, in various embodiments, activation (e.g. rotation) of the knob 16 may cause the ear canal portion 14 to change shape so as to, for example, radially expand to fit snugly against all sides of the user's ear canal. Further details regarding such a shape-changing earbud earphone are described in application PCT/US08/88656, filed 31 December 2008, entitled "Adjustable Shape Earphone," which is incorporated herein by reference in its entirety. The earphone 10 also may comprise a transceiver circuit housed within the body 12. The transceiver circuit, described further below, may transmit and receive the wireless signals, including receive streaming audio for playing by the earphone 10. The transceiver circuit may be housed in the exterior portion 15 of the earphone 10 and/or in the ear canal portion 14.

[0009] Although the example earphones 10 shown in Figures 1A and 1B include a knob 16 for adjusting the shape of the ear canal portion 14, the present invention is not so limited, and in other embodiments, different means besides a knob 16 may be used to adjust the ear canal portion 14. In addition, in other embodiments, the earphone 10 may not comprise a shape-changing ear canal portion 14.

[0010] In various embodiments, the user may wear two discrete wireless earphones 10: one in each ear. In such embodiments, each earphone 10 may comprise a transceiver circuit. In such embodiments, the earphones 10 may be connected by a string or some other cord-type connector to keep the earphones 10 from being separated.

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[0011] In other embodiments, as shown in Figure 1C, a headband 19 may connect the two (left and right) earphones 10. The headband 19 may be an over-the-head band, as shown in the example of Figure 1C, or the headband may be a behind-the-head band. In embodiments comprising a headband 19, each earphone 10 may comprise a transceiver circuit; hence, each earphone 10 may receive and transmit separately the wireless communication signals. In other embodiments comprising a headband 19, only one earphone 10 may comprise the transceiver circuit, and a wire may run along the headband 19 to the other earphone 10 to connect thereby the transceiver circuit. The embodiment shown in Figure 1C comprises on-ear earphones 10; in other embodiments, in-ear or over-ear earphones may be used.

[0012] In other embodiments, the earphone 10 may comprise a hanger bar 17 that allows the earphone 10 to clip to, or hang on, the user's ear, as shown in the illustrated embodiment of Figures 1D-1E. Figure 1D is a perspective view of the earphone and Figure 1E is a side view according to one embodiment. As shown in the illustrated embodiment, the earphone 10 may comprise dual speaker elements 106-A, 106-B. One of the speaker elements (the smaller one) 106-A is sized to fit into the cavum concha of the listener's ear and the other element (the larger one) 106-B is not. The listener may use the hanger bar to position the earphone on the listener's ear. In that connection, the hanger bar may comprise a horizontal section that rests upon the upper external curvature of the listener's ear behind the upper portion of the auricula (or pinna). The earphone may comprise a knurled knob that allows the user to adjust finely the distance between the horizontal section of the hanger bar and the speaker elements, thereby providing, in such embodiments, another measure of adjustability for the user. More details regarding such a dual element, adjustable earphone may be found in United States provisional patent application Serial No. 61/054,238, which is incorporated herein by reference in its entirety. [0013] Figures 2A-2D illustrate various communication modes for a wireless data communication system involving the earphone 10 according to embodiments of the present

invention. As shown in Figure 2A, the system comprises a data source 20 in communication with the earphone 10 via an ad hoc wireless network 24. The earphone 10, via its transceiver circuit (described in more detail below), may communicate wirelessly with a data source 20, which may comprise a wireless network adapter 22 for transmitting the digital audio wirelessly. For example, the data source 20 may be a digital audio player (DAP), such as an mp3 player or

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an iPod, or any other suitable digital audio playing device, such as a laptop or personal computer, that stores and/or plays digital audio files. In other embodiments, the data source 20 may generate analog audio, and the wireless network adapter 22 may encode the analog audio into digital format for transmission to the earphone 10.

[0014] The wireless network adapter 22 may be an integral part of the data source 20, or it may be a separate device that is connected to the data source 20 to provide wireless connectivity for the data source 20. For example, the wireless network adapter 22 may comprise a wireless network interface card (WNIC) or other suitable transceiver that plugs into a USB port or other port or jack of the data source 20 (such as a TRS connector) to stream data, e.g., digital audio files, via a wireless network (e.g., the ad hoc wireless network 24 or an infrastructure wireless network). The digital audio transmitted from the data source 20 to the earphone 10 via the wireless networks may comprise compressed or uncompressed audio. Any suitable file format may be used for the audio, including mp3, lossy or lossless WMA, Vorbis, Musepack, FLAC, WAV, AIFF, AU, or any other suitable file format.

[0015] When in range, the data source 20 may communicate with the earphone 10 via the ad hoc wireless network 24 using any suitable wireless communication protocol, including Wi-Fi (e.g., IEEE 802.11a/b/g/n), WiMAX (IEEE 802.16), Bluetooth, Zigbee, UWB, or any other suitable wireless communication protocol. For purposes of the description to follow, it is assumed that the data source 20 and the earphone 10 communicate using a Wi-Fi protocol, although the invention is not so limited and other wireless communication protocols may be used in other embodiments of the invention. The data source 20 and the earphone 10 are considered in range for the ad hoc wireless network 24 when the signal strengths (e.g., the RSSI) of the signals received by the two devices are above a threshold minimum signal strength level. For example, the data source 20 and the earphone 10 are likely to be in range for an ad hoc wireless network when then are in close proximity, such as when the wearer of the earphone 10 has the data source 20 on his/her person, such as in a pocket, strapped to their waist or arm, or holding the data source in their hand.

[0016] When the earphone 10 and the data source 20 are out of range for the ad hoc wireless network 24, that is, when the received signals degrade below the threshold minimum signal strength level, both the earphone 10 and the data source 20 may transition automatically to communicate over an infrastructure wireless network (such as a wireless LAN (WLAN)) 30 that

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is in the range of both the earphone 10 and the data source 20, as shown in Figure 2B. The earphone 10 and the data source 20 (e.g., the wireless network adapter 22) may include firmware, as described further below, that cause the components to make the transition to a common infrastructure wireless network 30 automatically and seamlessly, e.g., without user intervention. The earphone 10 may cache the received audio in a buffer or memory for a time period before playing the audio. The cached audio may be played after the connection over the ad hoc wireless network is lost to give the earphone 10 and the data source 20 time to connect via the infrastructure wireless network.

[0017] For example, as shown in Figure 2B, the infrastructure network may comprise an access point 32 that is in the range of both the data source 20 and the earphone 10. The access point 32 may be an electronic hardware device that acts as a wireless access point for, and that is connected to, a wired and/or wireless data communication network 33, such as a LAN or WAN, for example. The data source 20 and the earphone 10 may both communicate wirelessly with the access point 32 using the appropriate network data protocol (a Wi-Fi protocol, for example). The data source 20 and the earphone 10 may both transition automatically to an agreed-upon WLAN 30 that is in the range of both devices when they cannot communicate satisfactorily via the ad hoc wireless network 24. A procedure for specifying an agreed-upon infrastructure wireless network 30 is described further below. Alternatively, the infrastructure wireless network 30 may have multiple access points 32a-b, as shown in Figure 2C. In such an embodiment, the data source 20 may communicate wirelessly with one access point 32b and the earphone 10 may communicate wirelessly with another access point 32a of the same infrastructure wireless network 30. Again, the data source 20 and the earphone 10 may transition to an agreed-upon WLAN.

[0018] If there is no suitable common infrastructure wireless network over which the earphone 10 and the data source 20 can communicate, as shown in Fig. 2D, the earphone 10 may transition to communicate with an access point 32a for an available (first) wireless network (e.g., WLAN) 30a that is in the range of the earphone 10. In this mode, the earphone 10 may connect via the wireless network 30a to a network-enabled host server 40. The host server 40 may be connected to the wireless network 30a via an electronic data communication network 42, such as the Internet. In one mode, the host server 40 may transmit streaming digital audio via the networks 33a, 42 to the earphone 10. In another mode, the host server 40 may transmit to the earphone 10

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a network address, such as an Internet Protocol (IP) address, for a streaming digital audio content server 70 on the network 42. Using the received IP address, the earphone 10 may connect to the streaming digital audio content server 70 via the networks 30a, 42 to receive and process digital audio from the streaming digital audio content server 70.

[0019] The digital audio content server 70 may be, for example, an Internet radio station server. The digital audio content server 70 may stream digital audio over the network 42 (e.g., the Internet), which the earphone 10 may receive and process. In one embodiment, the streaming digital audio content server 70 may stream digital audio received by the streaming digital audio content server 70 from the data source 20. For example, where the data source 20 is a wireless-capable device, such as a portable DAP, the data source 20 may connect to the streaming digital audio content server 70 via a wireless network 30b and the network 42. Alternatively, where for example the data source 20 is non-wireless-capable device, such as a PC, the data source 20 may have a direct wired connection to the network 42. After being authenticated by the streaming digital audio content server 70, the data source 20 may stream digital audio over the network 42 (e.g., the Internet). In such a manner, the user of the earphone 10 may listen to audio from the data source 20 even when (i) the earphone 10 and the data source 20 are not in communication via a common local infrastructure wireless network 30.

[0020] Figure 3 is a block diagram of the earphone 10 according to various embodiments of the present invention. In the illustrated embodiment, the earphone 10 comprises a transceiver circuit 100 and related peripheral components. As shown in Figure 3, the peripheral components of the earphone 10 may comprise a power source 102, a microphone 104, one or more acoustic transducers 106 (e.g., speakers), and an antenna 108. The transceiver circuit 100 and some of the peripheral components (such as the power source 102 and the acoustic transducers 106) may be housed within the body 12 of the earphone 10 (see Figure 1). Other peripheral components, such as the microphone 104 and the antenna 108 may be external to the body 12 of the earphone 10. In addition, some of the peripheral components, such as the microphone 104, are optional in various embodiments.

[0021] In various embodiments, the transceiver circuit 100 may be implemented as a single integrated circuit (IC), such as a system-on-chip (SoC), which is conducive to miniaturizing the

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components of the earphone 10, which is advantageous if the earphone 10 is to be relatively small in size, such as an in-ear earphone (see Figures 1A-1B for example). In alternative embodiments, however, the components of the transceiver circuit 100 could be realized with two or more discrete ICs or other components, such as separate ICs for the processors, memory, and RF (e.g., Wi-Fi) module, for example.

[0022] The power source 102 may comprise, for example, a rechargeable or non-rechargeable battery (or batteries). In other embodiments, the power source 102 may comprise one or more ultracapacitors (sometimes referred to as supercapacitors) that are charged by a primary power source. In embodiments where the power source 102 comprises a rechargeable battery cell or an ultracapacitor, the battery cell or ultracapacitor, as the case may be, may be charged for use, for example, when the earphone 10 is connected to a docking station or computer. The docking station may be connected to or part of a computer device, such as a laptop computer or PC. In addition to charging the rechargeable power source 102, the docking station and/or computer may facilitate downloading of data to and/or from the earphone 10. In other embodiments, the power source 102 may comprise capacitors passively charged with RF radiation, such as described in U.S. Patent No. 7,027,311. The power source 102 may be coupled to a power source control module 103 of transceiver circuit 100 that controls and monitors the power source 102.

[0023] The acoustic transducer(s) 106 may be the speaker element(s) for conveying the sound to the user of the earphone 10. According to various embodiments, the earphone 10 may comprise one or more acoustic transducers 106. For embodiments having more than one transducer, one transducer may be larger than the other transducer, and a crossover circuit (not shown) may transmit the higher frequencies to the smaller transducer and may transmit the lower frequencies to the larger transducer. More details regarding dual element earphones are provided in U.S. Patent 5,333,206, assigned to Koss Corporation, which is incorporated herein by reference in its entirety.

[0024] The antenna 108 may receive and transmit the wireless signals from and to the wireless networks 24, 30. A RF (e.g., Wi-Fi) module 110 of the transceiver circuit 100 in communication with the antenna 108 may, among other things, modulate and demodulate the signals transmitted from and received by the antenna 108. The RF module 110 communicates with a baseband

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processor 112, which performs other functions necessary for the earphone 10 to communicate using the Wi-Fi (or other communication) protocol.

[0025] The baseband processor 112 may be in communication with a processor unit 114, which may comprise a microprocessor 116 and a digital signal processor (DSP) 118. The microprocessor 116 may control the various components of the transceiver circuit 100. The DSP 114 may, for example, perform various sound quality enhancements to the digital audio received by the baseband processor 112, including noise cancellation and sound equalization. The processor unit 114 may be in communication with a volatile memory unit 120 and a non-volatile memory unit 122. A memory management unit 124 may control the processor unit's access to the memory units 120, 122. The volatile memory 122 may comprise, for example, a random access memory (RAM) circuit. The non-volatile memory units 120, 122 may store firmware that is executed by the processor unit 114. Execution of the firmware by the processor unit 114 may provide various functionality for the earphone 10, such as the automatic transition between wireless networks as described herein. The memory units 120, 122 may also cache received digital audio.

[0026] A digital-to-analog converter (DAC) 125 may convert the digital audio from the processor unit 114 to analog form for coupling to the acoustic transducer(s) 106. An I^2S interface 126 or other suitable serial or parallel bus interface may provide the interface between the processor unit 114 and the DAC 125. An analog-to-digital converter (ADC) 128, which also communicates with the I^2S interface 126, may convert analog audio signals picked up by the microphone 104 for processing by the processor unit 114.

[0027] The transceiver circuit 100 also may comprise a USB or other suitable interface 130 that allows the earphone 10 to be connected to an external device via a USB cable or other suitable link. As shown in Figure 4A, the external device may be a docking station 200 connected to a computer device 202. Also, in various embodiments, the earphone 10 could be connected directly to the computer 202 without the docking station 200. In addition, the external device may be a DAP 210, as shown in Figure 4B. In that way, the earphone 10 could connect directly to a data source 20, such as the DAP 210 or the computer 202, through the USB port 130. In addition, through the USB port 130, the earphone 10 may connect to a PC 202 or

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docking station 202 to charge up the power source 102 and/or to get downloads (e.g., data or firmware).

[0028] According to various embodiments, the earphone 10 may have an associated web page that a user may access through the host server 40 (see Figure 2D) or some other server. An authenticated user could log onto the website from a client computing device 50 (e.g., laptop, PC, handheld computer device, etc., including the data source 20) (see Figure 2D) to access the web page for the earphone 10 to set various profile values for the earphone 10. For example, at the web site, the user could set various content features and filters, as well as adjust various sound control features, such as treble, bass, frequency settings, noise cancellation settings, etc. In addition, the user could set preferred streaming audio stations, such as preferred Internet radio stations or other streaming audio broadcasts. That way, instead of listening to streaming audio from the data source 20, the user could listen to Internet radio stations or other streaming audio broadcasts received by the earphone 10. In such an operating mode, the earphone user, via the web site, may prioritize a number of Internet radio stations or other broadcast sources (hosted by streaming digital audio content servers 70). With reference to Figure 7, the host server 40 may send the IP address for the earphone user's desired (e.g., highest priority) Internet radio station to the earphone 10. A button 11 on the earphone 10, such as on the rotating dial 16 as shown in the examples of Figures 1A and 1B, may allow the user to cycle through the preset preferred Internet radio stations. That is, for example, when the user presses the button 11, an electronic communication may be transmitted to the host server 40 via the wireless network 30, and in response to receiving the communication, the host server 40 may send the IP address for the user's next highest rated Internet radio station via the network 42 to the earphone 10. The earphone 10 may then connect to the streaming digital audio content server 70 for that Internet radio station using the IP address provided by the host server 40. This process may be repeated, e.g., cycled through, for each preset Internet radio station configured by the user of the earphone 10.

[0029] At the web site for the earphone 10 hosted on the host server 40, in addition to establishing the identification of digital audio sources (e.g., IDs for the user's DAP or PC) and earphones, the user could set parental or other user controls. For example, the user could restrict certain Internet radio broadcasts based on content or parental ratings, etc. That is, for example, the user could configure a setting through the web site that prevents the host server 40 from

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sending an IP address for a streaming digital audio content server 70 that broadcasts explicit content based on a rating for the content. In addition, if a number of different earphones 10 are registered to the same user, the user could define separate controls for the different earphones 10 (as well as customize any other preferences or settings particular to the earphones 10, including Internet radio stations, sound quality settings, etc. that would later be downloaded to the earphones 10). In addition, in modes where the host server 40 streams audio to the earphone 10, the host server 40 may log the files or content streamed to the various earphones 10, and the user could view at the web site the files or content that were played by the earphones 10. In that way, the user could monitor the files played by the earphones 10.

[0030] In addition, the host server 40 may provide a so-called eavesdropping function according to various embodiments. The eavesdropping service could be activated via the web site. When the service is activated, the host server 40 may transmit the content that it is delivering to a first earphone 10a to another, second earphone 10b, as shown in Figure 8. Alternatively, the host server 40 may transmit to the second earphone 10b the most recent IP address for a streaming digital audio content server 70 that was sent to the first earphone 10a. The second earphone 10b may then connect to the streaming digital audio content server 70 that the first earphone 10a is currently connected. That way, the user of the second earphone 10b, which may be a parent, for example, may directly monitor the content being received by the first earphone 10a, which may belong to a child of the parent.

[0031] This function also could be present in the earphones 10 themselves, allowing a parent (or other user) to join an ad-hoc wireless network and listen to what their child (or other listener) is hearing. For example, with reference to Figure 10, a first earphone 10a may receive wireless audio, such as from the data source 20 or some other source, such as the host server 40. The first earphone 10a may be programmed with firmware to broadcast the received audio to a second earphone 10b via an ad hoc wireless network 24. That way, the wearer of the second earphone 10b can monitor in real-time the content being played by the first earphone 10a.

[0032] At the web site, the user may also specify the identification number ("ID") of their earphone(s) 10, and the host server 40 may translate the ID to the current internet protocol (IP) addresses for the earphone 10 and for the data source 20. This allows the user to find his or her data source 20 even when it is behind a firewall or on a changing IP address. That way, the host server 40 can match the audio from the data source 20 to the appropriate earphone 10 based on

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the specified device ID. The user also could specify a number of different data sources 20. For example, the user's DAP may have one specified IP address and the user's home (or work) computer may have another specified IP address. Via the web site hosted by the host server 40, the user could specify or prioritize from which source (e.g., the user's DAP or computer) the earphone 10 is to receive content.

[0033] The host server 40 (or some other server) may also push firmware upgrades and/or data updates to the earphone 10 using the IP addresses of the earphone 10 via the networks 30, 42. In addition, a user could download the firmware upgrades and/or data updates from the host server 40 to the client computing device 202 (see Figure 4A) via the Internet, and then download the firmware upgrades and/or data updates to the earphone 10 when the earphone 10 is connected to the client computer device 202 (such as through a USB port and/or the docking station 200). [0034] Whether the downloads are transmitted wirelessly to the earphone 10 or via the client computing device 202 may depend on the current data rate of the earphone 10 and the quantity of data to be transmitted to the earphone 10. For example, according to various embodiments, as shown in the process flow of Figure 5, the host server 40 may be programmed, at step 50, to make a determination, based on the current data rate for the earphone 10 and the size of the update, whether the update should be pushed to the earphone 10 wirelessly (e.g., via the WLAN 30a in Figure 2D). If the update is too large and/or the current data rate is too low that the performance of the earphone 10 will be adversely affected, the host server 40 may refrain from pushing the update to the earphone 10 wirelessly and wait instead to download the update to the client computing device 202 at step 51. Conversely, if the host server 40 determines that, given the size of the update and the current data rate for the earphone 10 that the performance of the earphone 10 will not be adversely affected, the host server 40 may transmit the update wirelessly to the earphone 10 at step 52.

[0035] As mentioned above, the processor unit 114 of the speakerphones 14 may be programmed, via firmware stored in the memory 120, 122, to have the ability to transition automatically from the ad hoc wireless network 24 to an infrastructure wireless network 30 (such as a WLAN) when the quality of the signal on the ad hoc wireless network 24 degrades below a suitable threshold (such as when the data source 20 is out of range for an ad hoc wireless network). In that case, the earphone 10 and the data source 20 may connect to a common infrastructure wireless network (e.g., WLAN) (see, for example, Figures 2B-2C). Through the

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web site for the earphone 10, described above, the user could specify a priority of infrastructure wireless networks 30 for the data source 20 and the earphone 10 to connect to when the ad hoc wireless network 24 is not available. For example, the user could specify a WLAN servicing his/her residence first, a WLAN servicing his/her place of employment second, etc. During the time that the earphone 10 and the data source 20 are connected via the ad hoc wireless network 24, the earphone 10 and the data source 20 may exchange data regarding which infrastructure networks are in range. When the earphone 10 and the data source 20 are no longer in range for the ad hoc wireless network 24 (that is, for example, the signals between the device degrade below an acceptable level), they may both transition automatically to the highest prioritized infrastructure wireless network whose signal strength is above a certain threshold level. That way, even though the earphone 10 and the data source 20 are out of range for the ad hoc wireless network 24, the earphone 10 and the data source 20 are out of range for the ad hoc wireless network 30 (see Figs. 2B-2C).

[0036] When none of the preferred infrastructure networks is in range, the earphone 10 may connect automatically to the host server 40 via an available infrastructure wireless network 30 (see Fig. 2D), e.g., the infrastructure wireless network 30 having the highest RSSI and to which the earphone 10 is authenticated to use. The host server 40, as mentioned above, may transmit IP addresses to the earphone 10 for streaming digital audio content servers 70 or the host sever 40 may stream digital audio to the earphone 10 itself when in this communication mode. [0037] Figure 6 is a diagram of the process flow, according to one embodiment, implemented by the transceiver circuit 100 of the earphone 10. The process shown in Figure 6 may be implemented in part by the processor unit 114 executing firmware stored in a memory unit 120, 122 of the transceiver circuit 100. At step 61, the earphone 10 may determine if it can communicate with the data source 20 via an ad hoc wireless network 24. That is, the earphone 10 may determine if the strength of the wireless signals from the data source 20 exceed some minimum threshold. If so, the data source 20 and the earphone 10 may communicate wirelessly via the ad hoc wireless network 24 (see Figure 2A). While in this communication mode, at step 62, the data source 20 and the earphone 10 also may exchange data regarding the local infrastructure wireless networks, if any, in the range of the data source 20 and the earphone 10, respectively. For example, the earphone 10 may transmit the ID of local infrastructure wireless networks 30 that the earphone 10 can detect whose signal strength (e.g., RSSI) exceeds some

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minimum threshold level. Similarly, the data source 20 may transmit the ID the local infrastructure wireless networks 30 that the data source 20 can detect whose signal strength (e.g., RSSI) exceeds some minimum threshold level. The earphone 10 may save this data in a memory unit 120, 122. Similarly, the data source 20 may store in memory the wireless networks that the earphone 10 is detected.

[0038] The data source 20 and the earphone 10 may continue to communicate via the ad hoc wireless network mode 24 until they are out of range (e.g., the signal strengths degrade below a minimum threshold level). If an ad hoc wireless network 24 is not available at block 61, the transceiver circuit 100 and the data source 20 may execute a process, shown at block 63, to connect to the user's highest prioritized infrastructure wireless network 30. For example, of the infrastructure wireless networks whose signal strength exceeded the minimum threshold for both the earphone 10 and the data source 20 determined at step 62, the earphone 10 and the data source 20 may both transition to the infrastructure wireless network 30 having the highest priority, as previously set by the user (seen Figures 2B-2C, for example). For example, if the user's highest prioritized infrastructure wireless network 30 is not available, but the user's second highest prioritized infrastructure wireless network 30 is, the earphone 10 and the data source 20 may both transition automatically to the user's second highest prioritized infrastructure wireless network 30 at block 64. As shown by the loop with block 65, the earphone 10 and the data source 20 may continue to communicate via one of the user's prioritized infrastructure wireless networks 30 as long as the infrastructure wireless network 30 is available. If the infrastructure wireless network becomes unavailable, the process may return to block 61. [0039] If, however, no ad hoc wireless network and none of the user's prioritized infrastructure wireless networks are available, the earphone 10 may transition automatically to connect to the host server 40 at block 66 (see Figure 2D) using an available infrastructure wireless network 30. At block 67, the host server 40 may transmit an IP address to the earphone 10 for one of the streaming digital audio content servers 70, and at block 68 the earphone 10 may connect to the streaming digital audio content server 70 using the received IP address. At step 69, as long as the earphone 10 is connected to the streaming digital audio content server 70, the earphone 10 may continue to communicate in this mode. However, if the earphone 10 loses its connection to the digital audio content server 70, the process may return to block 61 in one embodiment. As mentioned above, at block 67, instead of sending an IP address for a streaming digital audio

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content server 70, the host server 40 may stream digital audio to the earphone 10. The user, when configuring their earphone 10 preferences via the web site, may specify and/or prioritize whether the host server 40 is to send IP addresses for the streaming digital audio content servers 70 and/or whether the host server 40 is to stream audio to the earphone 10 itself. **[0040]** In another embodiment, the earphone 10 may be programmed to transition automatically to the host server 40 when the earphone 10 and the data source 20 are not in communication via the ad hoc wireless network 24. That is, in such an embodiment, the earphone 10 may not try to connect via a local infrastructure wireless network 30 with the data source 20, but instead transition automatically to connect to the host server 40 (see Figure 2D). [0041] In various embodiments, as shown in Figure 1B, the button 11 or other user selection device that allows the wearer of the earphone 10 to indicate approval and/or disapproval of songs or other audio files listened to by the wearer over an Internet radio station. The approval/disapproval rating, along with metadata for the song received by the earphone 10 with the streaming audio, may be transmitted from the transceiver circuit 100 of the earphone 10 back to the host server 40, which may log the songs played as well as the ratings for the various songs/audio files. In addition to being able to view the logs at the website, the host server 40 (or some other server) may send an email or other electronic communication to the earphone user, at a user specified email address or other address, which the user might access from their client communication device 50 (see Figure 2D). The email or other electronic communication may contain a listing of the song/audio files for which the user gave approval ratings using the button 11 or other user selection device. Further, the email or other electronic communication may provide a URL link for a URL at which the user could download song/audio files that the user rated (presumably song/audio files for which the user gave an approval rating). In some instances, the user may be required to pay a fee to download the song/audio file. **[0042]** The user song ratings also may be used by the host server 40 to determine the user's musical preferences and offer new music that the user might enjoy. More details about generating user play lists based on song ratings may be found in published U.S. patent applications Pub. No. 2006/0212444, Pub. No. 2006/0206487, and Pub. No. 2006/0212442, and U.S. Patent 7,003,515, which are incorporated herein by reference in their entirety. **[0043]** In addition or alternatively, the user could log onto a web site hosted by the host server 40 (or some other server) to view the approval/disapproval ratings that the user made via the

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button 11 on the earphone 10. The web site may provide the user with the option of downloading the rated songs/audio files (for the host server 40 or some other server system) to their client computer device 50. The user could then have their earphone 10 connect to their client computer device 50 as a data source 20 via an ad hoc wireless network 24 (see Figure 2A) or via an infrastructure wireless network (see Figures 2B-2D) to listen to the downloaded songs. In addition, the user could download the song files from their client computer device 50 to their DAP and listen to the downloaded song files from their DAP by using their DAP as the data source 20 in a similar manner.

[0044] Another application of the headsets may be in vehicles equipped with Wi-Fi or other wireless network connectivity. Published PCT application WO 2007/136620, which is incorporated herein by reference, discloses a wireless router for providing a Wi-Fi or other local wireless network for a vehicle, such as a car, truck, boat, bus, etc. In a vehicle having a Wi-Fi or other local wireless network, the audio for other media systems in the vehicle could be broadcast over the vehicle's wireless network. For example, if the vehicle comprises a DVD player, the audio from the DVD system could be transmitted to the router and broadcast over the vehicle's network. Similarly, the audio from terrestrial radio stations, a CD player, or an audio cassette player could be broadcast over the vehicle's local wireless network. The vehicle's passengers, equipped with the earphones 10, could cycle through the various audio broadcasts (including the broadcasts from the vehicle's media system as well as broadcasts from the host server 40, for example) using a selection button 11 on the earphone 10. The vehicle may also be equipped with a console or terminal, etc., through which a passenger could mute all of the broadcasts for direct voice communications, for example.

[0045] As described above, the earphones 10 may also include a microphone 104, as shown in the example of Figure 9. The headset 90 shown in Figure 9 includes two earphones 10, both of which may include a transceiver circuit 100 or only one of which may include the transceiver circuit, as discussed above. The microphone 104 could be used to broadcast communications from one earphone wearer to another earphone wearer. For example, one wearer could activate the microphone by pressing a button 92 on the headset 90. The headset 90 may then transmit a communication via an ad hoc wireless network 24 or other wireless network to a nearby recipient (or recipients) equipped with a headset 90 with a transceiver circuit 100 in one or both of the earphones 10. When such communication is detected by the recipient's headset 90, the

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streaming audio received over the wireless network by the recipient's headset 90 may be muted, and the intercom channel may be routed to the transducer(s) of the recipient's headset 90 for playing for the recipient. This functionality may be valuable and useful where multiple wearers of the headsets 90 are in close proximity, such as on motorcycles, for example.

[0046] Another exemplary use of the earphones 10 is in a factory, warehouse, construction site, or other environment that might be noisy. Persons (e.g., workers) in the environment could use the earphones 10 for protection from the surrounding noise of the environment. From a console or terminal, a person (e.g., a supervisor) could select a particular recipient for a communication over the Wi-Fi network (or other local wireless network). The console or terminal may have buttons, dials, or switches, etc., for each user/recipient, or it could have one button or dial through which the sender could cycle through the possible recipients. In addition, the console or terminal could have a graphical user interface, through which the sender may select the desired recipient(s).

[0047] As mentioned above, the earphones 10 may comprise a USB port. In one embodiment, as shown in Figure 11, the user may use an adapter 150 that connects to the USB port of each earphone 10. The adapter 150 may also have a plug connector 152, such as a 3.5 mm jack, which allows the user to connect the adapter 150 to devices having a corresponding port for the connector 152. When the earphones 10 detect a connection via their USB interfaces in such a manner, the Wi-Fi (or other wireless protocol) components may shut down or go into sleep mode, and the earphones 10 will route standard headphone level analog signals to the transducer(s) 106. This may be convenient in environments where wireless communications are not permitted, such as airplanes, but where there is a convenient source of audio contact. For example, the adapter 150 could plug into a person's DAP. The DSP 118 of the earphone 10 may still be operational in such a non-wireless mode to provide noise cancellation and any applicable equalization.

[0048] The examples presented herein are intended to illustrate potential and specific implementations of the embodiments. It can be appreciated that the examples are intended primarily for purposes of illustration for those skilled in the art. No particular aspect of the examples is/are intended to limit the scope of the described embodiments.

[0049] According to various embodiments, therefore, the present invention is directed to an earphone 10 that comprises a body 12, where the body 12 comprises: (i) at least one acoustic

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transducer 106 for converting an electrical signal to sound; (ii) an antenna 108; and (iii) a transceiver circuit 100 in communication with the at least one acoustic transducer 106 and the antenna 108. The transceiver circuit 100 is for receiving and transmitting wireless signals via the antenna 108, and the transceiver circuit 100 is for outputting the electrical signal to the at least one acoustic transducer 106. The wireless transceiver circuit also comprises firmware, which when executed by the transceiver circuit, causes the transceiver circuit to: (i) receive digital audio wirelessly from a data source 20 via an ad hoc wireless network 24 when the data source 20 is in wireless communication range with the earphone 10 via the ad hoc wireless network 24, transition automatically to receive digital audio via an infrastructure wireless network 30.

[0050] According to various implementations, the data source may comprise a portable digital audio player, such as an MP3 player, iPod, or laptop computer, or a nonportable digital audio player, such as a personal computer. In addition, the transceiver circuit 100 may comprise: (i) a wireless communication module 110 (such as a Wi-Fi or other wireless communication protocol module); (ii) a processor unit 114 in communication with the wireless communication module 110; (iii) a non-volatile memory unit 122 in communication with the processor unit 114; and (iv) a volatile memory 120 unit in communication with the processor unit 114. The infrastructure wireless network may comprise a WLAN. The transceiver circuit 100 may receive digital audio from the data source 20 via the infrastructure wireless network 30 when the data source 20 is not in wireless communication range with the earphone 10 via the ad hoc wireless network 24. The transceiver circuit firmware, when executed by the transceiver circuit 100, may cause the transceiver circuit 100 of the earphone 10 to transition automatically to a pre-set infrastructure wireless network 30 that the data source 20 transitions to when the data source 20 is not in wireless communication range with the earphone 10 via the ad hoc wireless network 24 and when the pre-set infrastructure wireless network 30 is in range of both the earphone 10 and the data source 20. In addition, the transceiver circuit firmware, when executed by the transceiver circuit 100, may cause the transceiver circuit 100 of the earphone 10 to transmit data via the ad hoc wireless network 24 to the data source 20 regarding one or more infrastructure wireless networks 30 detected by the transceiver circuit 100 when the earphone 10 and the data source 20 are communicating via the ad hoc wireless network 24.

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[0051] In addition, the transceiver circuit firmware, when executed by the transceiver circuit 100, may cause the transceiver circuit 100 of the earphone 10 to connect to a host server 40 via an available infrastructure wireless network 30 when the data source 20 is not in wireless communication range with the earphone 10 via the ad hoc wireless network 24. The earphone 10 may receive streaming digital audio from the host server 40 via the infrastructure wireless network 30. In addition, the earphone 10 may receive a first network address for a first streaming digital audio content server 70 from the host server 40 via the infrastructure wireless network 30. In addition, the earphone 10 may comprise a user control, such as button 11, dial, pressure switch, or other type of user control, that, when activated, causes the earphone 10 to transmit an electronic request via the infrastructure wireless network 30 to the host server 40 for a second network address for a second streaming digital audio content server 70.

[0052] In other embodiments, the present invention is directed to a system that comprises: (i) a data source 20 for wirelessly transmitting streaming digital audio; and (ii) a wireless earphone 10 that is in wireless communication with the data source 20. In yet other embodiments, the present invention is directed to a communication system that comprises: (i) a host server 40; (ii) a first streaming digital audio content server 70 that is connected to the host server 40 via a data network 42; and (iii) a wireless earphone 10 that is in communication with the host server 40 via a wireless network 30. The host server 40 is programmed to transmit to the earphone 10 a first network address for the first streaming digital audio content server 70 on the data network 42. The host server 40 and the streaming digital audio content server(s) 70 each may comprise one or more processor circuits and one or more memory circuits (e.g., ROM circuits and/or RAM circuits).

[0053] In yet another embodiment, the present invention is directed to a headset that comprises: (i) a first earphone 10a that comprises one or more acoustic transducers 10b for converting a first electrical signal to sound; and (ii) a second earphone 10b, connected to the first earphone 10a, wherein the second earphone 10b comprises one or more acoustic transducers10b for converting a second electrical signal to sound. In one embodiment, the first earphone 10a comprises: (i) a first antenna 108; and (ii) a first transceiver circuit 100 in communication with the one or more acoustic transducers 106 of the first earphone 10a and in communication with the first antenna 108. The first transceiver circuit 100 is for receiving and transmitting wireless signals via the first antenna 108, and for outputting the first electrical signal to the one or more

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acoustic transducers 10b of the first earphone 10a. The first transceiver circuit 100 also may comprise firmware, which when executed by the first transceiver circuit 100, causes the first transceiver circuit 100 to: (i) receive digital audio wirelessly from a data source 20 via an ad hoc wireless network 24 when the data source 20 is in wireless communication range with the first earphone 10a via the ad hoc wireless network 24; and (ii) when the data source 20 is not in wireless communication range with the first earphone 10a via the ad hoc wireless network 24, and (ii) when the data source 20 is not in wireless communication range with the first earphone 10a via the ad hoc wireless network 24, transition automatically to receive digital audio via an infrastructure wireless network 30.

[0054] In various implementations, the headset further may comprise a head band 19 that is connected to the first and second earphones 10. In addition, the headset 19 further may comprise a microphone 104 having an output connected to the first transceiver circuit 100. In one embodiment, the first transceiver circuit 100 is for outputting the second electrical signal to the one or more acoustic transducers 106 of the second earphone 10b. In another embodiment, the second earphone 10b comprises: (i) a second antenna 108; and (ii) a second transceiver circuit 100 in communication with the one or more acoustic transducers 106 of the second earphone 10b and in communication with the second antenna 108. The second transceiver circuit 100 is for receiving and transmitting wireless signals via the second antenna 108, and for outputting the second electrical signal to the one or more acoustic transducers 106 of the second earphone 10b. The second transceiver circuit 100 may comprise firmware, which when executed by the second transceiver circuit 100, causes the second transceiver circuit 100 to: (i) receive digital audio wirelessly from the data source 20 via the ad hoc wireless network 24 when the data source 20 is in wireless communication range with the second earphone10b via the ad hoc wireless network 24; and (ii) when the data source 20 is not in wireless communication range with the second earphone 10b via the ad hoc wireless network 24, transition automatically to receive digital audio via the infrastructure wireless network 30.

[0055] In addition, according to various embodiments, the first earphone 10a may comprise a first data port and the second earphone 10b may comprise a second data port. In addition, the headset may further comprise an adapter or dongle 150 connected to the first data port of the first earphone 10a and to the second data port of the second earphone 10b, wherein the adapter 150 comprises an output plug connector 152 for connecting to a remote device.

[0056] In addition, according to other embodiments, the present invention is directed to a method that comprises the steps of: (i) receiving, by a wireless earphone, via an ad hoc wireless

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network, digital audio from a data source when the data source is in wireless communication with the earphone via the ad hoc wireless network; (ii) converting, by the wireless earphone, the digital audio to sound; and (iii) when the data source is not in wireless communication with the earphone, transitioning automatically, by the earphone, to receive digital audio via an infrastructure wireless network.

[0057] In various implementations, the step of transitioning automatically by the earphone to receive digital audio via an infrastructure wireless network may comprises transitioning automatically to receive digital audio from the data source via an infrastructure wireless network when the data source is not in wireless communication range with the earphone via the ad hoc wireless network. In addition, the method may further comprise the step of receiving by the wireless earphone from the data source via the ad hoc wireless network data regarding one or more infrastructure wireless networks detected by data source when the earphone and the data source are communicating via the ad hoc wireless network.

[0058] In addition, the step of transitioning automatically by the earphone to receive digital audio via an infrastructure wireless network comprises may transitioning automatically to receive digital audio from a host sever via the infrastructure wireless network when the data source is not in wireless communication range with the earphone via the ad hoc wireless network. Additionally, the step of transitioning automatically by the earphone to receive digital audio via an infrastructure wireless network may comprise: (i) receiving, by the wireless earphone via the infrastructure wireless network, from a host server connected to the infrastructure wireless network, a network address for a streaming digital audio content server; and (ii) connecting, by the wireless earphone, to the streaming digital audio content server using the network address received from the host server.

[0059] It is to be understood that the figures and descriptions of the embodiments have been simplified to illustrate elements that are relevant for a clear understanding of the embodiments, while eliminating, for purposes of clarity, other elements. For example, certain operating system details for the various computer-related devices and systems are not described herein. Those of ordinary skill in the art will recognize, however, that these and other elements may be desirable in a typical processor or computer system. Because such elements are well known in the art and because they do not facilitate a better understanding of the embodiments, a discussion of such elements is not provided herein.

[0060] In general, it will be apparent to one of ordinary skill in the art that at least some of the embodiments described herein may be implemented in many different embodiments of software, firmware and/or hardware. The software and firmware code may be executed by a processor or any other similar computing device. The software code or specialized control hardware that may be used to implement embodiments is not limiting. For example, embodiments described herein may be implemented in computer software using any suitable computer software language type. Such software may be stored on any type of suitable computer-readable medium or media, such as, for example, a magnetic or optical storage medium. The operation and behavior of the embodiments may be described without specific reference to specific software code or specialized hardware components. The absence of such specific references is feasible, because it is clearly understood that artisans of ordinary skill would be able to design software and control hardware to implement the embodiments based on the present description with no more than reasonable effort and without undue experimentation.

[0061] Moreover, the processes associated with the present embodiments may be executed by programmable equipment, such as computers or computer systems and/or processors. Software that may cause programmable equipment to execute processes may be stored in any storage device, such as, for example, a computer system (nonvolatile) memory, an optical disk, magnetic tape, or magnetic disk. Furthermore, at least some of the processes may be programmed when the computer system is manufactured or stored on various types of computer-readable media. [0062] A "computer," "computer system," "host," "host server," "server," or "processor" may be, for example and without limitation, a processor, microcomputer, minicomputer, server, mainframe, laptop, personal data assistant (PDA), wireless e-mail device, cellular phone, pager, processor, fax machine, scanner, or any other programmable device configured to transmit and/or receive data over a network. Such components may comprise: one or more processor circuits; and one more memory circuits, including ROM circuits and RAM circuits. Computer systems and computer-based devices disclosed herein may include memory for storing certain software applications used in obtaining, processing, and communicating information. It can be appreciated that such memory may be internal or external with respect to operation of the disclosed embodiments. The memory may also include any means for storing software, including a hard disk, an optical disk, floppy disk, ROM (read only memory), RAM (random

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access memory), PROM (programmable ROM), EEPROM (electrically erasable PROM) and/or other computer-readable media.

[0063] In various embodiments disclosed herein, a single component may be replaced by multiple components and multiple components may be replaced by a single component to perform a given function or functions. Except where such substitution would not be operative, such substitution is within the intended scope of the embodiments. Any servers described herein, such as the host server 40, for example, may be replaced by a "server farm" or other grouping of networked servers (such as server blades) that are located and configured for cooperative functions. It can be appreciated that a server farm may serve to distribute workload between/among individual components of the farm and may expedite computing processes by harnessing the collective and cooperative power of multiple servers. Such server farms may employ load-balancing software that accomplishes tasks such as, for example, tracking demand for processing power from different machines, prioritizing and scheduling tasks based on network demand and/or providing backup contingency in the event of component failure or reduction in operability.

[0064] While various embodiments have been described herein, it should be apparent that various modifications, alterations, and adaptations to those embodiments may occur to persons skilled in the art with attainment of at least some of the advantages. The disclosed embodiments are therefore intended to include all such modifications, alterations, and adaptations without departing from the scope of the embodiments as set forth herein.

CLAIMS

What is claimed is:

1. An apparatus comprising:

an adapter that is configured to plug into a port of a personal digital audio player; and a speaker system in communication with the adapter, wherein the speaker system comprises:

- multiple acoustic transducers;
- a programmable processor circuit that is in communication with the multiple acoustic transducers and the adapter;

a wireless communication circuit that is in communication with the processor circuit, wherein the wireless communication circuit is for communicating via one or more wireless networks; and

wherein:

- in a first mode, the processor circuit is for receiving, via the adapter, and processing digital audio content from the personal digital audio player into which the adapter is plugged, and the multiple acoustic transducers are for outputting the received audio content from the personal digital audio player; and
- in a second mode, the wireless communication circuit is for receiving digital audio content from a remote digital audio source over a wireless network, the processor circuit is for processing the digital audio content received from the remote digital audio source, and the multiple acoustic transducers are for outputting the audio content received from the remote digital audio source.

ABSTRACT

Apparatus comprises adapter and speaker system. Adapter is configured to plug into port of personal digital audio player. Speaker system is in communication with adapter, and comprises multiple acoustic transducers, programmable processor circuit, and wireless communication circuit. In first operational mode, processor circuit receives, via adapter, and processes digital audio content from personal digital audio player into which adapter is plugged, and the multiple acoustic transducers output the received audio content from the personal digital audio player. In second operational mode, wireless communication circuit receives digital audio content from a remote digital audio source over a wireless network, processor circuit processes the digital audio content received from remote digital audio source, and the multiple acoustic transducers output the audio content received from the remote digital audio source.



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FIG. 1C





Exhibit 1096 - p. 296







Exhibit 1096 - p. 298





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FIG. 3







FIG. 4B





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Exhibit 1096 - p. 304



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FIG. 9



FIG. 10





Electronic Patent Application Fee Transmittal						
Application Number:						
Filing Date:						
Title of Invention:	SYSTEM WITH WIR	ELESS EARPHONES				
First Named Inventor/Applicant Name:	Michael J. Koss					
Filer:	Mark G. Knedeisen/Amanda Kernan					
Attorney Docket Number:	080188PCTUSCON8					
Filed as Small Entity						
Filing Fees for Utility under 35 USC 111(a)						
Description	Fee Code	e Quantity	Amount	Sub-Total in USD(\$)		
Basic Filing:						
UTILITY FILING FEE (ELECTRONIC FILING)	4011	1	75	75		
UTILITY SEARCH FEE	2111	1	330	330		
UTILITY EXAMINATION FEE	2311	1	380	380		
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) (\$)	785

Electronic Acknowledgement Receipt				
EFS ID:	32438324			
Application Number:	15962305			
International Application Number:				
Confirmation Number:	4086			
Title of Invention:	SYSTEM WITH WIRELESS EARPHONES			
First Named Inventor/Applicant Name:	Michael J. Koss			
Customer Number:	26285			
Filer:	Mark G. Knedeisen/Amanda Kernan			
Filer Authorized By:	Mark G. Knedeisen			
Attorney Docket Number:	080188PCTUSCON8			
Receipt Date:	25-APR-2018			
Filing Date:				
Time Stamp:	14:23:24			
Application Type:	Utility under 35 USC 111(a)			

Payment information:

Submitted with Payment	yes		
Payment Type	DA		
Payment was successfully received in RAM	\$785		
RAM confirmation Number	042618INTEFSW00000802021818		
Deposit Account	021818		
Authorized User	Amanda Kernan		
The Director of the USPTO is hereby authorized to charge	e indicated fees and credit any overpayment as follows:		
37 CFR 1.16 (National application filing, search, and examination fees)			
37 CFR 1.17 (Patent application and reexamination proc	cessing fees)		

File Listing	j:				
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
			252334		
1	Transmittal of New Application	New-application-transmittals. pdf	d0323f080ba64f81348522603239128b3b5 c6ac3	no	2
Warnings:		ł	<u> </u>		
Information:					
			1256896		
2	Application Data Sheet	ADS.pdf	bf8b2d86223eb6aa65e979bd2c328614054 855e0	no	9
Warnings:		1			
Information:					
			803007		
3 Oath or Declaration filed	Copy-declarations-from-parent. pdf	61ad5c566715b95457c032525df9d4faac60 453f	no	2	
Warnings:		1	μ		
Information:		_			
			1134638		
4	Power of Attorney	POApdf	d3d6dc4efe3eacd5be5fd2f9f261306cda7c bb41	no	2
Warnings:					
Information:					
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5		IDS.pdf	e3fb5f6e1f6f4ce2a01af977999bd6b0cf9b1 dcb	yes	5
	Multi	part Description/PDF files in .	zip description		
	Document De	scription	Start	E	nd
	Transmittal	Transmittal Letter		1	
	Information Disclosure State	Information Disclosure Statement (IDS) Form (SB08)		5	
Warnings:					
Information:					

6	Other Reference-Patent/App/Search documents	080188_SESR_09731146- dated_06-10-2011.pdf	295177 31ca0dc1992e59b26dbc577df50464729a4	no	7
			51bda		
Warnings:					
Information:					
			163110		
7	Other Reference-Patent/App/Search documents	US2009-039754_dated_06-11-2 009.pdf	18ceb88ddce8c597dbe9c42a9d2e8a7c72c 769bb	no	2
Warnings:					
Information:					
			657232		
8	Other Reference-Patent/App/Search documents	US2009-039754_dated_10-28-2 010.pdf	599cbea6364b8a3b48842d0bc49811d6b1 d9b121	no	8
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Information:					
		080188 WO PCT-	554466		
9	9 Other Reference-Patent/App/Search documents 080188_WO_PCI- US2009-039754_dated_0 009.pdf	US2009-039754_dated_06-11-2 009.pdf	324fe640da411925ab95547cbc3c03b5c76 1182a	no	5
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Information:		_			
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Information:		-			
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Warnings:					
Information:					
			485057		
12	Foreign Reference	WO2006047724A2.pdf	2366646a37c27bdefe8914db23f0271e507 d1d10	no	14
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			1234412		
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	Multip	bart Description/PDF files in	.zip description		
	Document De	scription	Start	E	nd
	Specificat	Specification		:	24
	Claims	Claims		:	25
	Abstrac	t	26	26	
Warnings:			·		

Information:							
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Information:							
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Warnings:			ļ I				
Information:							
		Total Files Size (in bytes)	15	759734			
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 is being filed and the international application includes the necessary components for an international application is being filed and the international application includes the necessary components for an 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.							

Electronic Acknowledgement Receipt				
EFS ID:	32438324			
Application Number:	15962305			
International Application Number:				
Confirmation Number:	4086			
Title of Invention:	SYSTEM WITH WIRELESS EARPHONES			
First Named Inventor/Applicant Name:	Michael J. Koss			
Customer Number:	26285			
Filer:	Mark G. Knedeisen/Amanda Kernan			
Filer Authorized By:	Mark G. Knedeisen			
Attorney Docket Number:	080188PCTUSCON8			
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File Listing	j:				
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
			252334		
1	Transmittal of New Application	New-application-transmittals. pdf	d0323f080ba64f81348522603239128b3b5 c6ac3	no	2
Warnings:		ł	<u> </u>		
Information:					
			1256896		
2	Application Data Sheet	ADS.pdf	bf8b2d86223eb6aa65e979bd2c328614054 855e0	no	9
Warnings:		1			
Information:					
			803007		
3 Oath or Declaration filed	Copy-declarations-from-parent. pdf	61ad5c566715b95457c032525df9d4faac60 453f	no	2	
Warnings:		1	μ		
Information:		_			
			1134638		
4	Power of Attorney	POApdf	d3d6dc4efe3eacd5be5fd2f9f261306cda7c bb41	no	2
Warnings:					
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5		IDS.pdf	e3fb5f6e1f6f4ce2a01af977999bd6b0cf9b1 dcb	yes	5
	Multi	part Description/PDF files in .	zip description		
	Document De	scription	Start	E	nd
	Transmittal	Transmittal Letter		1	
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Warnings:					
Information:					

6	Other Reference-Patent/App/Search documents	080188_SESR_09731146- dated_06-10-2011.pdf	295177 31ca0dc1992e59b26dbc577df50464729a4	no	7
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Information:					
			163110		
7	Other Reference-Patent/App/Search documents	US2009-039754_dated_06-11-2 009.pdf	18ceb88ddce8c597dbe9c42a9d2e8a7c72c 769bb	no	2
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			657232		
8	Other Reference-Patent/App/Search documents	US2009-039754_dated_10-28-2 010.pdf	599cbea6364b8a3b48842d0bc49811d6b1 d9b121	no	8
Warnings:					
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		080188 WO PCT-	554466		
9	9 Other Reference-Patent/App/Search documents 080188_WO_PCI- US2009-039754_dated_0 009.pdf	US2009-039754_dated_06-11-2 009.pdf	324fe640da411925ab95547cbc3c03b5c76 1182a	no	5
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10	Non Patent Literature	IT_Review_WiFi_Headphones. pdf	1fbd0d51b754822f36c2db0dc02cfd48f841 3f73	no	4
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11	Foreign Reference	JP2004320597A_English_Abstr act.pdf	76ae6ad3ac3ec3181015862c3ae0b5d29ffa 3469	no	25
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12	Foreign Reference	WO2006047724A2.pdf	2366646a37c27bdefe8914db23f0271e507 d1d10	no	14
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Information:					

			1234412		
13	Foreign Reference	WO2007139578A1.pdf	402575e76ee3ddc7529e490cda15ce81ad7 d0eac	no	26
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Information:					
			1349138		
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			2570916		
17	Foreign Reference	WO2009086555A1.pdf	54311c22f1ce774c1c7acbc91179f8ceeac20 c0c	no	72
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18		Application.pdf	8ba3728fbf7571d1ecc9c6a442e95b3c0c8c dc1d	yes	26
	Multip	, part Description/PDF files in	.zip description		
	Document De	Document Description		End	
	Specificat	Specification		24	
	Claims		25	25	
	Abstract		26	26	
Warnings:					

Information:								
19	Drawings-only black and white line drawings	Figures.pdf	370828 bcfa260b3271028dc18b5d873d02011bba4 23b5f	no	16			
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			34822					
20	Fee Worksheet (SB06)	fee-info.pdf	44062dbd87156a1aba8a33c3ae5d151c676 d9887	no	2			
Warnings:			ļ I					
Information:								
		Total Files Size (in bytes)	15	759734				
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/D0/E0/903 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 is being filed and the international application includes the necessary components for an international application see the under 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.								



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)

	Michael J. Koss, Milwaukee, WI;	
	Michael J. Pelland, Princeton, WI;	
Applicant(s)		

Koss Corporation, Milwaukee, WI;

Power of Attorney: The patent practitioners associated with Customer Number 26285

Domestic Priority data as claimed by applicant

This application is a CON of $15/650,362\ 07/14/2017\ PAT\ 9986325$ which is a CON of $15/293,785\ 10/14/2016\ PAT\ 9729959$ which is a CON of $15/082,040\ 03/28/2016\ PAT\ 9497535$ which is a CON of $14/695,696\ 04/24/2015\ PAT\ 9438987$ which is a CON of $13/609,409\ 09/11/2012\ PAT\ 9049502$ which is a CON of $13/459,291\ 04/30/2012\ PAT\ 8571544$ which is a CON of $12/936,488\ 12/20/2010\ PAT\ 8190203$ which is a 371 of PCT/US2009/039754\ 04/07/2009 which claims benefit of $61/123,265\ 04/07/2008$

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

Permission to Access Application via Priority Document Exchange: Yes

page 1 of 4

Permission to Access Search Results: Yes

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: 05/22/2018 The country code and number of your priority application, to be used for filing abroad under the Paris Convention, is US 15/962,305 Projected Publication Date: 08/30/2018 Non-Publication Request: No Early Publication Request: No ** SMALL ENTITY ** Title SYSTEM WITH WIRELESS EARPHONES

Preliminary Class

455

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, page 2 of 4

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

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

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

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page 3 of 4
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page 4 of 4

	PAT	ENT APPLI	CATIO Substi	N FEE DE	TERMINA PTO-875	tion re	COR	D	Applica 15/96	tion or Docket Num 2,305	ber
	APP	LICATION A	S FILED) - PART I (Col	umn 2)		SMALL	ENTITY	OR	OTHER SMALL	THAN ENTITY
	FOR NUMBER FILED NUMBER EXTRA RATE(\$)		FEE(\$)		RATE(\$)	FEE(\$)					
BASIC FEE NOIVIBE (37 CFR 1.16(a), (b), or (c)) N		/A	N	J/A	N,	A	75	1	N/A		
(37 CFR 1.16(a), (b), or (c)) N/A N/A SEARCH FEE N/A N/A		N/	Ά	330		N/A					
EXA (37 C	XAMINATION FEE N/A N/A N/A S80 N/A		N/A								
TOT (37 C	AL CLAIMS FR 1.16(i))	1	minus 2	* 0 =		× 5	0 =	0.00	OR		
INDE (37 C	PENDENT CLAI FR 1.16(h))	^{MS} 1	minus 3	* = *		× 23	30 =	0.00]		
APPLICATION SIZE FEE (37 CFR 1.16(s)) (37 CFR 1.16(s)) (37 CFR 1.16(s)) (37 CFR 1.16(s)) (37 CFR 1.16(s)) (37 CFR 1.16(s)) (37 CFR 1.16(s))					0.00						
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* lf t	ne difference in co	olumn 1 is less th	an zero, e	enter "0" in colur	nn 2.	тот	AL	785	1	TOTAL	
	APPLIC	(Column 1)		(Column 2)	(Column 3)		SMALL	ENTITY	OR	OTHER SMALL	THAN ENTITY
NT A		REMAINING AFTER AMENDMENT		NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA	RAT	E(\$)	ADDITIONAL FEE(\$)		RATE(\$)	ADDITIONAL FEE(\$)
ME	Total (37 CFR 1.16(i))	*	Minus	**	=	×	=		OR	x =	
ENC	Independent (37 CFR 1.16(h))	*	Minus	***	=	x	=		OR	X =	
AM	Application Size Fe	ee (37 CFR 1.16(s))									
	FIRST PRESENT	ATION OF MULTIPI	E DEPEND	DENT CLAIM (37 C	FR 1.16(j))				OR		
						TO ADD'I	TAL . 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	RAT	E(\$)	ADDITIONAL FEE(\$)		RATE(\$)	ADDITIONAL FEE(\$)
ME	Total (37 CFR 1.16(i))	*	Minus	**	=	×	=		OR	x =	
U U U U U	Independent (37 CFR 1.16(h))	*	Minus	***	=	×	=		OR	x =	
AM	Application Size Fe	ee (37 CFR 1.16(s))			·]		
	FIRST PRESENT		E DEPEND	DENT CLAIM (37 C	FR 1.16(j))				OR		
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:	Koss Corporation)	Examiner:	Doan, Kiet M.
Inventor(s):	Michael J. Koss, et al.	Art Unit:	2641
Application N	No.: 15/962,305	Atty. Docket	No. 080188PCTUSCON8
Filing Date:	April 25, 2018	Conf. No.:	4086

Title: SYSTEM WITH WIRELESS EARPHONES

PRELIMINARY AMENDMENT

K&L Gates, LLP Pittsburgh, PA 15222 June 13, 2018

VIA EFS (WEB)

Mail Stop Amendment Commissioner for Patents Box 1450 Alexandria, VA 22313-1450

Dear Commissioner:

Prior to examination, please amend the above-referenced application as follows, wherein:

Amendments to the Claims begin on page 2; and

Remarks begin on page 15.

Amendments to the Claims

Please amend the claims as follows. The following is a complete listing of the claims that replaces all previous versions.

- 1. (Canceled)
- 2. (New) A system comprising:

a mobile, digital audio player that stores digital audio content; and

- a headphone assembly comprising:
 - first and second earphones, wherein each of the first and second earphones comprises an acoustic transducer;
 - an antenna for receiving wireless signals from the mobile, digital audio player via one or more ad hoc wireless communication links;
 - a wireless communication circuit connected to the at least one antenna, wherein the at least one wireless communication circuit is for receiving and transmitting wireless signals to and from the headphone assembly;
 - a rechargeable battery for powering the first and second earphones; and
- a microphone for picking up utterances by a user of the headphone assembly; and wherein the mobile, digital audio player is for transmitting digital audio content to the headphone assembly via the one or more ad hoc wireless communication links, such that the digital audio content received by the headphone assembly from the mobile, digital audio player is playable by the first and second earphones.

3. (New) The system of claim 2, wherein:

- in a first audio play mode, the first and second earphones play audio content stored on the mobile, digital audio player and transmitted to the headphone assembly from the mobile, digital audio player via the one or more ad hoc wireless communication links; and
- in a second audio play mode, the earphones play audio content streamed from a remote network server.

4. (New) The system of claim 2, wherein the headphone assembly further comprises a processor for:

processing audible utterances by the user picked up by the microphone in response to activation of the microphone by the user; and

transmitting a communication based on the audible utterances via the one or more ad hoc wireless communication links.

5. (New) The system of claim 3, wherein the headphone assembly further comprises a processor for:

processing audible utterances by the user picked up by the microphone in response to activation of the microphone by the user; and

transmitting a communication based on the audible utterances via the one or more ad hoc wireless communication links.

6. (New) The system of claim 2, wherein upon activation of the microphone by the user, data are transmitted about the headphone assembly to a remote device.

7. (New) The system of claim 2, wherein:

the mobile, digital audio player is a first digital audio source;

- the system further comprises a second digital audio source that is different from the first digital audio source; and
- the headphone assembly transitions to play digital audio content received wirelessly from the second digital audio source via a second wireless communication link when a signal strength level for the first digital audio source is below a threshold signal strength level.

8. (New) The system of claim 3, wherein:

the mobile, digital audio player is a first digital audio source;

the system further comprises a second digital audio source that is different from the first digital audio source; and

the headphone assembly transitions to play digital audio content received wirelessly from the second digital audio source via a second wireless communication link when a signal strength level for the first digital audio source is below a threshold signal strength level.

9. (New) The system of claim 4, wherein:

the mobile, digital audio player is a first digital audio source;

- the system further comprises a second digital audio source that is different from the first digital audio source; and
- the headphone assembly transitions to play digital audio content received wirelessly from the second digital audio source via a second wireless communication link when a signal strength level for the first digital audio source is below a threshold signal strength level.

10. (New) The system of claim 5, wherein:

the mobile, digital audio player is a first digital audio source;

- the system further comprises a second digital audio source that is different from the first digital audio source; and
- the headphone assembly transitions to play digital audio content received wirelessly from the second digital audio source via a second wireless communication link when a signal strength level for the first digital audio source is below a threshold signal strength level.

11. (New) The system of claim 2, further comprising a remote server that transmits firmware upgrades to the headphone assembly.

12. (New) The system of claim 2, wherein:

the wireless communication circuit is located in the first earphone; and

the headphone assembly further comprises a connection wire between the first and second earphones to carry the received digital audio content from the first earphone to the second earphone.

13. (New) The system of claim 12, wherein:

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- in a first audio play mode, the first and second earphones play audio content stored on the mobile, digital audio player and transmitted to the headphone assembly from the mobile, digital audio player via the one or more ad hoc wireless communication links; and
- in a second audio play mode, the earphones play audio content streamed from a remote network server.

14. (New) The system of claim 12, wherein the headphone assembly further comprises a processor for:

- processing audible utterances by the user picked up by the microphone in response to activation of the microphone by the user; and
- transmitting a communication based on the audible utterances via the one or more ad hoc wireless communication links.

15. (New) The system of claim 13, wherein the headphone assembly further comprises a processor for:

processing audible utterances by the user picked up by the microphone in response to activation of the microphone by the user; and

transmitting a communication based on the audible utterances via the one or more ad hoc wireless communication links

16. (New) The system of claim 12, wherein upon activation of the microphone by the user, data are transmitted about the headphone assembly to a remote device.

17. (New) The system of claim 12, wherein:

the mobile, digital audio player is a first digital audio source;

- the system further comprises a second digital audio source that is different from the first digital audio source; and
- the headphone assembly transitions to play digital audio content received wirelessly from the second digital audio source via a second wireless communication link when a signal strength level for the first digital audio source is below a threshold signal strength level.

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18. (New) The system of claim 13, wherein:

the mobile, digital audio player is a first digital audio source;

- the system further comprises a second digital audio source that is different from the first digital audio source; and
- the headphone assembly transitions to play digital audio content received wirelessly from the second digital audio source via a second wireless communication link when a signal strength level for the first digital audio source is below a threshold signal strength level.

19. (New) The system of claim 14, wherein:

the mobile, digital audio player is a first digital audio source;

- the system further comprises a second digital audio source that is different from the first digital audio source; and
- the headphone assembly transitions to play digital audio content received wirelessly from the second digital audio source via a second wireless communication link when a signal strength level for the first digital audio source is below a threshold signal strength level.

20. (New) The system of claim 15, wherein:

the mobile, digital audio player is a first digital audio source;

- the system further comprises a second digital audio source that is different from the first digital audio source; and
- the headphone assembly transitions to play digital audio content received wirelessly from the second digital audio source via a second wireless communication link when a signal strength level for the first digital audio source is below a threshold signal strength level.

21. (New) The system of claim 12, wherein the headphone assembly further comprises a headband, and wherein the headband carries the connection wire.

22. (New) The system of claim 21, wherein:

in a first audio play mode, the first and second earphones play audio content stored on the mobile, digital audio player and transmitted to the headphone assembly from the mobile, digital audio player via the one or more ad hoc wireless communication links; and

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in a second audio play mode, the earphones play audio content streamed from a remote network server.

23. (New) The system of claim 21, wherein the headphone assembly further comprises a processor for:

processing audible utterances by the user picked up by the microphone in response to activation of the microphone by the user; and

transmitting a communication based on the audible utterances via the one or more ad hoc wireless communication links.

24. (New) The system of claim 22, wherein the headphone assembly further comprises a processor for:

processing audible utterances by the user picked up by the microphone in response to activation of the microphone by the user; and

transmitting a communication based on the audible utterances via the one or more ad hoc wireless communication links

25. (New) The system of claim 21, wherein upon activation of the microphone by the user, data are transmitted about the headphone assembly to a remote device.

26. (New) The system of claim 21, wherein:

the mobile, digital audio player is a first digital audio source;

- the system further comprises a second digital audio source that is different from the first digital audio source; and
- the headphone assembly transitions to play digital audio content received wirelessly from the second digital audio source via a second wireless communication link when a signal strength level for the first digital audio source is below a threshold signal strength level.

27. (New) The system of claim 22, wherein: the mobile, digital audio player is a first digital audio source;

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- the system further comprises a second digital audio source that is different from the first digital audio source; and
- the headphone assembly transitions to play digital audio content received wirelessly from the second digital audio source via a second wireless communication link when a signal strength level for the first digital audio source is below a threshold signal strength level.

28. (New) The system of claim 23, wherein:

the mobile, digital audio player is a first digital audio source;

- the system further comprises a second digital audio source that is different from the first digital audio source; and
- the headphone assembly transitions to play digital audio content received wirelessly from the second digital audio source via a second wireless communication link when a signal strength level for the first digital audio source is below a threshold signal strength level.

29. (New) The system of claim 24, wherein:

the mobile, digital audio player is a first digital audio source;

- the system further comprises a second digital audio source that is different from the first digital audio source; and
- the headphone assembly transitions to play digital audio content received wirelessly from the second digital audio source via a second wireless communication link when a signal strength level for the first digital audio source is below a threshold signal strength level.

30. (New) The system of claim 12, wherein each of the first and second earphones comprises:

- an adjustable, curved hanger bar that sits upon an upper external curvature of a user's ear, behind the an upper portion of an auricula of the user's ear, when the headphone assembly is worn by the user; and
- a body connected to the hanger bar, wherein the earphone extends from the body into the user's ear when the headphone assembly is worn by the user.
- 31. (New) The system of claim 30, wherein:

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- in a first audio play mode, the first and second earphones play audio content stored on the mobile, digital audio player and transmitted to the headphone assembly from the mobile, digital audio player via the one or more ad hoc wireless communication links; and
- in a second audio play mode, the earphones play audio content streamed from a remote network server.

32. (New) The system of claim 30, wherein the headphone assembly further comprises a processor for:

- processing audible utterances by the user picked up by the microphone in response to activation of the microphone by the user; and
- transmitting a communication based on the audible utterances via the one or more ad hoc wireless communication links.

33. (New) The system of claim 31, wherein the headphone assembly further comprises a processor for:

processing audible utterances by the user picked up by the microphone in response to activation of the microphone by the user; and

transmitting a communication based on the audible utterances via the one or more ad hoc wireless communication links

34. (New) The system of claim 30, wherein upon activation of the microphone by the user, data are transmitted about the headphone assembly to a remote device.

35. (New) The system of claim 30, wherein:

the mobile, digital audio player is a first digital audio source;

- the system further comprises a second digital audio source that is different from the first digital audio source; and
- the headphone assembly transitions to play digital audio content received wirelessly from the second digital audio source via a second wireless communication link when a signal strength level for the first digital audio source is below a threshold signal strength level.

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36. (New) The system of claim 31, wherein:

the mobile, digital audio player is a first digital audio source;

- the system further comprises a second digital audio source that is different from the first digital audio source; and
- the headphone assembly transitions to play digital audio content received wirelessly from the second digital audio source via a second wireless communication link when a signal strength level for the first digital audio source is below a threshold signal strength level.

37. (New) The system of claim 32, wherein:

the mobile, digital audio player is a first digital audio source;

- the system further comprises a second digital audio source that is different from the first digital audio source; and
- the headphone assembly transitions to play digital audio content received wirelessly from the second digital audio source via a second wireless communication link when a signal strength level for the first digital audio source is below a threshold signal strength level.

38. (New) The system of claim 33, wherein:

the mobile, digital audio player is a first digital audio source;

- the system further comprises a second digital audio source that is different from the first digital audio source; and
- the headphone assembly transitions to play digital audio content received wirelessly from the second digital audio source via a second wireless communication link when a signal strength level for the first digital audio source is below a threshold signal strength level.

39. (New) The system of claim 12, further comprising a remote server that transmits firmware upgrades to the headphone assembly.

40. (New) The system of claim 12, wherein each of the first and second earphones comprise earbuds.

41. (New) The system of claim 2, wherein each of the first and second earphones comprises:

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at least one acoustic transducer;

a wireless communication circuit;

a body portion that sits at least partially in an ear of the user when the headphone assembly is worn by the user; and

an elongated portion that extends from the body portion.

42. (New) The system of claim 41, further comprising a docking station for charging at least one of the first and second earphones.

43. (New) The system of claim 42, wherein:

in a first audio play mode, the first and second earphones play audio content stored on the mobile, digital audio player and transmitted to the headphone assembly from the mobile, digital audio player via the one or more ad hoc wireless communication links; and

in a second audio play mode, the earphones play audio content streamed from a remote network server.

44. (New) The system of claim 42, wherein the headphone assembly further comprises a processor for:

- processing audible utterances by the user picked up by the microphone in response to activation of the microphone by the user; and
- transmitting a communication based on the audible utterances via the one or more ad hoc wireless communication links.

45. (New) The system of claim 43, wherein the headphone assembly further comprises a processor for:

- processing audible utterances by the user picked up by the microphone in response to activation of the microphone by the user; and
- transmitting a communication based on the audible utterances via the one or more ad hoc wireless communication links

46. (New) The system of claim 42, wherein upon activation of the microphone by the user, data are transmitted about the headphone assembly to a remote device.

47. (New) The system of claim 42, wherein:

the mobile, digital audio player is a first digital audio source;

- the system further comprises a second digital audio source that is different from the first digital audio source; and
- the headphone assembly transitions to play digital audio content received wirelessly from the second digital audio source via a second wireless communication link when a signal strength level for the first digital audio source is below a threshold signal strength level.

48. (New) The system of claim 43, wherein:

the mobile, digital audio player is a first digital audio source;

- the system further comprises a second digital audio source that is different from the first digital audio source; and
- the headphone assembly transitions to play digital audio content received wirelessly from the second digital audio source via a second wireless communication link when a signal strength level for the first digital audio source is below a threshold signal strength level.

49. (New) The system of claim 46, wherein:

the mobile, digital audio player is a first digital audio source;

- the system further comprises a second digital audio source that is different from the first digital audio source; and
- the headphone assembly transitions to play digital audio content received wirelessly from the second digital audio source via a second wireless communication link when a signal strength level for the first digital audio source is below a threshold signal strength level.

50. (New) The system of claim 44, wherein:

the mobile, digital audio player is a first digital audio source;

the system further comprises a second digital audio source that is different from the first digital audio source; and

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the headphone assembly transitions to play digital audio content received wirelessly from the second digital audio source via a second wireless communication link when a signal strength level for the first digital audio source is below a threshold signal strength level.

51. (New) The system of claim 45, wherein:

the mobile, digital audio player is a first digital audio source;

- the system further comprises a second digital audio source that is different from the first digital audio source; and
- the headphone assembly transitions to play digital audio content received wirelessly from the second digital audio source via a second wireless communication link when a signal strength level for the first digital audio source is below a threshold signal strength level.

52. (New) The system of claim 41, further comprising a remote server that transmits firmware up0grades to the headphone assembly.

53. (New) The system of claim 4, wherein a first integrated comprises the wireless communication circuit and a second integrated circuit, separate from the first integrated circuit, comprises the processor.

54. (New) A wireless headphone assembly comprising:

first and second earphones, wherein each of the first and second earphones comprises an acoustic transducer;

an antenna for receiving wireless signals via a wireless communication network;

a wireless communication circuit connected to the at least the antenna, wherein the wireless communication circuit is for receiving and transmitting wireless signals to and from the headphone assembly; and

a processor in communication with the wireless communication circuit; and

a rechargeable battery for powering the wireless headphone assembly,

wherein the headphone assembly transitions from playing digital audio content received wirelessly by the headphone assembly via a first wireless network to playing digital audio content received wirelessly by the headphone assembly via a second wireless network when

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a signal strength level for the first wireless network drops below a threshold signal strength level.

REMARKS

In this preliminary amendment, applicant has canceled original claim 1 and added new claims 2-54. Support for the new claims may be found throughout the application as originally filed; no new matter.

Applicant is paying the requisite fees for the additional claims and the Office is authorized to charge any additionally needed fees for consideration of this amendment to Account No. 02-1818.

A representative of the Office is invited to contact the undersigned with any questions regarding this application or this preliminary amendment.

Respectfully submitted,

Date: June 13, 2018

/Mark G. Knedeisen/ Mark G. Knedeisen Reg. No. 42,747

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Electronic Patent Application Fee Transmittal								
Application Number:	159	962305						
Filing Date:	25-	Apr-2018						
Title of Invention:	SYSTEM WITH WIRELESS EARPHONES							
First Named Inventor/Applicant Name:	Michael J. Koss							
Filer:	Mark G. Knedeisen/Jessica Brandenburg							
Attorney Docket Number:	Attorney Docket Number: 080188PCTUSCON8							
Filed as Small Entity								
Filing Fees for Utility under 35 USC 111(a)								
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)			
Basic Filing:								
Pages:								
Claims:								
CLAIMS IN EXCESS OF 20		2202	33	50	1650			
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) (\$)	1650

Electronic Acknowledgement Receipt				
EFS ID:	32886612			
Application Number:	15962305			
International Application Number:				
Confirmation Number:	4086			
Title of Invention:	SYSTEM WITH WIRELESS EARPHONES			
First Named Inventor/Applicant Name:	Michael J. Koss			
Customer Number:	26285			
Filer:	Mark G. Knedeisen/Jessica Brandenburg			
Filer Authorized By:	Mark G. Knedeisen			
Attorney Docket Number:	080188PCTUSCON8			
Receipt Date:	13-JUN-2018			
Filing Date:	25-APR-2018			
Time Stamp:	16:01:50			
Application Type:	Utility under 35 USC 111(a)			

Payment information:

Submitted with Payment	yes				
Payment Type	DA				
Payment was successfully received in RAM	\$1650				
RAM confirmation Number	061418INTEFSW00002568021818				
Deposit Account	021818				
Authorized User	Jessica Brandenburg				
The Director of the USPTO is hereby authorized to charge	e indicated fees and credit any overpayment as follows:				
37 CFR 1.16 (National application filing, search, and examination fees)					
37 CFR 1.17 (Patent application and reexamination proc	cessing fees)				

File Listing:							
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)		
			107469				
1	Transmittal Letter	Amendment_Transmittal_6-13- 18.pdf	457beff3eac6c45c8e77c4c42d2b11697b0e 389a	no	4		
Warnings:		•		I			
Information:							
			110470				
2		Preliminary_Amendment_6-13- 18.pdf	dfdd7a4d2cebf517b5f6661dc454a3d1610 d030a	yes	15		
Multipart Description/PDF files in .zip description							
	Document De	escription	Start	E	nd		
	Preliminary An	nendment	1		1		
	Claim	S	2	1	4		
	Applicant Arguments/Remark	s Made in an Amendment	15 15				
Warnings:							
Information:		1					
			30849				
3	Fee Worksheet (SB06)	fee-info.pdf	e65c8a6fe419624947c2cafe389d54c39f9b 69fb		2		
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.

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.

Electronic Acknowledgement Receipt				
EFS ID:	32886612			
Application Number:	15962305			
International Application Number:				
Confirmation Number:	4086			
Title of Invention:	SYSTEM WITH WIRELESS EARPHONES			
First Named Inventor/Applicant Name:	Michael J. Koss			
Customer Number:	26285			
Filer:	Mark G. Knedeisen/Jessica Brandenburg			
Filer Authorized By:	Mark G. Knedeisen			
Attorney Docket Number:	080188PCTUSCON8			
Receipt Date:	13-JUN-2018			
Filing Date:	25-APR-2018			
Time Stamp:	16:01:50			
Application Type:	Utility under 35 USC 111(a)			

Payment information:

Submitted with Payment	yes				
Payment Type	DA				
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Deposit Account	021818				
Authorized User	Jessica Brandenburg				
The Director of the USPTO is hereby authorized to charge	e indicated fees and credit any overpayment as follows:				
37 CFR 1.16 (National application filing, search, and examination fees)					
37 CFR 1.17 (Patent application and reexamination proc	cessing fees)				

File Listing:							
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)		
			107469				
1	Transmittal Letter	Amendment_Transmittal_6-13- 18.pdf	457beff3eac6c45c8e77c4c42d2b11697b0e 389a	no	4		
Warnings:		•		I			
Information:							
			110470				
2		Preliminary_Amendment_6-13- 18.pdf	dfdd7a4d2cebf517b5f6661dc454a3d1610 d030a	yes	15		
Multipart Description/PDF files in .zip description							
	Document De	escription	Start	E	nd		
	Preliminary An	nendment	1		1		
	Claim	S	2	1	4		
	Applicant Arguments/Remark	s Made in an Amendment	15 15				
Warnings:							
Information:		1					
			30849				
3	Fee Worksheet (SB06)	fee-info.pdf	e65c8a6fe419624947c2cafe389d54c39f9b 69fb		2		
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.

New Applications Under 35 U.S.C. 111

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

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

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

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Applicant: Koss Corporation

Inventor(s): Michael J. Koss, et al.

Application No.: 15/962,305

Filing Date: April 25, 2018

Title: System with Wireless Earphones

) **Examiner:** Doan, Kiet M.

) Art Unit: 2641

) Atty. Docket No. 080188PCTUSCON8

) Conf. No.: 4086

K&L Gates LLP Pittsburgh, Pennsylvania 15222 June 13, 2018

VIA ELECTRONIC FILING

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

AMENDMENT TRANSMITTAL

1. Transmitted herewith is an amendment for this application.

STATUS

2. Applicant is

A statement that this filing is by a small entity is hereby asserted in accordance with the rule change effective September 8, 2000, 65 Fed. Reg. 54603.



other than a small entity.

501592363 v1

EXTENSION OF TERM

NOTE: "Extension of Time in Patent Cases (Supplement Amendments) - If a timely and complete response has been filed after a Non-Final Office Action, an extension of time is not required to permit filing and/or entry of an additional amendment after expiration of the shortened statutory period.

If a timely response has been filed after a Final Office Action, an extension of time is required to permit filing and/or entry of a Notice of Appeal or filing and/or entry of an additional amendment after expiration of the shortened statutory period unless the timely-filed response placed the application in condition for allowance. Of course, if a Notice of Appeal has been filed within the shortened statutory period, the period has ceased to run." Notice of December 10, 1985 (1061 O.G. 34-35).

- *NOTE:* See 37 CFR 1.645 for extensions of time in interference proceedings, and 37 CFR 1.550(c) for extensions of time in reexamination proceedings.
- 3. The proceedings herein are for a patent application and the provisions of 37 CFR 1.136 apply.

(complete (a) or (b), as applicable)

(a) Applicant petitions for an extension of time under 37 CFR 1.136
 (fees: 37 CFR 1.17(a)-(d) for the total number of months checked below:

Extension (months)	Fee for other than <u>small entity</u>	Fee for <u>small entity</u>
one month	\$ 200.00	\$ 100.00
two months	\$ 600.00	\$ 300.00
three months	\$1,400.00	\$ 700.00
four months	\$2,200.00	\$1,100.00

Fee: <u>\$</u>

If an additional extension of time is required, please consider this a petition therefor.

(check and complete the next item, if applicable)

 \bowtie

An extension for ______ months has already been secured and the fee paid therefor of \$______ is deducted from the total fee due for the total months of extension now requested.

Extension fee due with this request \$

OR

(b)

Applicant believes that no extension of term is required. However, this conditional petition is being made to provide for the possibility that applicant has inadvertently overlooked the need for a petition for extension of time.

FEE FOR CLAIMS

4. The fee for claims (37 CFR 1.16(b)-(d) has been calculated as shown below:

(Col. 1)		(Col	l. 2)	(Col. 3)	SMALI	L ENTITY		OTHE SMAL	R THAN A L ENTITY
CLAIN REMAIN AFTE AMENDM	AS NING R AENT	HIGHE PREVIO PAID	ST NO DUSLY FOR	PRESENT EXTRA	RATE	ADDIT. FEE	O R	RATE	ADDIT. FEE
TOTAL	53 •	MINUS	20 ••	= 33	X50=	\$1650.00		X100=	\$0
INDEP.	2•	MINUS	3 •••	= 0	X230=	\$0		X460=	\$0
	F PRES	ENTATION	I of Mul	TIPLE DEP. CLAIM	+410=	\$0		+820=	\$0
					TOTAL ADDIT. FEE	\$1650.00	O R	TOTAL ADDIT. FEE	\$0

If the entry in Col. 1 is less than entry in Col. 2, write "0" in Col. 3. •

If the "Highest No. Previously Paid for" IN THIS SPACE is less than 20, enter "20." ..

If the "Highest No. Previously Paid for" IN THIS SPACE is less than 3, enter "3." ... The "Highest No. Previously Paid for" (Total or indep.) is the highest number found in the appropriate box in Col. 1 of a prior amendment or the number of claims originally filed.

WARNING "After final rejection or action (§ 1.113) amendments may be made cancelling claims or complying with any requirement of form which has been made." 37 CFR § 1.116(a) (emphasis added).

Complete (c) or (d), as applicable)

(C)	No additional fee for claims is required.
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OR

 \boxtimes (d) Total additional fee for claims required \$1,650.00

FEE PAYMENT

5. Attached is a check in the sum of \$ _____ \square

Charge Account No. <u>02-1818</u> sum of \$<u>1,650.00</u>

Amendment Transmittal -page 3 of 4

FEE DEFICIENCY

- NOTE: If there is a fee deficiency and there is no authorization to charge an account, additional fees are necessary to cover the additional time consumed in making up the original deficiency. If the maximum, six-month period has expired before the deficiency is noted and corrected, the application is held abandoned. In those instances where authorization to charge is included, processing delays are encountered in returning the papers to the PTO Finance Branch in order to apply these charges prior to action on the cases. Authorization to charge the deposit account for any fee deficiency should be checked. See the Notice of April 7, 1986, (1065 O.G. 31-33).
- 6. If any additional extension and/or fee is required, charge Account No.

<u>02-1818.</u>

AND/OR

If any additional fee for claims is required, charge Account No.
 02-1818.

/Mark G. Knedeisen/ SIGNATURE OF ATTORNEY

Reg. No.: 42,747

Mark G. Knedeisen (type or print name of attorney)

Tel. No.: (412) 355-6342

Customer No. 26285

(type or print name of attorney)

K&L Gates LLP P.O. Address K&L Gates Center 210 Sixth Avenue Pittsburgh, PA 15222-2613

Amendment Transmittal -page 4 of 4

PTO/SB/06 (09-11) Approved for use through 1/31/2014. OMB 0651-0032 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

P	PATENT APPLICATION FEE DETERMINATION RECORD Substitute for Form PTO-875					Application 15	n or Docket Number /962,305	Filing Date 04/25/2018	To be Mailed
							ENTITY: 🔲 L	arge 🛛 sma	
	(Column 1) (Column 2)								
	FOR BASIC EEE	N	NUMBER FILED		NUMBER EXTRA		RATE (\$)		-EE (\$)
	(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 FEE (37 CFR 1.16(o), (p), or (q))			N/A		N/A N/A		N/A		
TO (37	AL CLAIMS CFR 1.16(i))		minus 20 = *		X :		X \$ =		
IND (37	EPENDENT CLAIM CFR 1.16(h))	S	minus 3 = *				X \$ =		
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).			neets §155 r 37			
	MULTIPLE DEPEN	IDENT CLAIM PF	RESENT (3	7 CFR 1.16(j))					
* lf t	he difference in colu	ımn 1 is less thar	n zero, ente	r "0" in column 2.			TOTAL		
(Column 1) (Column 2) (Column 3)									
ΝŢ	06/13/2018	CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EX	ſRA	RATE (\$)	ADDITIC	ONAL FEE (\$)
ME	Total (37 CFR 1.16(i))	* 1	Minus	** 20	= 0		× \$50 =		0
EN	Independent (37 CFR 1.16(h))	* 1	Minus	***3	= 0		x \$230 =		0
AM	Application Size Fee (37 CFR 1.16(s))								
	FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(j))								
(Column 1) (Column 2) (Column 3)									
L		CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EX	ſRA	RATE (\$)	ADDITIC	ONAL FEE (\$)
DMEN	Total (37 CFR 1.16(i))	*	Minus	**	=		X \$ =		
	Independent (37 CFR 1.16(h))	*	Minus	***	=		X \$ =		
NEN	Application Size Fee (37 CFR 1.16(s))								
AN	FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(j))								
* If ** If *** I The This c	he entry in column the "Highest Numbe f the "Highest Numb "Highest Number P collection of informat	1 is less than the er Previously Pai er Previously Pa reviously Paid Fo ion is required by	entry in col d For" IN TH id For" IN T or" (Total or 7 37 CFR 1.	umn 2, write "0" in IIS SPACE is less HIS SPACE is less Independent) is th 16. The informatio	column 3. than 20, enter "20". s than 3, enter "3". e highest number fo n is required to obta	bund in the ap	TOTAL ADD'L FE LDRC ANDREW JAI ppropriate box in colur t benefit by the public	E MES JR mn 1. which is to file (and	by the USPTO to

preparing, and submitting the complete dapplication form to the USPTO. The will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS

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

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United State: Address: COMMI PC. Box Alexandri www.uspt	s Patent and Trademark Office SSIONER FOR PATENTS 1450 a, Vurginia 22313-1450 0.gov
FIRST NAMED APPLICANT	ATTY. DOCKET NO./TITLE
Michael J. Koss	080188PCTUSCON8
	CONFIRMATION NO. 4086
I	VINITED STA UNITED STA United State Address: COMMI PO BOX Address: COMMI WWW.uspi FIRST NAMED APPLICANT Michael J. Koss

26285 K&L GATES LLP-Pittsburgh 210 SIXTH AVENUE PITTSBURGH, PA 15222-2613

PUBLICATION NOTICE



Title:SYSTEM WITH WIRELESS EARPHONES

Publication No.US-2018-0249240-A1 Publication Date:08/30/2018

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 Public Records Division. The Public Records Division 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, Public Records Division, 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 https://portal.uspto.gov/pair/PublicPair. 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

page 1 of 1

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.	
15/962,305	04/25/2018	Michael J. Koss	080188PCTUSCON8	4086	
26285	7590 09/13/2018	EXAMINER			
210 SIXTH AV	/ENUE	DOAN, KIET M			
FILISBUKUH	, FA 13222-2015		ART UNIT	PAPER NUMBER	
			2641		
			NOTIFICATION DATE	DELIVERY MODE	
			09/13/2018	ELECTRONIC	

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

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

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

USpatentmail@klgates.com

	Application No. 15/962,305	plication No.Applicant(s)/962,305Koss et al.			
Office Action Summary	Examiner	Art Unit AIA Status			
	KIET M DOAN	2641	No		
The MAILING DATE of this communication appears on the cover sheet with the correspondence address					
Period for Reply					
 A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE <u>3</u> 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 04/2	<u>5/2018</u> .				
A declaration(s)/affidavit(s) under 37 CFR 1.	130(b) was/were filed on				
2a) This action is FINAL . $2b)$	This action is non-final.				
3) An election was made by the applicant in resp ; the restriction requirement and election	onse to a restriction requirement have been incorporated into this	set forth dur action.	ing the interview on		
4) Since this application is in condition for alloward closed in accordance with the practice under A	nce except for formal matters, pro <i>Ex parte Quayle</i> , 1935 C.D. 11, 4	osecution as 53 O.G. 213	to the merits is		
Disposition of Claims*					
5) 🗹 Claim(s) <u>2-53</u> is/are pending in the applic	cation.				
5a) Of the above claim(s) is/are withdra	wn from consideration.				
6) 🔲 Claim(s) is/are allowed.					
7)					
8) Claim(s) is/are objected to.					
9) 🔲 Claim(s) are subject to restriction and	d/or election requirement				
* If any claims have been determined <u>allowable</u> , you may be el	igible to benefit from the Patent Pro	secution Hig	hway program at a		
participating intellectual property office for the corresponding a	pplication. For more information, plea	ase see			
http://www.uspto.gov/patents/init_events/pph/index.jsp or send	I an inquiry to <u>PPHfeedback@usptc</u>	<u>o.gov.</u>			
Application Papers					
10) The specification is objected to by the Examine	r.				
11) The drawing(s) filed on See Continuation Shee	t is/are: a) 🖌 accepted or b)) objected to	by the Examiner.		
Applicant may not request that any objection to the c	Irawing(s) be held in abeyance. See 3	37 CFR 1.85(a). 7 OED 1 101/d)		
Replacement drawing sneet(s) including the correction	on is required if the drawing(s) is obje	ected to. See 3	7 GFR 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	ie:				
Certified copies of the priority docum	ents have been received in Appl	iaction No			
2. Copies of the partified appies of the r	priority documents have been received in Appl	ncation No	 National Stago		
application from the International Bureau (PCT Rule 17.2(a)).					
** See the attached detailed Office action for a list of the certif	ed copies not received.				
Attachment(s)					
1) V Notice of References Cited (PTO-892)	3) 🔽 Interview Summar	y (PTO-413)			
	Paper No(s)/Mail [Date			
Paper No(s)/Mail Date U.S. Patent and Trademark Office	4) Other:				
PTOL-326 (Rev. 11-13) Office A	ction Summary P	art of Paper No./N	1ail Date 20180906		

Exhibit 1096 - p. 357

Continuation Sheet (PTOL-326)

Continuation of Application Papers 11): 04/25/2018

DETAILED ACTION

Notice of Pre-AIA or AIA Status

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

The examiner contacted and discussed with Applicant Representative Mark Knedesen regarding the restriction and suggestion to amended claims in order to advace application for condition of allowance. However, the suggestion of amendment claims 2 is deny by Mr. Knedesen, but agree to **cancel claim 54**. Therefore, the Office issue a Non-Final Office Action in this instant Office Action.

Information Disclosure Statement

The information disclosure statement (IDS) submitted on 04/25/2018. The submission is in compliance with the provisions of 37 CFR 1.97. Accordingly, the information disclosure statement is being considered by the examiner.

Drawings

The drawings were received on 04/25/2018 these drawing are acceptable by the examiner.

Double Patenting

The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. A nonstatutory obviousness-type double patenting rejection is appropriate where the conflicting claims are not identical, but at least one examined application claim is not patentably distinct

Application/Control Number: 15/962,305 Art Unit: 2641

from the reference claim(s) because the examined application claim is either anticipated by, or would have been obvious over, the reference claim(s). See, e.g., *In re Berg*, 140 F.3d 1428, 46 USPQ2d 1226 (Fed. Cir. 1998); *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Ornum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970); and *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

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

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

Claim 2 are rejected on the ground of nonstatutory obviousness-type double

patenting as being unpatentable over claims 1, 14 and 30 of US Patent 8,190,203 B2.

Although the conflicting claims are not identical, they are not patentably distinct from

each other because claim 2 limitation are found in claims 1, 14 and 30 of US Patent

8,190,203 B2 with obvious wording variation such as they both sets of claims are drawn

to earphones comprises an acoustic transducer and receive digital audio player

wirelessly via an ad hoc wireless network.

15/962,305	US 8,190,203 B2
2. (New) A system comprising: a mobile, digital audio player that stores digital audio content; and a headphone assembly comprising:	1, 14 and 30 . An earphone comprising:
first and second earphones, wherein each of the first and second earphones comprises an acoustic transducer;	a body, wherein the body comprises: at least one acoustic transducer for converting an analog electrical signal to sound;
an antenna for receiving wireless signals	an antenna; and a transceiver circuit in
from the mobile, digital audio player via	communication with the at least one
one or more ad hoc wireless	acoustic transducer and the antenna,
communication links; a wireless	wherein the transceiver circuit is for
The US Patent 8,190,203 B2, however, does not expressly teach or suggest a rechargeable battery for powering the first and second earphones.

In a similar endeavor, Ueda et al. (US 2009/0109054) teaches or suggests a method and device for data retrieval and computer product. Kamegaya also teaches or suggests recharge wireless earphones (Paragraphs [0008], [0078], claim 12 teach recharged battery power for wireless earphones).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the application 15/962,305 and include a

rechargeable battery for powering the first and second earphones in order to provide the

flexibility and long life of the wireless head phone/earphones.

Claim Rejections - 35 USC § 103

The following is a quotation of pre-AIA 35 U.S.C. 103(a) which forms the basis

for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 2-10, 12-39, 31-38, 40-51 and 53are rejected under pre-AIA 35 U.S.C.

103(a) as being unpatentable over Camp, JR. et al. (US 2009/0129605 A1) in view of

Hansen et al. (US 2008/0311852 A1) and further view of Ueda et al. (US 2009/0109054

A1).

Regarding claim 2. Camp teaches a system comprising:

a mobile (fig.3 #130), digital audio player that stores digital audio content (fig.3,

#10 music instrument as read on digital audio player; and a headphone assembly (fig.3,

#136).



comprising:

first and second earphones, wherein each of the first and second earphones comprises an acoustic transducer (Paragraphs [0049-0050] teach personal speaker 136 as read on earphone that received acoustic energy/ acoustic transducer from mobile terminal 130);and

a microphone for picking up utterances by a user of the headphone assembly (Paragraph [0005], [0046] teach mobile contain microphone that to received audio signal)

Camp is silent on

an antenna for receiving wireless signals from the mobile, digital audio player via one or more ad hoc wireless communication links; a wireless communication circuit connected to the at least one antenna, wherein the at least one wireless communication circuit is for receiving and transmitting wireless signals to and from the headphone assembly; and wherein the mobile, digital audio player is for transmitting digital audio content to the headphone assembly via the one or more ad hoc wireless communication

links, such that the digital audio content received by the headphone assembly from the mobile, digital audio player is playable by the first and second earphones;

a rechargeable battery for powering the first and second earphones.

In an analogous art, Hansen teaches

an antenna for receiving wireless signals from the mobile, digital audio player via one or more ad hoc wireless communication links (Paragraphs [0086], [0089], fig.17 Illustrate and teach cell phone/mobile communicate with PC/digital audio player via one or more ad hoc wireless communication links); a wireless communication circuit connected to the at least one antenna, wherein the at least one wireless communication circuit is for receiving and transmitting wireless signals to and from the headphone assembly (Paragraph [0090], fig.17 show headset receiving and transmitting wireless signals with cellphone);



and wherein the mobile, digital audio player is for transmitting digital audio content to the headphone assembly via the one or more ad hoc wireless communication links, such that the digital audio content received by the headphone assembly from the

mobile, digital audio player is playable by the first and second earphones (Paragraphs [0086], [0089-0090], [0092], fig.17 and fig.19 Illustrate cell phone, digital audio player/PC762/808 is for transmitting digital audio content to the headphone 774/812 via the one or more ad hoc wireless communication links).

However, the combination of Camp and Hansen are silent on

a rechargeable battery for powering the first and second earphones.

In an analogous art, Ueda teaches

a rechargeable battery for powering the first and second earphones (Paragraphs [0008], [0078], claim 12 teach cradle recharged battery power for wireless earphones).

Therefore, it would have been obvious to one of ordinary skill in the art before the effective filling date of the claimed invention was made to modify Camp, Hansen with Ueda's system such that a mobile, digital audio player that stores digital audio content; and a headphone assembly communicate via one or more ad hoc wireless communication links and a rechargeable battery for powering the first and second earphones in order to provide the convenient and flexible for the user listen to music via ad-hoc network.

Regarding claims 3, 13, 22, 31 and 43. The combination of Camp, Hansen and Ueda teach the system of claim 2, Camp teaches wherein:

in a first audio play mode, the first and second earphones play audio content stored on the mobile, digital audio player and transmitted to the headphone assembly from the mobile, digital audio player via the one or more ad hoc wireless communication links; and in a second audio play mode, the earphones play audio content streamed Application/Control Number: 15/962,305 Art Unit: 2641 from a remote network server (Paragraphs [0040], [0046-0048], [0050-0053], fig,3 Illustrate and described).

Regarding claims 4-5, 14-15, 23-24, 32-33 and 44-45. The combination of Camp, Hansen and Ueda teach the system of claim 2, Camp teaches wherein the headphone assembly further comprises a processor for:

processing audible utterances by the user picked up by the microphone in response to activation of the microphone by the user (Paragraphs [0005], [0046]); and transmitting a communication based on the audible utterances via the one or more ad hoc wireless communication links (Paragraphs [0046], [0048], [0057]).

Regarding claims 6, 16, 25 and 34. The combination of Camp, Hansen and Ueda teach the system of claim 2, Camp teaches wherein upon activation of the microphone by the user, data are transmitted about the headphone assembly to a remote device (Paragraphs [0005], [0046], fig.3 Illustrate and described);

Regarding claims 7-10, 17-20, 26-29, 35-38 and 47-51. The combination of Camp, Hansen and Ueda teach the system of claim 2, wherein:

the mobile, digital audio player is a first digital audio source; the system further comprises a second digital audio source that is different from the first digital audio source; and the headphone assembly transitions to play digital audio content received wirelessly from the second digital audio source via a second wireless communication link when a signal strength level for the first digital audio source is below Application/Control Number: 15/962,305 Art Unit: 2641 a threshold signal strength level (Paragraphs [0050-0053],[0056], [0058-0059] fig.3 audio signal can be modify).

Regarding claim 12. The combination of Camp, Hansen and Ueda teach the system of claim 2, Ueda teaches wherein: the wireless communication circuit is located in the first earphone; and the headphone assembly further comprises a connection wire between the first and second earphones to carry the received digital audio content from the first earphone to the second earphone (Paragraph [0026], [0028], [0031]).

Regarding claim 21. The combination of Camp, Hansen and Ueda teach the system of claim 12, Camp teaches wherein the headphone assembly further comprises a headband, and wherein the headband carries the connection wire (Paragraph [0063] teach headphone which obviously wear as headband and carries the connection wire).

Regarding claim 40. The combination of Camp, Hansen and Ueda teach the system of claim 12, Camp teaches wherein each of the first and second earphones comprise earbuds (Paragraph [0063]).

Regarding claim 53. The combination of Camp, Hansen and Ueda teach the system of claim 4, wherein a first integrated comprises the wireless communication circuit and a second integrated circuit, separate from the first integrated circuit, comprises the processor (Paragraphs [0044], [0046-0047]).

Claims 11, 39 and 52 are rejected under pre-AIA 35 U.S.C. 103(a) as being unpatentable over Camp, JR. et al. (US 2009/0129605 A1) in view of Hansen et al. (US 2008/0311852 A1) in view of Ueda et al. (US 2009/0109054 A1) and further view of Rabu et al. (US 2008/0167088 A1).

Regarding claims 11, 39 and 52. The combination of Camp, Hansen and Ueda teach the system of claim 2, but is silent on a remote server that transmits firmware upgrades to the headphone assembly.

In an analogous art, Rabu teaches

a remote server that transmits firmware upgrades to the headphone assembly (Paragraph [0040] teach upgrade firmware to headset).

Therefore, it would have been obvious to one of ordinary skill in the art before the effective filling date of the claimed invention was made to modify Camp, Hansen, Ueda with Rabu's system such that a remote server that transmits firmware upgrades to the headphone in order to provide the latest data/information to headset.

Claim 30 is rejected under pre-AIA 35 U.S.C. 103(a) as being unpatentable over Camp, JR. et al. (US 2009/0129605 A1) in view of Hansen et al. (US 2008/0311852 A1) in view of Ueda et al. (US 2009/0109054 A1) and further view of Miyake et al.(US 2006/0238878 A1).

Regarding claim 30. The combination of Camp, Hansen and Ueda teach the system of claim 12, but is silent on wherein each of the first and second earphones comprises:

an adjustable, curved hanger bar that sits upon an upper external curvature of a user's ear, behind the an upper portion of an auricular of the user's ear, when the headphone assembly is worn by the user; and

a body connected to the hanger bar, wherein the earphone extends from the body into the user's ear when the headphone assembly is worn by the user.

In an analogous art, Miyake teaches

wherein each of the first and second earphones comprises:

an adjustable, curved hanger bar that sits upon an upper external curvature of a user's ear, behind the an upper portion of an auricular of the user's ear, when the headphone assembly is worn by the user (Paragraphs [134-0135] teach wearable unit 20/headphone has bar shape curved for adjusting); and

a body connected to the hanger bar, wherein the earphone extends from the body into the user's ear when the headphone assembly is worn by the user (Paragraph [0135], [0161], fig.1, Illustrate and described).

Therefore, it would have been obvious to one of ordinary skill in the art before the effective filling date of the claimed invention was made to modify Camp, Hansen, Ueda with Miyake's system such that an adjustable, curved hanger bar that sits upon an upper external curvature of a user's ear, behind the an upper portion of an auricular of the user's ear, when the headphone assembly is worn by the user in order to provide the comfortable used of headset and easy to adjusting

Claim 41 is rejected under pre-AIA 35 U.S.C. 103(a) as being unpatentable over Camp, JR. et al. (US 2009/0129605 A1) in view of Hansen et al. (US 2008/0311852 A1)

in view of Ueda et al. (US 2009/0109054 A1) and further view of Kim (US 2007/0154050 A1).

Regarding claim 41. The combination of Camp, Hansen and Ueda teach the system of claim 2, Camp teaches wherein each of the first and second earphones comprises:

at least one acoustic transducer (Paragraphs [0054]; a wireless communication circuit (Paragraph [0005]);

a body portion that sits at least partially in an ear of the user when the headphone assembly is worn by the user (fig.3, #136).

The combination of Camp, Hansen and Ueda are silent on

an elongated portion that extends from the body portion.

In an analogous art, Kim teaches

an elongated portion that extends from the body portion (Paragraphs [0025],

claim 3 teach headset have an elongated portion).

Therefore, it would have been obvious to one of ordinary skill in the art before the effective filling date of the claimed invention was made to modify Camp, Hansen, Ueda with Kim's system such that earphones comprise an elongated portion that extends from the body portion in order to provide the comfortable used of headset.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to KIET M DOAN whose telephone number is (571)272-7863. The examiner can normally be reached on M-F 9:30am-5:30pm.

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, Charles Appiah can be reached on 571-272-7904. 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.

/KIET M DOAN/ Primary Examiner, Art Unit 2641

Application No. Applicant(s)					
<i>Examiner-Initiated Interview Summary</i> 15/962,305 Koss et al.					
Examiner Art Unit AIA Status					
	KIET M DOAN	2641	No		
All participants (applicant, applicant's representative, PTO personnel):					
(1) <u>KIET M. DOAN</u> .	(3)				
(2) <u>Mark Knedesen</u> .	(4)				
Date of Interview: 04 September 2018.					
Type: 🗹 Telephonic 🗌 Video Conference 🗌 Personal [copy given to: 🗌 applicant 🗌	applicant's representative]				
Exhibit shown or demonstration conducted: Yes If Yes, brief description:	2 No.				
Issues Discussed 101 112 102 103 Others (For each of the checked box(es) above, please describe below the issue and detailed description of the discussion)					
Claim(s) discussed: <u>2,41-42,46 and 49</u> .					
Identification of prior art discussed: <u>N/A</u> .					
Substance of Interview (For each issue discussed, provide a detailed description and indicate if agreement was reached. Some topics may include: identification or clarification of a reference or a portion thereof, claim interpretation, proposed amendments, arguments of any applied references etc)					
The examiner contacted and discussed with Applicant Representative Mark Knedesen regarding the restriction and suggestion to amended claims in order to advace application for condition of allowance. However, the suggestion of amendment claims 2 is deny by Mr. Knedesen but agree to cancel claim 54. Therefore, the Office issue a Non-Final Office Action in this instant Office Action.					
Applicant recordation instructions: It is not necessary for applicant to	provide a separate record of the substance of	interview.			
Examiner recordation instructions: Examiners must summarize the su substance of an interview should include the items listed in MPEP 713.04 thrust of each argument or issue discussed, a general indication of any of outcome of the interview, to include an indication as to whether or not age	bstance of any interview of record. A complet for complete and proper recordation includin ther pertinent matters discussed regarding pa reement was reached on the issues raised.	e and proper record g the identification tentability and the g	dation of the of the general general results or		
Attachment					
/KIET M DOAN/ Primary Examiner, Art Unit 2641					
U.S. Patent and Trademark Office PTOL-413B (Rev. 8/11/2010) Interview	w Summary	Paper	No. 20180906		

					Application/ 15/962,305	Control No.	Applicant(s)/Pat Reexamination	ent Under
		Notice of Reference	s Cited		Examiner KIET M DO	AN	Art Unit 2641	Page 1 of 1
				U.S. P		MENTS		
*		Document Number Country Code-Number-Kind Code	Date MM-YYYY		Nam	e	CPC Classification	US Classification
*	А	US-20070154050-A1	07-2007	Kim; Jo	ng-bae		H04R1/1041	381/382
*	В	US-20060238878-A1	10-2006	Miyake;	; Nobuyuki		G02B27/0176	359/630
*	С	US-20080167088-A1	07-2008	Rabu; S	Stanley		G06F1/1632	455/573
*	D	US-20090129605-A1	05-2009	Camp,	JR.; William O		G10H1/0058	381/77
*	Е	US-20080311852-A1	12-2008	HANSE	N; CHRISTOR	PHER J.	H04W88/06	455/41.2
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FOREIGN PATENT DOCUMENTS								
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		NON-PA	TENT	DOCU	MENTS
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*		Include as applicable: Author, Title Date, Publisher, Edition or Volume, Pertinent Pages)
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*A copy of this reference is not being furnished with this Office action. (See MPEP § 707.05(a).) Dates in MM-YYYY format are publication dates. Classifications may be US or foreign.

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

Notice of References Cited

Part of Paper No. 20180906

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Search Notes	15/962,305	Koss et al.
	Examiner	Art Unit
	KIET M DOAN	2641

CPC - Searched*		
Symbol	Date	Examiner
H04R5/033	09/07/2018	KD
H04W92/18	09/07/2018	KD

CPC Combination Sets - Searched*		
Symbol	Date	Examiner

US Classification - Searched*			
Class	Subclass	Date	Examiner
455	456.1	09/07/2018	KD
	41.2	09/07/2018	KD
	3.05	09/07/2018	KD
	573	09/07/2018	KD
381	301	09/07/2018	KD
	380	09/07/2018	KD
	74	09/07/2018	KD
	151	09/07/2018	KD

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

/KIET M DOAN/ Primary Examiner, Art Unit 2641	
U.S. Patent and Trademark Office Pa	Part of Paper No.: 20180906 e 1 of 2

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Search Notes	15/962,305	Koss et al.
	Examiner	Art Unit
	KIET M DOAN	2641

Search Notes				
Search Notes	Date	Examiner		
Inventor search	09/07/2018	KD		
East search	09/07/2018	KD		
(earphone\$1 (ear near phone\$1)) with ((cd near player) (audio near player) (music near player) mobile mp3) with (bluetooth adhoc (ad adj hoc)) and microphone with (headphone headset) and @ad<"20080101"	09/07/2018	KD		
mobile wireless \$4phone terminal handset) with ((cd near player) (audio near player) (music near player) mp3 music song\$1 multimedia) with (adhoc (ad adj hoc)) and (headphone headset) and @ad<"20080303"	09/07/2018	KD		
((H04M1/7253 OR H04M2250/02 OR H04M2250/06 OR H04M2250/10 OR H04R25/554 OR H04R5/033).CPC.)	09/07/2018	KD		
(headphone headset) with elongat\$3 and transducer with acoustic and @ad<"20080101"	09/07/2018	KD		
curve\$3 with hang\$3 with bar\$1 and (headphone headset) and @ad<" 20080101"	09/07/2018	KD		

Interference Search						
US Class/CPC Symbol	US Subclass/CPC Group	Date	Examiner			
700	94	09/07/2018	KD			

/KIET M DOAN/ Primary Examiner, Art Unit 2641		
U.S. Patent and Trademark Office	Page 2 of 2	Part of Paper No.: 20180906

			Application/Control No) .		Applicant(s)/Pa	aten	nt Und	ler Reexamination
Index of Claims			15/962,305			Koss et al.			
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CLAIMS										
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Part of Paper No.: 20180906

Page 1 of 2

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Index of Claims	15/962,305	Koss et al.
	Examiner	Art Unit
	KIET M DOAN	2641

CLAIM		DATE							
Final	Original	09/06/2018							
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	52	1							
	53	1							
	54	-							

Page 2 of 2

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Complete if Known Substitute for form 1449/PTO Application Number 15/962,305 - GAU: 2641 Filing Date INFORMATION DISCLOSURE 04/25/2018 First Named Inventor Michael J. Koss STATEMENT BY APPLICANT Art Unit (use as many sheets as necessary) Examiner Name Kiet Doan Sheet Attorney Docket Number of 4

U.S. PATENT DOCUMENTS Document Number Pages, Columns, Lines, Where Examiner Cite Publication Date Name of Patentee or Number - Kind Code Initials* Relevant Passages or Relevant No. MM-DD-YYYY Applicant of Cited Document (if known) Figures Appear 2004/0107271 A1 06-03-2004 Ahn et al. 2005/0064853 A1 03-25-2005 Radpour 2005/0198233 A1 09-08-2005 Manchester 2006/0206487 A1 09-14-2006 Harada 2006/0212442 A1 09-21-2006 Conrad 2006/0212444 A1 09-21-2006 Handman et al. 2006/0268830 A1 11-30-2006 Evans 2007/0008984 A1 01-11-2007 Phillips 2007/0037615 A1 02-15-2007 Glezerman 2007/0049198 A1 03-01-2007 Walsh et al. 2007/0053543 A1 03-08-2007 Lee 2007/0165875 A1 07-19-2007 Rezvani 2007/0297618 A1 12-27-2007 Nurmi et al. 2007/0253603 A1 11-01-2007 Kimura et al. 2008/0031470 A1 02-07-2008 Angelhag 2008/0062939 A1 03-13-2008 Van Horn 2008/0076489 A1 03-27-2008 Rosener et al. 2008/0019557 A1 01-24-2008 Bevirt et al. 2008/0242312 A1 10-02-2008 Paulson et al 2008/0298606 A1 12-04-2008 Johnson et al. 2009/0116678 A1 05-07-2009 Bevirt et al. 2009/0248178 A1 10-01-2009 Paulson et al 2010/0290642 A1 11-18-2010 Haseagawa 2013/0039510 A1 02-14-2013 Pelland et al. 2013/0099507 A1 04-25-2013 Moriya et al. 2015/0237439 A1 08-20-2015 Koss et al. 2017/0318378 A1 11-02-2017 Koss et al. 5,784,685 A 07-21-1998 Stanford et al. 6.389.463 B2 05-14-2002 Bolas 6,671,494 B1 12-30-2003 James 6,674,864 B2 01-06-2004 Kitamura 6,792,091 B2 09-14-2004 Lemchen et al. 6,937,712 B2 08-30-2005 Lemchen et al. 7,003,515 B2 02-21-2006 Glaser 7,027,311 B2 04-11-2006 Vanderelli 7,095,455 B2 08-22-2006 Jordan 7,099,370 B2 08-29-2006 Takahashi 7,120,388 B2 10-10-2006 Hall 7,139,585 B2 11-21-2006 Hachimura et al. 7,266,390 B2 09-04-2007 Mathews 7,337,027 B2 02-26-2008 Nishiguchi et al. 7,467,021 B2 12-16-2008 Yuen

Examiner Signature	/KIET M DOAN/	Date	09/06/2018
Signature		Considered	,

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Substitute for form (110/DTO	Complete if Known				
	Application Number	15/962,305 - GAU: 2641			
INFORMATION DISCLOSURE	Filing Date	04/25/2018			
STATEMENT BY APPLICANT	First Named Inventor	Michael J. Koss			
	Art Unit				
(use as many sheets as necessary)	Examiner Name	Kiet Doan			
Sheet 2 of 4	Attorney Docket Number	080188PCTUSCON8			

	U.S. PATENT DOCUMENTS						
Examiner Initials*	Cite No. ¹	Document Number Number - Kind Code ² (if known)	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear		
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		7,650,168 B2	01-19-2010	Bailey			
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Substitute for form 1110/DTO	Col	Complete if Known				
	Application Number	15/962,305 - GAU: 2641				
INFORMATION DISCLOSURE	Filing Date	04/25/2018				
STATEMENT BY APPLICANT	First Named Inventor	Michael J. Koss				
	Art Unit					
(use as many sheets as necessary)	Examiner Name	Kiet Doan				
Sheet 3 of 4	Attorney Docket Number	080188PCTUSCON8				

FOREIGN PATENT DOCUMENTS							
. .		Foreign Patent Document		Name of Patentee as	Pages, Columns, Lines,	1	
Examiner ·Initials*	Cite No. ¹	Country Code ³ -Number ⁴ -Kind Code ⁵ (<i>if known</i>)	Publication Date MM-DD-YYYY	Applicant of Cited Document	Where Relevant Passages or Relevant Figures Appear	T ⁶	
		JP 2004-320597 (English	11-11-2004	Matsushita Electric Ind.			
		Abstract)		Co. Ltd.			
		VVO 2006/04/724 A2	05-04-2006	Logitech Europe S.A.			
		NO 2007/120570 A1	10.00.000	Sony Ericsson Mobile			
		WO 2007/139578 A1	12-06-2007	Communications AB			
		WO 2007/130020 A2	11-29-2007	Autonet Mobile Inc.			
		WO 2008/033478 A1	03-20-2008	Reuss, et al.			
		WO 2006/054985 AZ	05-08-2008	Motorola Inc.			
		VVO 2009/086555 A1	07-09-2009	Koss Corporation			
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Substitute for form 1449/PTO	Application Number	15/962 305 - GAU: 2641			
INFORMATION DISCLOSURE	Filing Date	04/25/2018			
STATEMENT BY APPLICANT	First Named Inventor	Michael J. Koss			
	Art Unit				
(use as many sheets as necessary)	Examiner Name	Kiet Doan			
Sheet 4 of 4	Attorney Docket Number	080188PCTUSCON8			

NON PATENT LITERATURE DOCUMENTS						
Examiner Initials*	Cite No. ¹	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume-issue number(s), publisher, city and/or country where published.	T ²			
		Supplementary European Search Report for European Application No. 09731146.8 mailed June 10, 2011, 7 pages.				
		International Search Report for International Application No. PCT/US09/39754 mailed June 11, 2009, 2 pages.				
		International Preliminary Examination Report for International Application No. PCT/US09/39754 mailed October 28, 2010, 8 pages.				
		Written Opinion of the International Searching Authority for International Application No. PCT/US09/39754 mailed June 11, 2009, 5 pages.				
		IT REVIEW, "LTB 802.11 WiFi Headphones", <u>http://itreview.belproject.com/item/1536</u> accessed on 03/13/2008 (4 pages).				
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Signature	/KIET M DOAN/	Considered	09/06/2018
		Considered	

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EAST Search History

EAST Search History (Prior Art)

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
L1	2	(earphone\$1 headset headphone\$1 (head near phone\$1) (ear near phone\$1)) with antenna with ((cd near player) (audio near player) (music near player) mobile mp3) with (bluetooth adhoc (ad adj hoc)) and acoustic\$1 and @ad< "20080101"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2018/09/07 07:51
L2	27	(earphone\$1 headset headphone\$1 (head near phone\$1) (ear near phone\$1)) with antenna with ((cd near player) (audio near player) (music near player) mobile mp3) with (bluetooth adhoc (ad adj hoc)) and @ad<"20080101"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2018/09/07 08:05
L3	8	(earphone\$1 (ear near phone\$1)) with antenna with ((cd near player) (audio near player) (music near player) mobile mp3) with (bluetooth adhoc (ad adj hoc)) and @ad<"20080101"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2018/09/07 08:17
L4	118	(earphone\$1 (ear near phone\$1)) with ((cd near player) (audio near player) (music near player) mobile mp3) with (bluetooth adhoc (ad adj hoc)) and microphone and @ad<"20080101"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2018/09/07 08:19
L5	26	(earphone\$1 (ear near phone\$1)) with ((cd near player) (audio near player) (music near player) mobile mp3) with (bluetooth adhoc (ad adj hoc)) and microphone with (headphone headset) and @ad<"20080101"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2018/09/07 08:21
L6	1	(mobile wireless \$4phone terminal) with antenna\$1 with ((cd near player) (audio near player) (music near player) mp3) with (adhoc (ad adj hoc)) and (headphone headset)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	OFF	2018/09/07 09:10
L7	4	(mobile wireless \$4phone terminal) with antenna\$1 with ((cd near player) (audio near player) (music near player) mp3) with (adhoc (ad adj hoc) bluetooth (short near rang\$3)) and (headphone headset) with microphone and (adhoc (ad adj hoc) bluetooth (short near rang\$3)) and @ad<"20080303"	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	OFF	2018/09/07 09:12
L8	1	(mobile wireless \$4phone terminal handset) with antenna\$1 with ((cd near	US-PGPUB; USPAT;	OR	OFF	2018/09/07 09:23

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		player) (audio near player) (music near player) mp3) with (adhoc (ad adj hoc)) and (headphone headset)	USOCR; EPO; JPO; DERWENT			
L9	210	(mobile wireless \$4phone terminal handset) with ((cd near player) (audio near player) (music near player) mp3 music song\$1 multimedia) with (adhoc (ad adj hoc)) and (headphone headset)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	OFF	2018/09/07 09:26
L10	24	(mobile wireless \$4phone terminal handset) with ((cd near player) (audio near player) (music near player) mp3 music song\$1 multimedia) with (adhoc (ad adj hoc)) and (headphone headset) and @ad<"20080303"	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	OFF	2018/09/07 09:26
L11	0	(server computer center\$1 central\$3) with (software firmware) with upgrat\$3 near8 (headphone headset) and @ad< "20080303"	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	OFF	2018/09/07 11:32
L12	0	(server computer center\$1 central\$3) with upgrat\$3 near8 (headphone headset) and @ad<"20080303"	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	OFF	2018/09/07 11:34
L13	15	(server computer center\$1 central\$3) with (upgrad\$3 updat\$3) near8 (headphone headset) and @ad< "20080303"	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	OFF	2018/09/07 11:34
L14	0	(earphone\$1 (ear near phone\$1)) with curve\$3 with hang\$3 with bar\$1 and (headphone headset) and elongat\$3 and @ad<"20080101"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2018/09/07 11:45
L15	0	(earphone\$1 (ear near phone\$1)) with curve\$3 with hang\$3 with bar\$1 and (headphone headset) and @ad< "20080101"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2018/09/07 11:46
L16	0	(earphone\$1 (ear near phone\$1)) and curve\$3 with hang\$3 with bar\$1 and (headphone headset) and @ad<"20080101"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2018/09/07 11:46
L17	3	curve\$3 with hang\$3 with bar\$1 and (headphone headset) and @ad<"20080101"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2018/09/07 11:47
L18	72	curve\$3 with bar\$1 and (headphone headset) and @ad<"20080101"	US-PGPUB; USPAT;	OR	ON	2018/09/07 11:47

L19	282	(headphone headset) with elongat\$3	USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB US-PGPUB;	OR		2018/09/07
		and @ad< "20080101"	USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB			12:07
L20	19	(headphone headset) with elongat\$3 and transducer with acoustic and @ad< "20080101"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2018/09/07 12:08
L21	160	(earphone\$1 (ear near phone\$1)) with elongat\$3 and @ad<"20080101"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2018/09/07 12:13
L22	31	(earphone\$1 (ear near phone\$1)) with elongat\$3 and transducer and @ad< "20080101"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2018/09/07 12:13
L23	7	22 AND ((H04R5/033 OR H04R1/1008 OR H04R1/105).CPC.)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2018/09/07 12:21
L24	3	10 AND((H04W92/18 OR G06F3/167).CPC.)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	OFF	2018/09/07 12:23
S1	2	(mobile wireless \$4phone) with out near1 (rang\$4 area) and (mobilw wireless pda \$4phone) with automat\$5 with (chang\$3 convert\$4 divert\$4) with (ip internet digital\$1)	USPAT	OR	OFF	2011/09/19 20:35
S2	10	(mobile wireless \$4phone) with out near1 (rang\$4 area) and (mobile wireless pda \$4phone) with automat\$5 with (chang\$3 convert\$4 divert\$4) with (ip internet digital\$1)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	OFF	2011/09/19 20:35
53	0	(mobile wireless \$4phone) with out near1 (rang\$4 area) and (mobile wireless pda \$4phone) with automat\$5 with (chang\$3 convert\$4 divert\$4) with (mode state) with network	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	OFF	2011/09/19 20:42

S4	3	(mobile wireless \$4phone) with out near1 (rang\$4 area) and (mobile wireless pda \$4phone) with automat\$5 with (chang\$3 convert\$4 divert\$4) with network	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	OFF	2011/09/19 20:42
S5	11	(mobile wireless \$4phone) with out near1 (rang\$4 area) and automat\$5 with (chang\$3 convert\$4 divert\$4) with network	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	OFF	2011/09/19 20:44
S6	872	(mobile wireless \$4phone) with out near1 (rang\$4 area) and (mobile wireless pda \$4phone) with (chang\$3 convert\$4 divert\$4) with network	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	OFF	2011/09/19 20:45
S7	145	(mobile wireless \$4phone) with out near1 (rang\$4 area) and (mobile wireless pda \$4phone) with (chang\$3 convert\$4 divert\$4) with network with (internet digital)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	OFF	2011/09/19 20:45
S8	8	acoustic near transducer same (convert\$3 chang\$3) with (analog rf frequency signal\$3) with (audio sound) and firmware	USPAT	OR	OFF	2011/09/19 21:30
S9	46	acoustic near transducer same (convert\$3 chang\$3) with (analog rf frequency signal\$3) with (audio sound) and firmware	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	OFF	2011/09/19 21:30
S10	2	"7697899".pn.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	OFF	2011/09/19 21:33
S11	130	(mobile wireless) same acoustic near transducer and (convert\$3 chang\$3) with (analog rf frequency signal\$3) with (audio sound) and digital and (audio sound)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	OFF	2011/09/20 00:33
S12	25	S11 and stream\$3 and server	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	OFF	2011/09/20 00:33
S13	91	("20020069263" "20040169581" "2660662" "3651471" "3732536" "3742463" "3845391" "4025851" "4237449" "4425642" "4514725" "4642685" "4718106" "4750034" "4807031" "4840602" "4846693" "4923428" "4945412" "5085610" "5090936" "5108341" "5113437" "5136613" "5191615" "5301167" "5305348" "5319735" "5353352" "5412620" "5436941" "5442343" "5446756" "5450490" "5479442" "5499265" "5519779" "5539705" "5555258" "5574773" "5579124" "5604767" "5657379" "5663766" "5687191" "57794452" "5822360"	US-PGPUB; USPAT; USOCR	OR	OFF	2011/09/20 00:35

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		"5828325" "5848155" "5930369" "5937000" "5945932" "5960398" "5978413" "5999899" "6021432" "6022273" "6031914" "6035177" "6061793" "6125172" "6290566" "6298322" "6370666" "6389055" "6434253" "6438117" "6442283" "6636551" "6650877" "6708214" "6737957" "6757300" "6765950" "6773344" "6782253" "6832093" "6983051" "7031271" "7065342" "7158676").PN. "PN. "7158676").PN.				
S14	187	mbsfn and sfn	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	OFF	2012/02/29 11:27
S15	1	12/031462	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	OFF	2012/02/29 11:29
S16	0	(mobile wireless \$4phone) with out near1 (rang\$4 area) and transducer with (convert\$3 chang\$3 divert\$3) with (sound audio) and (adhoc (ad adj hoc))	USPAT	OR	OFF	2012/02/29 12:11
S17	1	(mobile wireless \$4phone) with out near1 (rang\$4 area) and transducer with (convert\$3 chang\$3 divert\$3) with (sound audio) and (adhoc (ad adj hoc))	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2012/02/29 12:11
S18	2	(mobile wireless \$4phone) and transducer with (convert\$3 chang\$3 divert\$3) with (sound audio) and (adhoc (ad adj hoc)) and (signal\$3 rf frequency) with threshold.clm.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2012/02/29 12:15
S19	19	(mobile wireless \$4phone) and transducer with (convert\$3 chang\$3 divert\$3) with (sound audio) and (adhoc (ad adj hoc)) and (signal\$3 rf frequency) with threshold	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2012/02/29 12:16
S20	20	transducer with (convert\$3 chang\$3 divert\$3) with (sound audio) and (adhoc (ad adj hoc)) and (signal\$3 rf frequency) with threshold	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2012/02/29 12:17
S21	1003	(mobile wireless \$4phone) and (adhoc (ad adj hoc)) and (signal\$3 rf frequency) with threshold and "455"/\$.ccls.	US-PGPUB; USPAT; USOCR; FPRS;	OR	OFF	2012/02/29 12:20

			epo; Jpo; Derwent; IBM_tdb			
S22	8	(mobile wireless \$4phone) with (adhoc (ad adj hoc)) with (signal\$3 rf frequency) with threshold and "455"/\$.ccls.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2012/02/29 12:21
S23	38203	(mobile wireless \$4phone) and transducer wand (convert\$3 chang\$3 divert\$3) with (sound audio) and (adhoc (ad adj hoc)) and threshold and rang\$3	USPAT	OR	OFF	2012/02/29 13:54
S24	258	(mobile wireless \$4phone) and transducer and (convert\$3 chang\$3 divert\$3) with (sound audio) and (adhoc (ad adj hoc)) and threshold and rang\$3	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2012/02/29 13:54
S25	21	(mobile wireless \$4phone) and transducer and (convert\$3 chang\$3 divert\$3) with (sound audio) and (adhoc (ad adj hoc)) and threshold and rang\$3.clm.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2012/02/29 13:55
S26	25	(mobile wireless \$4phone) and transducer and (convert\$3 chang\$3 divert\$3) with (sound audio) and (adhoc (ad adj hoc)) and threshold and rang\$3 and "455"/\$.ccls.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM TDB	OR	OFF	2012/02/29 13:59
S27	9	(mobile wireless \$4phone) and transducer and (convert\$3 chang\$3 divert\$3) with (sound audio) and (adhoc (ad adj hoc)) and threshold and rang\$3 and earphone	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2012/02/29 14:00
S28	1	(mobile wireless \$4phone) and transducer and (convert\$3 chang\$3 divert\$3) with (sound audio) and (adhoc (ad adj hoc)) and threshold and rang\$3 and earphone.clm.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2012/02/29 14:03
S29	2	"8190203".pn.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	OFF	2013/03/21 23:39
S30	27	("20050064853" "20050198233" "20060206487" "20060212442" "20060212444" "20070008984" "20070037615" "20070049198" "20070116316" "20070165875" "20070230727" "20080062939"	US-PGPUB; USPAT; USOCR	OR	ON	2013/03/29 14:23

		"20080101279" "20080291891" "20100246788" "5784685" "6792091" "6937712" "7003515" "7027311" "7099370" "7120388" "7139585" "7599679" "7697899" "7764775" "7805210").PN.				
S31	0	(server computer) with internet and stream\$4 near audio near server and (headset earphone\$1 bluetooth) with (ap (access near point)) with internet	US-PGPUB; USPAT; USOCR	OR	ON	2013/03/29 14:34
S32	41	(server computer) with internet and (stream\$4 near audio) and server and (headset earphone\$1 bluetooth) with (ap (access near point)) with internet	US-PGPUB; USPAT; USOCR	OR	ON	2013/03/29 14:35
S33	2287	host near server and internet and (stream\$4 near audio) and server and (headset earphone\$1 bluetooth) with (ap (access near point)) and register\$3and approva\$4 with (song media)	US-PGPUB; USPAT; USOCR	OR	ON	2013/03/29 14:52
S34	4	host near server and internet and (stream\$4 near audio) and server and (headset earphone\$1 bluetooth) with (ap (access near point)) and register\$3 and approva\$4 with (song media)	US-PGPUB; USPAT; USOCR	OR	ON	2013/03/29 14:56
S35	4	host near server and internet and (stream\$4 near audio) and server and (headset earphone\$1 bluetooth) with (ap (access near point)) and approva\$4 with (song media)	US-PGPUB; USPAT; USOCR	OR	ON	2013/03/29 14:57
S36	56	(earphone headset) with receiv\$3 with (song audio music) and convert\$4 near digital same analog and acoustic\$1 with transducer\$3	US-PGPUB; USPAT; EPO; JPO	OR	ON	2013/03/29 18:50
S37	769	(earphone headset) and convert\$4 near3 digital with analog and acoustic\$1 with transducer\$3	US-PGPUB; USPAT; EPO; JPO	OR	ON	2013/03/29 19:11
S38	464	S37 and @ad< "20080101"	US-PGPUB; USPAT; EPO; JPO	OR	ON	2013/03/29 19:13
S39	30	S37 and @ad<"20080101" and "455"/\$.ccls.	US-PGPUB; USPAT; EPO; JPO	OR	ON	2013/03/29 19:15
S40	0	("8190203.pn."). PN .	US-PGPUB; USPAT; USOCR; EPO; JPO	OR	OFF	2013/06/08 23:17
S41	0	("8190203.pn.").PN.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2013/06/08 23:18
S 42	2	("8190203").PN.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT;	OR	OFF	2013/06/08 23:18

EAST Search History

			IBM_TDB			
S43	27	("20050064853" "20050198233" "20060206487" "20060212442" "20060212444" "20070008984" "20070037615" "20070049198" "20070116316" "20070165875" "20070230727" "20080062939" "20080101279" "20080291891" "20100246788" "5784685" "6792091" "6937712" "7003515" "7027311" "7099370" "7120388" "7139585" "7599679" "7697899" "7764775" "7805210").PN.	US-PGPUB; USPAT; USOCR	OR	ON	2013/06/08 23:22
S44	9	((cd adj player) ipad) with audio near jack same (network internet wireless)	US-PGPUB; USPAT; USOCR	OR	ON	2013/06/08 23:26
S45	55	("20010050991" "20010050993" "20010053228" "20020102005" "20040136522" "20040198436" "20040204185" "20050004796" "20050064915" "20050090295" "20050130697" "20050146227" "20050177365" "20050181826" "20050232448" "20050239434" "20060013410" "20060046656" "20060046778" "20060134959" "20060166705" "20060134959" "20070015486" "20070025561" "20070036384" "2007025561" "20070026384" "20070239849" "20070226384" "20070239849" "20070226384" "20070239849" "20070226384" "20070239849" "20070247794" "20080167092" "20080201138" "5604813" "5787180" "5825897" "5951141" "5978689" "5991637" "6061456" "6108415" "6415034" "6507650" "6873862" "6975984" "7155214" "7181233" "7187948" "7190797" "7251332" "7254420" "7292880" "7346176" "7395090" "7433715").PN.	US-PGPUB; USPAT; USOCR	OR	ON	2013/06/08
S46	550	((cd adj player) ipad mp3) and (server computer) with encod\$4 with (audio sound) and (earphone earcup headset headphone)	US-PGPUB; USPAT; USOCR	OR	ON	2013/06/10 12:19
S47	6	((cd adj player) ipad mp3) and (server computer) with encod\$4 with analog with digital with (audio sound) and (earphone earcup headset headphone) same acoustic	US-PGPUB; USPAT; USOCR	OR	ON	2013/06/10 12:21
S48	1	"8055361".pn.	US-PGPUB; USPAT; USOCR	OR	ON	2013/06/10 12:24
S49	2	"20080167092"	US-PGPUB; USPAT; USOCR	OR	ON	2013/06/10 12:27
S50	2	"20040156012"	US-PGPUB; USPAT; EPO; JPO	OR	ON	2013/06/10 12:30
S51	108	((cd adj player) ipad mp3) same (server computer) with encod\$4 with (audio	US-PGPUB; USPAT;	OR	ON	2013/06/10 12:41

EAST Search History

		sound) and (earphone earcup headset headphone) and internet	USOCR			
S52	41	(server computer) with encod\$4 with (analog digital) and ((cd adj player) ipad mp3) with (earphone earcup headset headphone) and internet	US-PGPUB; USPAT; USOCR	OR	ON	2013/06/10 12:44
S53	0	"200700826612"	US-PGPUB; USPAT; USOCR	OR	ON	2013/06/10 12:57
S54	2	"20070082612"	US-PGPUB; USPAT; EPO; JPO	OR	ON	2013/06/10 12:58
S55	12	((cd adj player) ipad mp3) with (earphone earcup headset headphone) same (convert\$3 switch\$3 chang\$3) with (analog digital) and acoustic with analog	US-PGPUB; USPAT; USOCR	OR	ON	2013/06/10 15:32
S56	0	((cd adj player) ipad mp3) and (earphone earcup headset headphone) same acoustic with aoutput\$4 with analog	US-PGPUB; USPAT; USOCR	OR	ON	2013/06/10 16:15
S57	18	((cd adj player) ipad mp3) and (earphone earcup headset headphone) same acoustic with output\$3 with analog	US-PGPUB; USPAT; USOCR	OR	ON	2013/06/10 16:15
S58	178	(earphone earcup headset headphone) same acoustic with output\$3 with analog	US-PGPUB; USPAT; USOCR	OR	ON	2013/06/10 16:23
S59	5	(earphone earcup headset headphone) same (mp3 (cd near player)) and server with song\$1 and register\$3 with song\$1	US-PGPUB; USPAT; USOCR	OR	ON	2013/06/10 21:24
S60	75	(earphone earcup headset headphone) same (mp3 (cd near player)) same ear near canal	US-PGPUB; USPAT; USOCR	OR	ON	2013/06/10 22:40
S61	1	(earphone earcup headset headphone) same (mp3 (cd near player)) same ear near canal and wifi	US-PGPUB; USPAT; USOCR	OR	ON	2013/06/10 23:02
S62	20	(earphone earcup headset headphone) same (mp3 (cd near player)) same ear near canal and (wifi bluetooth)	US-PGPUB; USPAT; USOCR	OR	ON	2013/06/10 23:02
S63	1	"8190203".pn.	US-PGPUB; USPAT; EPO; JPO	OR	ON	2013/10/29 22:19
S64	1	"8571544".pn.	US-PGPUB; USPAT; EPO; JPO	OR	ON	2013/10/29 22:21
S65	0	(earphone headset) same coustic\$1 with transducer\$3 and (earphone headset) with wireless with (server internet) and play\$4 with (song music) with (server internet)	US-PGPUB; USPAT; EPO; JPO	OR	ON	2013/10/29 23:16
S66	5	(earphone headset) same acoustic\$1 with transducer\$3 and (earphone headset) with wireless with (server internet) and play\$4 with (song music) with (server internet)	US-PGPUB; USPAT; EPO; JPO	OR	ON	2013/10/29 23:23
S67	25	(earphone headset) same acoustic\$1	US-PGPUB;	OR	ON	2013/10/29

		with transducer\$3 and (earphone headset) with wireless with (server internet)	USPAT; EPO; JPO			23:24
S68	1826	(earphone headset) same (play\$4 operat\$3) with (music song multimedia media audio) with (server internet)	US-PGPUB; USPAT; EPO; JPO	OR	ON	2013/10/30 12:30
S69	418	(earphone headset) with (play\$4 operat\$3) with (music song multimedia media audio) with (server internet)	US-PGPUB; USPAT; EPO; JPO	OR	ON	2013/10/30 12:31
S70	252	(earphone headset) with (play\$4 operat\$3) with (music song multimedia media audio) with (server internet) and @ad< "20080505"	US-PGPUB; USPAT; EPO; JPO	OR	ON	2013/10/30 12:31
S71	119	(earphone headset) near3 (music song multimedia media audio) with (server internet) and @ad<"20080505"	US-PGPUB; USPAT; EPO; JPO	OR	ON	2013/10/30 12:36
S72	15	(earphone headset) near3 (music song) with (server internet) and @ad< "20080505"	US-PGPUB; USPAT; EPO; JPO	OR	ON	2013/10/30 13:27
S73	1	"8571544".pn.	US-PGPUB; USPAT; EPO; JPO	OR	ON	2013/12/07 12:49
S74	4	(earphone headset headphone) with wireless with receiv\$3 with (song audio music) same (server (base near station)) same internet.clm.	US-PGPUB; USPAT; EPO; JPO	OR	ON	2013/12/07 12:54
S75	73	("20020122396" "20020132630" "20020147016" "20020160779" "20020160806" "20020164991" "20040085938" "4617674" "5115463" "5255307" "5345448" "5353331" "5410588" "5448569" "5469496" "5506887" "5519706" "5519759" "5537434" "5546411" "5579379" "5594718" "5610972" "5664005" "5715521" "5734699" "5745850" "578281" "5809415" "5818824" "5822313" "5845211" "587256" "5896375" "5911120" "5913163" "5960344" "5999813" "6005856" "6009332" "6011975" "6055427" "6058106" "6069588" "6078571" "6119006" "6151311" "6163546" "6175860" "6201962" "6259685" "6275518" "6278699" "6295310" "6321089" "6396457" "6430395" "6466791" "6490446" "6510381" "6529732" "6628632" "6640098" "6650871" "6665541" "6675015" "6714524").PN.	US-PGPUB; USPAT; USOCR	OR	ON	2013/12/07 13:00
S76	483	(earphone headset headphone) with receiv\$3 with (song audio music) same (server (base near station))	US-PGPUB; USPAT; EPO; JPO	OR	ON	2013/12/07 13:12
S77	61	(earphone headset headphone) with receiv\$3 with (song audio music) same (server (base near station)) same internet	US-PGPUB; USPAT; EPO; JPO	OR	ON	2013/12/07 13:13
S78	21	("4659877" "4872160" "4872197"	US-PGPUB;	OR	ON	2013/12/07

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S79	38	(earphone headset headphone) with receiv\$3 with (song audio music) same (server (base near station)).clm.	us-pgpub; Uspat; Epo; Jpo	OR	ON	2013/12/07 13:22
S80	3	"9049502".pn.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2016/06/14 14:56
S81	2	"8571544".pn.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2016/06/14 15:01
S82	2	"8190203".pn.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2016/06/14 15:03
S83	1	14/695696	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2016/06/14 15:36
S86	23	digital near player and adapter and acoustic near transducer\$1	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2016/06/14 15:59
S87	4	S86 AND ((H04W52/0229 OR H04R1/1091 OR H04R2201/103 OR H04R2225/55 OR H04R2420/07 OR H04R25/554 OR H04R3/00 OR H04R5/033 OR H04R5/04).CPC.)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2016/06/14 16:02
S88	2	digital near player and acoustic near transducer\$1 and plugg\$2 and 381/\$.ccls.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2016/06/14 16:03
S89	28	digital near player and acoustic near transducer\$1 and 381/\$.ccls.	US-PGPUB; USPAT;	OR	OFF	2016/06/14 16:03

			USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB			
S90	6	("3894196" "4110583" "4490842" "5022486" "5138663" "5459290").PN.	US-PGPUB; USPAT; USOCR	OR	OFF	2016/06/14 16:04
S91	5	("4432097" "4641361" "7215202" "7583809" "8150067").PN.	US-PGPUB; USPAT; USOCR	OR	OFF	2016/06/14 16:05
S92	13	S89 AND ((H04R5/0335 OR H04R2460/13 OR H04R5/033 OR H04R1/1016 OR H04R2201/107 OR H04R2499/11 OR H04R19/00 OR H04R2201/023 OR H04R2400/01 OR G02C11/06 OR G02C11/10).CPC.)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2016/06/14 16:07
S93	19	digital near player and adapter and acoustic near transducer\$1 and wireless\$2 with network	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2016/06/14 16:12
S94	139	("20060212442" "20060268830" "8478880" "8571544" "7003515" "7650168" "8335312" "20090063703" "20070008984" "20070297618" "20080298606" "5784685" "6671494" "7027311" "7099370" "7266390" "7734055" "20130039510" "7467021" "8401202" "20040107271" "20070037615" "20070165875" "20080031470" "20080076489" "6674864" "6937712" "7095455" "7139585" "7764775" "7805210" "8023663" "8027638" "8102836" "9049502" "20050198233" "20060206487" "20070253603" "6389463" "7120388" "7599679" "7680490" "7861312" "7962482" "8553865" "20050240296" "20070049198" "20080062939" "6792091" "7697899" "8295516" "8655420" "20050064853" "20100290642" "20150237439" "7337027" "7512414" "8190203" "8792945").PN.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	OFF	2016/07/28 10:00
S95	0	S94 and (multiple plurality multi) with acoustic near1 transducer\$1 and adapter\$3	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	OFF	2016/07/28 10:02
S96	63	(multiple plurality multi) with acoustic near1 transducer\$1 and adapter\$3	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	OFF	2016/07/28 10:02
S97	10	(multiple plurality multi) with acoustic	US-PGPUB;	OR	OFF	2016/07/28

		near1 transducer\$1 and adapter\$3.clm.	USPAT; USOCR; EPO; JPO; DERWENT			10:02
S98	0	(earphone headset) near3 (music song multimedia media audio) with (server internet) and @ad<"20080505".clm.	US-PGPUB; USPAT; EPO; JPO	OR	ON	2016/07/28 10:11
S99	10	digital near player and adapter and acoustic near transducer\$1 and wireless\$2 with network.clm.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2016/07/28 10:11
S100	23	digital near player and adapter and acoustic\$1 near transducer\$1 and wireless\$2	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2016/07/28 10:23
S101	17	digital near player and adapter and acoustic\$1 near transducer\$1 and wireless\$2.clm.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2016/07/28 10:29
S102	6	digital near player and adapter and (multiple plurality multi) with acoustic\$1 and transducer\$1	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2016/07/28 10:40
S103	2	adapter\$3 with digital near player\$3 and acoustic\$1 near transducer\$1	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2016/07/28 10:42
S104	2	adapter\$3 same digital\$1 near player\$3 and acoustic\$1 near transducer\$1	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2016/07/28 10:42
S105	29	adapter\$3 and digital\$1 near player\$3 and acoustic\$1 near transducer\$1	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2016/07/28 10:42
S106	2	adapter\$3 and digital\$1 near player\$3 and acoustic\$1 near transducer\$1.clm.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO;	OR	OFF	2016/07/28 11:01

			DERWENT; IBM_TDB			
S107	2	"8497535".pn.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	OFF	2017/05/24 10:49
S108	2	"9497535".pn.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	OFF	2017/05/24 10:49
S109	2	"9438987".pn.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	OFF	2017/05/24 10:50
S110	3	"9049502".pn.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	OFF	2017/05/24 10:52
S111	3	"5571544".pn.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	OFF	2017/05/24 10:58
S112	2	"8571544".pn.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	OFF	2017/05/24 10:58
S113	2	"8190203".pn.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	OFF	2017/05/24 11:16
S114	3	"8655420".pn.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	OFF	2017/05/24 11:18
S115	0	"90729959".pn.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	OFF	2018/02/12 13:34
S116	3	"9729959".pn.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	OFF	2018/02/12 13:34
S117	2	"9497535".pn.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	OFF	2018/02/12 13:35
S118	902	digital near player and adapter and acoustic near transducer\$1 dock\$ near station and elongat\$3 and bluetooth	US-PGPUB; USPAT; USOCR;	OR	OFF	2018/02/12 14:49

			FPRS; EPO; JPO; DERWENT; IBM_TDB			
S123	2	digital near player and acoustic\$1 with transducer\$1 and dock\$ near station	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2018/02/12 14:51
S124	1	(earphone headset) with (play\$4 operat\$3) with (music song multimedia media audio) with (server internet) and transduc\$3 and elongat\$3 and wireless and (recharg\$5 charg\$5) with batter\$3.clm.	US-PGPUB; USPAT; EPO; JPO	OR	ON	2018/03/19 10:29
S125	1	S124 AND((H04R2201/103 OR H04R2201/107 OR H04R25/554 OR H04R5/033).CPC.)	us-pgpub; Uspat; Epo; Jpo	OR	ON	2018/03/19 10:32
S126	1	(earphone headset) with (play\$4 operat\$3) with (music song multimedia media audio) with (server internet) and transduc\$3 and elongat\$3 and wireless and (recharg\$5 charg\$5) with batter\$3	US-PGPUB; USPAT; EPO; JPO	OR	ON	2018/03/19 10:32
S127	1	(earphone headset) with (play\$4 operat\$3) with (music song multimedia media audio) with (server internet) and transduc\$3 and elongat\$3 and (recharg\$5 charg\$5) with batter\$3	US-PGPUB; USPAT; EPO; JPO	OR	ON	2018/03/19 10:39
S128	7	(earphone headset) with (play\$4 operat\$3) with (music song multimedia media audio) with (server internet) and transduc\$3 and elongat\$3 and (recharg\$5 charg\$5)	US-PGPUB; USPAT; EPO; JPO	OR	ON	2018/03/19 10:40
S129	2	S128 AND((H04R1/02 OR H04R5/033 OR H04R2201/107 OR H04R25/554 OR H04R3/00 OR H04W4/80).CPC.)	US-PGPUB; USPAT; EPO; JPO	OR	ON	2018/03/19 10:42
S130	9	"49783294".FMID.	US-PGPUB; USPAT; FPRS	OR	OFF	2018/03/19 10:42
S131	158	<pre>("20010011951" "20010026626" "20020001381" "20020012441" "20020068995" "20020115478" "20020149561" "20020183014" "20030108209" "20030118197" "20030119566" "20040013279" "20040105566" "20040131211" "20040132509" "20040189151" "2004027542" "20040259513" "20050046790" "20050088530" "20050160270" "20050176459" "20050184875" "20050136813" "20050232436" "20050237685" "20050244020" "20050237685" "20050286734" "2006079291" "20060093161" "20060120546" "20060121960" "20060159297" "20060158064" "20060227984" </pre>	US-PGPUB; USPAT; USOCR	OR	OFF	2018/03/19 10:43

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		"8526646" "8886263" "8918149" "9020170").PN.	<u> </u>			
S132	1	"9986325".pn.	US-PGPUB; USPAT; EPO; JPO	OR	ON	2018/08/31 15:04
S133	2	"9986325".pn.	US-PGPUB; USPAT; USOCR; EPO; JPO;	OR	OFF	2018/08/31 16:02

L		l	DERWENT			
S134	0	microphone with utteranc\$3 with headphone and (mobile wireless pda \$4phone) with (adhoc (ad adj hoc)) and earphone\$1 and @ad<"20090303"	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	OFF	2018/08/31 16:10
S135	1	microphone with utteranc\$3 with headphone and (mobile wireless pda \$4phone) with (adhoc (ad adj hoc)) and earphone\$1	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	OFF	2018/08/31 16:10
S136	1	microphone with utteranc\$3 and headphone and (mobile wireless pda \$4phone) with (adhoc (ad adj hoc)) and earphone\$1	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	OFF	2018/08/31 16:12
S137	31	microphone with utteranc\$3 and headphone and earphone\$1	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	OFF	2018/08/31 16:12
S138	8	microphone with utteranc\$3 and headphone and earphone\$1.clm.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	OFF	2018/08/31 16:12
S139	7	S138 AND((H04R2201/107 OR H04R5/033 OR H04R1/1008 OR H04R1/1016 OR H04R2460/13 OR H04M1/6066).CPC.)	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	OFF	2018/08/31 16:14
S140	128	(mobile wireless \$4phone) with (adhoc (ad adj hoc)) with (signal\$3 rf frequency) with threshold and (mobile wireless pda \$4phone) with (adhoc (ad adj hoc))	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2018/08/31 16:23
S141	32	(mobile wireless \$4phone) with (adhoc (ad adj hoc)) with (signal\$3 rf frequency) with threshold and (mobile wireless pda \$4phone) with (adhoc (ad adj hoc)) and @ad<"20090303"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2018/08/31 16:23
S142	0	microphone\$1 and headphone\$1 and (earphone\$1 headset headphone) with acoutic\$1 and (mobile wireless pda \$4phone) with (adhoc (ad adj hoc)) and @ad<"20090303"	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	OFF	2018/08/31 16:25
S143	0	microphone\$1 and headphone\$1 and (earphone\$1 headset headphone) with acoutic\$1 and (mobile wireless pda \$4phone) with (adhoc (ad adj hoc))	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	OFF	2018/08/31 16:25
S144	0	microphone\$1 and headphone\$1 and (earphone\$1 headset headphone) with acoutic\$1 and (adhoc (ad adj hoc))	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	OFF	2018/08/31 16:25

S145	2807	microphone\$1 and headphone\$1 and (adhoc (ad adj hoc))	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	OFF	2018/08/31 16:26
S146	153	microphone\$1 and headphone\$1 and (earphone\$1 headset headphone) and (mobile wireless pda \$4phone) with (adhoc (ad adj hoc)) and @ad< "20090303"	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	OFF	2018/08/31 16:27
S147	31	microphone\$1 and headphone\$1 and (earphone\$1 headset headphone) and (mobile wireless pda \$4phone) with (adhoc (ad adj hoc)) and (acoutic\$1 transducer\$1) and @ad<"20090303"	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	OFF	2018/08/31 16:28
S148	782	(earphone headset) with (recharg\$5 charg\$5) with (battery power) and @ad< "20080101"	US-PGPUB; USPAT; EPO; JPO	OR	ON	2018/09/06 16:49
S149	313	(earphone\$1 headset) with (recharg\$5 charg\$5) near3 battery with power\$3 and @ad<"20080101"	US-PGPUB; USPAT; EPO; JPO	OR	ON	2018/09/06 16:50
S150	44	S149 AND ((H04M1/0258 OR H04M1/04 OR H04M1/0262 OR H04M1/0202 OR G06F1/3203 OR H02J7/0054 OR H02J2007/0096 OR H02J7/32).CPC.)	US-PGPUB; USPAT; EPO; JPO	OR	ON	2018/09/06 16:52
S151	351136	((cd near player) (audio near player) (music near player) mobile) with stor\$3 (audio music sound song\$1) and (earphone\$1 headset headphone\$1 (head near phone\$1)) and (earphone\$1 headset headphone\$1 (head near phone\$1)) with (acoustic transducer\$1) and ((cd near player) (audio near player) (music near player) mobile) with (bluetooth adhoc (short near rang\$3) (ad adj hoc)) and @ad<"20080101"	US-PGPUB; USPAT; EPO; JPO	OR	ON	2018/09/06 22:46
S152	351041	((cd near player) (audio near player) (music near player) mobile) with stor\$3 (audio music song\$1) and (earphone\$1 headset headphone\$1 (head near phone\$1)) and (earphone\$1 headset headphone\$1 (head near phone\$1)) with acoustic with transducer\$1 and ((cd near player) (audio near player) (music near player) mobile) with (bluetooth adhoc (short near rang\$3) (ad adj hoc)) and @ad<"20080101"	US-PGPUB; USPAT; EPO; JPO	OR	ON	2018/09/06 22:48
S153	548914	((cd near player) (audio near player) (music near player) mobile) with stor\$3 (audio music song\$1) and (earphone\$1 headset headphone\$1 (head near phone\$1)) and (earphone\$1 headset headphone\$1 (head near phone\$1)) with acoustic with transducer\$1 and ((cd near player) (audio near player) (music near player) mobile) with (bluetooth adhoc (short near rang\$3) (ad adj hoc)) and @ad<"20080101"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2018/09/06 22:48
S154	8	((cd near player) (audio near player) (music near player)) with stor\$3 with	US-PGPUB; USPAT;	OR	ON	2018/09/06 22:49

		(audio music song\$1) and (earphone\$1 headset headphone\$1 (head near phone\$1)) and (earphone\$1 headset headphone\$1 (head near phone\$1)) with acoustic with transducer\$1 and ((cd near player) (audio near player) (music near player) mobile) with (bluetooth adhoc (short near rang\$3) (ad adj hoc)) and @ad<"20080101"	USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB			
S155	24	((cd near player) (audio near player) (music near player) mobile) with stor\$3 with (audio music song\$1) and (earphone\$1 headset headphone\$1 (head near phone\$1)) and acoustic with transducer\$1 and (bluetooth adhoc (ad adj hoc)) and @ad<"20080101"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2018/09/06 23:00

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CONFIRMATION NO. 4086

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	RUL	.E							
APPLICANTS Koss Corpor	ation, Milwaukee	e, WI;							
INVENTORS Michael J. Ku Michael J. Pu	INVENTORS Michael J. Koss, Milwaukee, WI; Michael J. Pelland, Princeton, WI;								
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** FOREIGN APPI	ICATIONS *****	********	*******						
** IF REQUIRED, 05/22/2018	FOREIGN FILIN	G LICENS	E GRAN	TED ** ** SMA	LL ENT	TTY **			
Foreign Priority claimed 35 USC 119(a-d) condition Verified and /KIET	Yes 🗹 No s met 🖵 Yes 🗹 No M DOAN/	Met af Allowa	fter ance	STATE OR COUNTRY	SHE DRAW	ETS INGS	TOT CLAI	AL MS	INDEPENDENT CLAIMS
Acknowledged Exam	iner's Signature	Initials		VVI		0	I		I
ADDRESS K&L GATES 210 SIXTH A PITTSBURG UNITED STA	ADDRESS K&L GATES LLP-Pittsburgh 210 SIXTH AVENUE PITTSBURGH, PA 15222-2613 UNITED STATES								
TITLE									
SYSTEM WI	SYSTEM WITH WIRELESS EARPHONES								
FILING FEE RECEIVED No 2435 No	FILING FEE FEES: Authority has been given in Paper No						ing Ext. of time)		

BIB (Rev. 05/07).

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:	Koss Corporation)	
Inventors:	Michael J. Koss et al.) Examiner:	Doan, Kiet M.
Serial No.:	15/962,305) Art Unit:	2641
Filing Date:	April 25, 2018) Atty. Docket	t No. 080188PCTUSCON8

Title: SYSTEM WITH WIRELESS EARPHONES

REQUEST FOR CORRECTION OF INVENTORSHIP <u>PURSUANT TO 37 C.F.R. § 1.48(a)</u>

VIA ELECTRONIC FILING

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

Commissioner:

Pursuant to 37 C.F.R. § 1.48(a), applicant respectfully requests amendment to the inventorship of the above-referenced application ("the Subject Application") as outlined below.

An original Application Data Sheet was filed with the Subject Application naming Michael J. Koss and Michael J. Pelland as inventors. Following the filing of the Subject Application it was determined that Michael Sagan, Steven R. Reckamp, Gregory J. Hallingstad, Jeffery K. Bovee and Morgan J. Lowery should be added as inventors. Consequently, declarations are being filed concurrently herewith for Steven R. Reckamp, Gregory J. Hallingstad, and Morgan J. Lowery. Substitute Statements in Lieu of an Oath or Declaration are being filed concurrently herewith for Michael Sagan and Jeffery K. Bovee.

Pursuant to 37 C.F.R. § 1.48(a), applicant respectfully requests herein amendment of the Subject Application to add Michael Sagan, Steven R. Reckamp, Gregory J. Hallingstad, Jeffery K. Bovee and Morgan J. Lowery as inventors. In support of this request and pursuant to 37 C.F.R. § 1.48(a), please find attached:

- (1) An Updated Application Data Sheet;
- (2) A processing fee under 37 C.F.R. § 1.17(i), which is being paid electronically; and
- (3) A processing fee under 37 C.F.R. § 1.17(d), which is being paid electronically.

The applicant also requests a Corrected Filing Receipt. If applicant's representative can be of assistance in addressing any remaining issues relating to this application, a representative of the Office may contact the undersigned at the number set forth below.

Respectfully submitted,

Dated: September 19, 2018

/Mark G. Knedeisen/ Mark G. Knedeisen Reg. No. 42,747

K&L GATES LLP K&L Gates Center 210 Sixth Avenue Pittsburgh, Pennsylvania 15222

Ph. (412) 355-6342 Fax (412) 355-6501

Electronic Patent Application Fee Transmittal							
Application Number:	15962305						
Filing Date:	25.	-Apr-2018					
Title of Invention:	SYSTEM WITH WIRELESS EARPHONES						
First Named Inventor/Applicant Name:	Mi	chael J. Koss					
Filer:	Ma	ırk G. Knedeisen/Am	anda Kernan				
Attorney Docket Number:	08	0188PCTUSCON8					
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:							
PROCESSING FEE, EXCEPT PROV. APPLS.	PROCESSING FEE, EXCEPT PROV. APPLS. 2830 1 70 70						
Petition:							
Patent-Appeals-and-Interference:							
Post-Allowance-and-Post-Issuance:							

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)		
Extension-of-Time:						
Miscellaneous:						
CORRECTION OF INVENTORSHIP ON MERITS	2819	1	300	300		
	Total in USD (\$)			370		

Electronic Acknowledgement Receipt				
EFS ID:	33761219			
Application Number:	15962305			
International Application Number:				
Confirmation Number:	4086			
Title of Invention:	SYSTEM WITH WIRELESS EARPHONES			
First Named Inventor/Applicant Name:	Michael J. Koss			
Customer Number:	26285			
Filer:	Mark G. Knedeisen/Amanda Kernan			
Filer Authorized By:	Mark G. Knedeisen			
Attorney Docket Number:	080188PCTUSCON8			
Receipt Date:	19-SEP-2018			
Filing Date:	25-APR-2018			
Time Stamp:	10:47:59			
Application Type:	Utility under 35 USC 111(a)			

Payment information:

Submitted with Payment	yes				
Payment Type	DA				
Payment was successfully received in RAM	\$370				
RAM confirmation Number	091918INTEFSW00008574021818				
Deposit Account	021818				
Authorized User	Amanda Kernan				
The Director of the USPTO is hereby authorized to charge	The Director of the USPTO is hereby authorized to charge indicated fees and credit any overpayment as follows:				
37 CFR 1.16 (National application filing, search, and examination fees)					
37 CFR 1.17 (Patent application and reexamination processing fees)					

File Listing	j:				
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
			126894		
1	Application Data Sheet	9-19-2018-Updated-ADS.pdf	1d98c0a5d3d6641e6b8b4dcc0a43590e099 90fb2	no	10
Warnings:		•	• • • •		
Information:					
This is not an US	PTO supplied ADS fillable form				
		9-19-2018-substitute-	2492718		
2	Oath or Declaration filed	statements-Sagan-and-Bovee. pdf	e91ca9fa0028de090af933d1468545e26e17 a2e1	no	4
Warnings:		1	łł		
Information:					
		9-19-2018-Executed-	372678		
3	Oath or Declaration filed	declarations-Lowery-Reckamp- Hallingstad.pdf)- 525a36281722cfb4079ff401fbb14cdc442b 4923		3
Warnings:		ł	I		
Information:					
			93565		
4	Petition for review by the Office of Petitions	9-19-2018-Request-for- correction-of-inventorship.pdf	e4b50f1ab38e3fc1c7454b3561ff4c7c023a6 3e6	no	2
Warnings:		ł	I		
Information:					
			32099		
5	Fee Worksheet (SB06)	fee-info.pdf	d443aa1e03b6b6a65864631f278145b8848 231b0	no	2
Warnings:		1	I		
Information:					
		Total Files Size (in bytes)	: 31	17954	

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 Da	ta Shaat 27 CED 1 76	Attorney Docket Number	080188PCTUSCON8				
	ILA SHEEL ST OFN 1.70	Application Number	15/962,305				
Title of Invention	of Invention SYSTEM WITH WIRELESS EARPHONES						
The application data sheet is part of the provisional or nonprovisional application for which it is being submitted. The following form contains the bibliographic data arranged in a format specified by the United States Patent and Trademark Office as outlined in 37 CFR 1.76. This document may be completed electronically and submitted to the Office in electronic format using the Electronic Filing System (EFS) or the document may be printed and included in a paper filed application.							

Secrecy Order 37 CFR 5.2:

Portions or all of the application associated with this Application Data Sheet may fall under a Secrecy Order pursuant to 37 CFR 5.2 (Paper filers only. Applications that fall under Secrecy Order may not be filed electronically.)

Inventor Information:

Invent	Inventor 1 Remove									
Leyan		;								,
Prefix	Given Name			Middle Nam	е		Family	Family Name		
	Micl	nael		J.			Koss			
Resid	lence	Information	Select One)	US Residency	0	Non US Re	esidency	O Activ	e US Military Service	
City	Milw	vaukee		State/Province	WI	Count	ry of Resi	dence	US	
Mailing	Add	ress of Invent	or:							
Addre	ss 1		4129 N. Port	Washington Road						
Addre	ss 2									
City		Milwaukee				State/Pro	vince	Wi		
Postal	Cod	e	53212-1052		Cour	itryi	US			
Invont	or	 ე	1		.L			R	emove	
Legal	Name	<u> </u>						Eccococo		
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- City						Count	IY OF NEST	uence		
Moiling	Add	and of lowood								
wanng	Auu	less of invent								
Addre	ss 1		N4626 Wildw	ood Lane						
Addre	ss 2							·		
City		Princeton	y		L	State/Pro	vince	WI		
Postal	Cod	e	54968		Cour	itry i	US			
_Invent	or	3						R	emove	
Legal I	Name)								
Prefix Given Name			Middle Nam	Middle Name			Family Name			
	Micl	nael					Sagan			
Resid	lence	Information	Select One)	US Residency	_ 0	Non US Re	sidency	O Activ	e US Military Service	;

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.

				Attorney	Docke	t Number	080188PCTUSCON8					
Application Data Sheet 37 CFR 1.7			1.76	6 Application Number		15/962,305						
Title of Invention SYSTEM WITH WIRELESS				LESS E	ARPHONE	3						
	F aire	İ			Chatal	Descises						
Cny	Fairti				State/	Province		Count	ry of Resi	dence		
Mailing	Addre	ess of Ir	vent	or:								
Addre	ss 1			117 Pau Ct								
Addre	ss 2											
City		Fairfield	i. 1					State/Pro	vince	CA		
Postal	Code			94534			Cou	ntryi	US			
Invent Legal I	or 4 Name	L								R	emove	
Prefix	Give	n Name	•		M	iddle Name	è		Family	Name		Suffix
	Steve	en			R.				Reckam	 C		
Resid	lence	Informat	tion (Select One)	🖲 US	Residency	0	Non US Re	sidency	 O Activ	e US Military Service))
City	Cryst	al Lake			State/	Province	<u>IL</u>	Count	ry of Resi	dence	US	
											÷	
Mailing	Addre	ess of Ir	vent	or:								
Addre	<u>ss 1</u>			5608 Smith Ro	<u>1.</u>							
Addre	ss 2											
City		Crystal	Lake			State/Pro			vince	IL		
Postal	Code)		60014		Country			US			
Invent	or f	j								R	emove	
Legal I	Name											
Prefix	Give	n Name	•		M	Middle Name			Family Name			Suffix
	Greg	ory			J.				Hallingst	ad		
Resid	lence	Informa	tion (Select One)	🖲 US	Residency	0	Non US Re	sidency	🔿 Activ	e US Military Service	;
City	Defo	est			State/	Province	<u>WI</u>	Count	ry of Resi	dence	US	
Mailing	Addro	ess of Ir	nvent	or:								
Addre	<u>ss 1</u>			6871 Old Ams	terdam	Way						
Addre	ss 2											
City		Defores	<u>st</u>					State/Pro	vince	WI		
Postal Code 53532					Cou	ntryi	US					
Invent	or6	ì								R	emove	
Legal I	Name											
Prefix Given Name		M	Middle Name			Family Name			Suffix			
	Jeffe	<u>ry</u>			<u>K</u> .	<u>K.</u>			Bovee			
Resid	lence	Informat	tion (Select One)	🖲 US	Residency	0	Non US Re	sidency	🔿 Activ	e US Military Service)
City	City Sterling State/Province IL Country of Residence US											

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	Docke	et Number	080188PCTUSCON8					
			Applicatio	Application Number		15/962,3	305				
Title of	Title of Invention SYSTEM WITH WIRELESS EARPHONES										
Mailing	Address	of Inven	tor:								
Addres	<u>ss 1</u>		3706 E 20th St.								
Addre	ss 2										
City	St	erling	1				State/Prov	vince	IL		
Postal	Code		61081			Cou	intry i	US			
Invent	or 7						k.		R	smove	
Legal I	Vame										
Prefix	Given N	lame		Mi	iddle Nam	3		Family	Name		Suffix
	Morgan							Lowery			
Resid	ence Info	rmation	(Select One)	<u>) US</u>	Residency	0	Non US Re	sidency (🔿 Activ	e US Military Service	
City	Deforest		S	tate/	Province	WI	Countr	y of Resid	dence	US	
·'											
Mailing	Address	of Inven	tor:								
Addres	ss 1		513 Yahara St.								
Addre	Address 2										
City	De	forest	L				State/Prov	vince	WI		
Postal	Postal Code 53532 Country i US										
All Inv genera	entors N ited withir	ust Be I this form	isted - Addition	al Ir Add	nventor Inf	ormat	ion blocks	may be		Add	

Correspondence Information:

Enter either Customer Number or complete the Correspondence Information section below. For further information see 37 CFR 1.33(a).								
An Address is being provided for the correspondence Information of this application.								
Customer Number 26285								
Email Address Add Email Remove Email								

Application Information:

Title of the Invention	SYSTEM WITH WIRELESS EARPHONES					
Attorney Docket Number	080188PCTUSCON8 Small Entity Status Claimed					
Application Type	Nonprovisional	Nonprovisional				
Subject Matter	Utility					
Total Number of Drawing	Sheets (if any)	16	Suggested Figure for Publication (if any)			

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 Da	ta Shoot 37 CEP 1 76	Attorney Docket Number	080188PCTUSCON8	
Application Data Sheet S7 CFK 1.70		Application Number	15/962,305	
Title of Invention	SYSTEM WITH WIRELESS E	ARPHONES		

Filing By Reference:

Only complete this section when filing an application by reference under 35 U.S.C. 111(c) and 37 CFR 1.57(a). Do not complete this section if application papers including a specification and any drawings are being filed. Any domestic benefit or foreign priority information must be provided in the appropriate section(s) below (i.e., "Domestic Benefit/National Stage Information" and "Foreign Priority Information").

For the purposes of a filing date under 37 CFR 1.53(b), the description and any drawings of the present application are replaced by this reference to the previously filed application, subject to conditions and requirements of 37 CFR 1.57(a).

Application number of the previously filed application	Filing date (YYYY-MM-DD)	Intellectual Property Authority or Country

Publication Information:

Π

Request Early Publication (Fee required at time of Request 37 CFR 1.219)

Request Not to Publish. I hereby request that the attached application not be published under 35 U.S.C. 122(b) and certify that the invention disclosed in the attached application has not and will not be the subject of an application filed in another country, or under a multilateral international agreement, that requires publication at eighteen months after filing.

Representative Information:

Representative information should be provided for all practitioners having a power of attorney in the application. Providing this information in the Application Data Sheet does not constitute a power of attorney in the application (see 37 CFR 1.32). Either enter Customer Number or complete the Representative Name section below. If both sections are completed the customer Number will be used for the Representative Information during processing.

Please Select One:	Customer Number	O US Patent Practitioner	0	Limited Recognition (37 CFR 11.9)
Customer Number	26285			

Domestic Benefit/National Stage Information:

This section allows for the applicant to either claim benefit under 35 U.S.C. 119(e), 120, 121, 365(c), or 386(c) or indicate National Stage entry from a PCT application. Providing benefit claim information in the Application Data Sheet constitutes the specific reference required by 35 U.S.C. 119(e) or 120, and 37 CFR 1.78.

When referring to the current application, please leave the "Application Number" field blank.

Prior Application Status	Pending		Remove
Application Number	Continuity Type	Prior Application Number	Filing or 371(c) Date (YYYY-MM-DD)
	Continuation of	15/650362	2017-07-14

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 CEP 1 76	Attorney Docket Number	080188PCTUSCON8
Application Data Sheet 57 Of IC 1.70	Application Number	15/962,305

Title of Invention SYSTEM WITH WIRELESS EARPHONES

Prior Applicati	on Status	Patented				Remo	ve	
Application Number	Continuity Type		Prior Application Number	Filing Date (YYYY-MM-DD)	Pat	ent Number	Issue Date (YYYY-MM-DD)	
15/650362	Continuat	ion of	15/293785	2016-10-14	97299	59	2017-08-08	
Prior Applicati	on Status	Patented				Remo	ve	
Application Number	Cont	inuity Type	Prior Application Number	Filing Date (YYYY-MM-DD)	Pat	ent Number	Issue Date (YYYY-MM-DD)	
15/293785	Continuat	ion of	15/082040	2016-03-28	94975	535	2016-11-15	
Prior Applicati	on Status	Patented				Remo	ve	
Application Number	Cont	inuity Type	Prior Application Number	Filing Date (YYYY-MM-DD)	Pat	ent Number	Issue Date (YYYY-MM-DD)	
15/082040	Continual	ion of	14/695696	2015-04-24	94389	87	2016-09-06	
Prior Applicati	on Status	Patented				Remo	ve	
Application Number	Cont	inuity Type	Prior Application Number	Filing Date (YYYY-MM-DD)	Pat	ent Number	Issue Date (YYYY-MM-DD)	
14/695696	Continuation of		13/609409	2012-09-11	90495	502	2015-06-02	
Prior Application Status Patented		Patented				Remo	ve	
Application Number	Cont	inuity Type	Prior Application Number	Filing Date (YYYY-MM-DD)	Pat	ent Number	Issue Date (YYYY-MM-DD)	
13/609409	Continual	ion of	13/459291	2012-04-30	8571544		2013-10-29	
Prior Applicati	on Status	Patented			Remove		Ve	
Application Number	Cont	inuity Type	Prior Application Number	Filing Date (YYYY-MM-DD)	Pat	ent Number	Issue Date (YYYY-MM-DD)	
13/459291	Continual	ion of	12/936488	2010-12-20	81902	203	2012-05-29	
Prior Applicati	on Status	Expired				Remo	ve	
Application N	umber	Cont	inuity Type	Prior Application N	Prior Application Number		Filing or 371(c) Date (YYYY-MM-DD)	
12/936488	12/936488 a 37		ational	PCT/US2009/039754	PCT/US2009/039754			
Prior Application Status Expired		Expired			Remove		ve	
Application Number		Continuity Type		Prior Application Number (Filing or (YYY)	371(c) Date Y-MM-DD)	
PCT/US2009/0397	'54	Claims benefit	of provisional	61/123265		2008-04-07		
Additional Dome by selecting the a	Additional Domestic Benefit/National Stage Data may be by selecting the Add button.				orm			

Foreign Priority Information:

PTO/AIA/14 (02-18) Approved for use through 11/30/2020. OMB 0651-0032

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 Da	ta Shoot 37 CED 1 76	Attorney Docket Number	080188PCTUSCON8
Application Da		Application Number	15/962,305
Title of Invention	SYSTEM WITH WIRELESS E	ARPHONES	

This section allows for the applicant to claim priority to a foreign application. Providing this information in the application data sheet constitutes the claim for priority as required by 35 U.S.C. 119(b) and 37 CFR 1.55. When priority is claimed to a foreign application that is eligible for retrieval under the priority document exchange program (PDX)¹ the information will be used by the Office to automatically attempt retrieval pursuant to 37 CFR 1.55(i)(1) and (2). Under the PDX program, applicant bears the ultimate responsibility for ensuring that a copy of the foreign application is received by the Office from the participating foreign intellectual property office, or a certified copy of the foreign priority application is filed, within the time period specified in 37 CFR 1.55(g)(1).

			Remove
Application Number	Country ⁱ	Filing Date (YYYY-MM-DD)	Access Code ⁱ (if applicable)
Additional Foreign Priority Add button.	Data may be generated wit	hin this form by selecting the	

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.

NOTE: By providing this statement under 37 CFR 1.55 or 1.78, this application, with a filing date on or after March 16, 2013, will be examined under the first inventor to file provisions of the AIA.

Application Data Sheet 37 CFR 1.76		Attorney Docket Number	080188PCTUSCON8
		Application Number	15/962,305
Title of Invention	SYSTEM WITH WIRELESS E	ARPHONES	

Authorization or Opt-Out of Authorization to Permit Access:

When this Application Data Sheet is properly signed and filed with the application, applicant has provided written authority to permit a participating foreign intellectual property (IP) office access to the instant application-as-filed (see paragraph A in subsection 1 below) and the European Patent Office (EPO) access to any search results from the instant application (see paragraph B in subsection 1 below).

Should applicant choose not to provide an authorization identified in subsection 1 below, applicant <u>must opt-out</u> of the authorization by checking the corresponding box A or B or both in subsection 2 below.

NOTE: This section of the Application Data Sheet is **ONLY** reviewed and processed with the **INITIAL** filing of an application. After the initial filing of an application, an Application Data Sheet cannot be used to provide or rescind authorization for access by a foreign IP office(s). Instead, Form PTO/SB/39 or PTO/SB/69 must be used as appropriate.

1. Authorization to Permit Access by a Foreign Intellectual Property Office(s)

A. <u>Priority Document Exchange (PDX)</u> - Unless box A in subsection 2 (opt-out of authorization) is checked, the undersigned hereby <u>grants the USPTO authority</u> to provide the European Patent Office (EPO), the Japan Patent Office (JPO), the Korean Intellectual Property Office (KIPO), the State Intellectual Property Office of the People's Republic of China (SIPO), the World Intellectual Property Organization (WIPO), and any other foreign intellectual property office participating with the USPTO in a bilateral or multilateral priority document exchange agreement in which a foreign application claiming priority to the instant patent application is filed, access to: (1) the instant patent application-as-filed and its related bibliographic data, (2) any foreign or domestic application to which priority or benefit is claimed by the instant application and its related bibliographic data, and (3) the date of filing of this Authorization. See 37 CFR 1.14(h) (1).

B. <u>Search Results from U.S. Application to EPO</u> - Unless box B in subsection 2 (opt-out of authorization) is checked, the undersigned hereby grants the USPTO authority to provide the EPO access to the bibliographic data and search results from the instant patent application when a European patent application claiming priority to the instant patent application is filed. See 37 CFR 1.14(h)(2).

The applicant is reminded that the EPO's Rule 141(1) EPC (European Patent Convention) requires applicants to submit a copy of search results from the instant application without delay in a European patent application that claims priority to the instant application.

2. Opt-Out of Authorizations to Permit Access by a Foreign Intellectual Property Office(s)

A. Applicant <u>DOES NOT</u> authorize the USPTO to permit a participating foreign IP office access to the instant
 application-as-filed. If this box is checked, the USPTO will not be providing a participating foreign IP office with any documents and information identified in subsection 1A above.

B. Applicant <u>DOES NOT</u> authorize the USPTO to transmit to the EPO any search results from the instant patent
 application. If this box is checked, the USPTO will not be providing the EPO with search results from the instant application.

NOTE: Once the application has published or is otherwise publicly available, the USPTO may provide access to the application in accordance with 37 CFR 1.14.

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	080188PCTUSCON8
		Application Number	15/962,305
Title of Invention	SYSTEM WITH WIRELESS E	ARPHONES	

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.					
Applicant 1					
If the applicant is the inventor (The information to be provided 1.43; or the name and address who otherwise shows sufficient applicant under 37 CFR 1.46 (a proprietary interest) together w identified in this section.	or the ren in this se of the as propriet assignee ith one o	maining joint inventor or inven ection is the name and addres ssignee, person to whom the in ary interest in the matter who , person to whom the inventor r more joint inventors, then the	tors under 37 CFR 1.45) s of the legal representat nventor is under an oblig s the applicant under 37 is obligated to assign, or a joint inventor or invento	, this section should not be completed. tive who is the applicant under 37 CFR ation to assign the invention, or person CFR 1.46. If the applicant is an r person who otherwise shows sufficient ors who are also the applicant should be	
Assignee		C Legal Representative u	nder 35 U.S.C. 117	Joint Inventor	
O Person to whom the invento	or is oblig	ated to assign.	O Person who sho	ows sufficient proprietary interest	
If applicant is the legal repre	sentativ	e, indicate the authority to	file the patent applicat	ion, the inventor is:	
Name of the Deceased or L	.egally li	ncapacitated Inventor:			
If the Applicant is an Orga	nization	check here.			
Organization Name Ko	oss Corpo	oration			
Mailing Address Informa	tion Fo	r Applicant:			
Address 1	4129 N	N. Port Washington Road			
Address 2					
City	Milwau	ıkee	State/Province	WI	
Country ⁱ US	Country US Postal Code 53212-1052				
Phone Number	Phone Number Fax Number				
Email Address					
Additional Applicant Data m	Additional Applicant Data may be generated within this form by selecting the Add button.				

Assignee Information including Non-Applicant Assignee 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.

PTO/AIA/14 (02-18)

Approved for use through 11/30/2020. OMB 0651-0032 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	080188PCTUSCON8
		Application Number	<u>15/962,305</u>
Title of Invention	SYSTEM WITH WIRELESS E	ARPHONES	

Assignee 1

Complete this section if assignee information, including non-applicant assignee information, is desired to be included on the patent application publication. An assignee-applicant identified in the "Applicant Information" section will appear on the patent application publication as an applicant. For an assignee-applicant, complete this section only if identification as an assignee is also desired on the patent application publication.

Prefix	Given Name	Middle Name	Family Name	Suffix
Mailing Address I	nformation For Assigne	e including Non-Applica	nt Assignee:	
Address 1				
Address 2				
City		State	/Province	******
Country		Posta	I Code	
Phone Number		Fax N	lumber	
Email Address				
Additional Assigned selecting the Add	ee or Non-Applicant Assig button.	nee Data may be generate	ed within this form by	

Signature:

NOTE: This Application Data Sheet must be signed in accordance with 37 CFR 1.33(b). However, if this Application Data Sheet is submitted with the INITIAL filing of the application and either box A or B is not checked in subsection 2 of the "Authorization or Opt-Out of Authorization to Permit Access" section, then this form must also be signed in accordance with 37 CFR 1.14(c).

This Application Data Sheet **must** be signed by a patent practitioner if one or more of the applicants is a **juristic** entity (e.g., corporation or association). If the applicant is two or more joint inventors, this form must be signed by a patent practitioner, <u>all</u> joint inventors who are the applicant, or one or more joint inventor-applicants who have been given power of attorney (e.g., see USPTO Form PTO/AIA/81) on behalf of <u>all</u> joint inventor-applicants.

See 37 CFR 1.4(d) for the manner of making signatures and certifications.

Signature	/Mark G. Knedeisen/		Date (YYYY-MM-DD)	2018-09-19		
First Name	Mark	Last Name	Knedeisen	Registration Number	42747	
Additional Signature may be generated within this form by selecting the Add button.						

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	080188PCTUSCON8
		Application Number	<u>15/962,305</u>
Title of Invention	SYSTEM WITH WIRELESS E	ARPHONES	

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.

Doc code: Oath Document Description: Oath or declaration filed

Under the Paperwork Reduction Art of 1995, no	persons are required to respond	Approved for use throu U.S. Patent and Trademark Office, U.S. to a collection of information unless it disp	PTO/AIA/02 (07-13) igh 11/30/2020 OMB 0651-0032 DEPARTMENT OF COMMERCE lays a valid OMB control number.		
SUBSTITUTE STATEMENT OR DESIGN PATENT	IN LIEU OF AN O APPLICATION (3)	ATH OR DECLARATION 5 U.S.C. 115(d) AND 37	N FOR UTILITY CFR 1.64)		
Title of SYSTEM WITH WIREL	ESS EARPHONES				
This statement is directed to:		***************************************			
The attached application,					
OB					
United States application or PCT interna	tional application number	15/962,305 filed or	April 25, 2018		
LEGAL NAME of inventor to whom thi	s substitute statemen	it applies:			
(E.g., Given Name (first and middle (if any)) .	and Family Name or Sum	ອກາອງ			
Jeffery K. Bovee					
Residence (except for a deceased or legally i	ncapacitated inventor)				
Cay Sterling	State	Country US			
Mailing Address (except for a deceased or legally i	ncapacitated inventor):				
3706 E 20th St.					
_{cny} Sterling	Siate IL	_{zo} 61081	_{Country} US		
I believe the above-named inventor or joint in in the application.	wentor to be the original i	sventor or an original joint invento	or of a claimed invention		
The above-identified application was made o	r authorized to be made b	y me.			
I hereby acknowledge that any willful false st imprisonment of not more than five (5) yea	atement made in this state ars, or both.	ament is punishable under 18 U.5	S.C. 1001 by fine or		
Relationship to the inventor to whom this su	bstitute stalement applies	:			
(am) Decrepantative (for decreased or leastly lease active sector and a					
	a ar iodhaidh sirrabaonasagas	erennine nevers			
Person to whom the inventor is tind	ler an obligation to assign				
Person who otherwise shows a suf	ficient procrietary interest	in the matter (petition under 37 C	SR 1.46 is required) or		
Joint Inventor.	an she she same ya a sa		er er en		
	and the second second				

This collection of information is required by 35 U.S.C. 115 and 37 CPR 1.93. The information is required to obtain or retain a benefit by the public which is to file (and by the UEPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CPR 1.11 and 1.14. This collection is estimated to taxe 1 minute to complete, including gathering, preparing, and submitting the complete application from to the USPTO. Tome will very 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-\$199 and select option 2

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SUBSTITUTE STATEMENT					
Circumstances permitting execution of this substitute statement:					
Inventor is deceased.					
Inventor is under legal incapacity,					
Inventor cannot be found or reached after diligent effort, or					
Inventor has refused to execute the oath or declaration under 37 CFR 1.63.					
If there are joint inventors, please check the appropriate box below:					
An application data sheet under 37 CFR 1.76 (PTO/AIA/14 or equivalent) naming or is currently submitted.	g the entire inventive entity has been				
OR					
An application data sheet under 37 CFR 1.76 (PTO/AIA/14 or equivalent) has no Statement Supplemental Sheet (PTO/AIA/11 or equivalent) naming the entire inv information is attached. See 37 CFR 1.64(b).	t been submitted. Thus, a Substitute rentive entity and providing inventor				
WARNING:					
remover applicant is cautioned to avoid stormining personal information in documents filed in a patient application that may contribute to identify theft. Personal information such as social security numbers, bank account numbers, or credit card numbers (other than a check or credit card authorization form PTO-2038 submitted for payment purposes) is never required by the USPTO to support a petition or an application. If this type of personal information is included in documents submitted to the USPTO, petitioners/applicants should consider redacting such personal information from the documents before submitted to the USPTO. Petitioners/applicant is advised that the record of a patent application is available to the public after publication of the application (unless a non-publication request in compliance with 37 CFR 1,213(a) is made in the application) or issuance of a patent. Furthermore, the record from an abandoned application may also be available to the public if the application is referenced in a published application or an issued patent (see 37 CFR 1,14). Checks and credit card authorization forms PTO-2038 submitted for namement purposes are not actioned in the application forms file and therefore are not multicly invited to the patent.					
PERSON EXECUTING THIS SUBSTITUTE STATEMENT:	***************************************				
Name, Michael J. Koss	Date (Optional):				
Signature elen A. Jan					
APPLICANT NAME AND TITLE OF PERSON EXECUTING THIS SUBSTITUTE STATEM	ENT:				
In the applicant is a junistic entity, list the applicant fame and the line of the signer.					
Applicant Name:					
Title of Person Executing This Schettude Statement: President / Chief Executive Officer					
The signer, whose little is supplied above, is authorized to act on behalf of the applicant.					
Residence of the signer (unless provided in an application data sheet, PTO/AIA/14 or equivalent):					
city Milwaukee State WI Country US					
Mailing Address of the signer (unless provided in an application data sheet, PTO/AIA/14 or equivalent) 4129 N. Port Washington Road					
_{city} Milwaukee WI _{zip} 53212	2-1052 US				
Note: Use an additional PTO/AIA/02 form for each inventor who is deceased, legally incapa after diligent effort, or has refused to execute the oath or declaration under 37 CFR 1.63.	icilated, cannot be found or reached				

[Page 2 of 2]

Under	the Paperwork Reduction Act of 1968, no perso	U.S. Pal as are required to respond to a coller	ent and Trademark Office, U.S. D dion of information unless if displ	DEPARTMENT OF COMMERCE ays a valid OMS control number
SUE	ISTITUTE STATEMENT IN OR DESIGN PATENT AP	LIEU OF AN OATH (PLICATION (35 U.S.	DR DECLARATION C. 115(d) AND 37 (I FOR UTILITY CFR 1.64)
Title of Invention	SYSTEM WITH WIRELES	3 EARPHONES		
This stateme	ent is directed to:			
The att	ached application.			
OR	States application or PCT internationa	il application number	32,305 filed on	April 25, 2018
LEGAL NA	ME of inventor to whom this su	ibstitute statement appli	·65:	
(E.g., Given Michae	Name (first and middle (if any)) and F Sagan	Family Name or Surname)		
Residence (except for a deceased or legally incap	pacitated inventor)		
l _{ow} Fair	field	CA State	Country	
Mailing Addre 117 Pau	ss (except for a deceased or legally incap Ct	actated investor).		
_{ony} Fair	field	_{State} CA	₂₀ 94534	_{Country} US
I believe the in the ap	above-named inventor or joint invent blication.	or to be the original inventor	or an onginal joint invento	r of a claimed invention
I ne above-i	dentified application was made or aut	horized to be made by me.		
) hereby ack imprisoni	nowledge that any willful false statem nent of not more than five (5) years, o	ient made in this statement it ir both.	s punishable under 18 U.S	. C. 1001 by fine or
Relationshi	p to the inventor to whom this substit	ute statement applies:		
i ie	gal Representative (for deceased or I	egally incapacitated inventor	only),	
As Contraction	signee.	e selecte e Maria Maria e e tata		
	rson to whom the inventor is under a rson who otherwise shows a sufficien	n congetion to assign, it proprietary interest in the n	natter (petition under 37 C	FR 1.46 is required) or
در ەر	int Inventor.		an and financial and speed on the	n na

PTO/AIA/02 (07-13)

Approvers for use through 11/30/2020. OMB 0651-0032

[Page 1 of 2]

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 rand by the USPTC 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 minutes to complete, including gathering, preparing, and submitting the completer application form to the USPTC Time will vary desending upon the includual case. Any comments on the amount of time you require to complete this form and/or suggestions for raduums to process, should be sent to the Chief Information Officer, U.S. Pearent and Trademark Officer, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450, DO NOT SEND FEES OR COMPLETED PORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

If you rised assistance in completing the form, call 1-800-PTC-9198 and select option 2

PTC/SB/AIA02 (07-13) Approved for use through 11/30/2020. OMS 0651-0032 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE Under the Peperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

	SUBSTITUTE STATEMENT					
Circums	tances permitting execution of this r	substitute statement:				
	Inventor is deceased,					
	Inventor is under legal incapacity,					
	Inventor cannot be found or reache	ad after diligent effort, or				
	Inventor has refused to execute the	e oath or declaration unde	r 37 CFR 1.63.			
If there	are joint inventors, please check the	appropriate box below:				
	An application data sheet under 37 or is currently submitted.	CFR 1.76 (PTO/AIA/14 c	r equivalent) naming the enti	ire inventive entity has been		
OR						
	An application data sheet under 37 Statement Supplemental Sheet (P information is attached. See 37 CF	7 CFR 1 76 (PTO/AIA/14 c TO/AIA/11 or equivalent) i 'R 1.64(b).	r equivalent) has not been a naming the entire inventive e	ubmitted Thus, a Substitute ntity and providing inventor		
	****	WARNING:				
(other than to support petitioners USPTO application patent. Fu referenced PTO-2038	contribute to identify theft. Personal information such as social security numbers, bank account numbers, or credit card numbers (other than a check or credit card authorization form PTO-2038 submitted for payment purposes) is never required by the USPTO to support a petition or an application. If this type of personal information is included in documents submitted to the USPTO, petitioners/applicants should consider redacting such personal information from the documents before submitted to the USPTO. Petitioner/applicant is advised that the record of a patent application is available to the public after publication of the application (unless a non-publication request in compliance with 37 CFR 1.213(a) is made in the application) or issuance of a patent. Furthermore, the record from an abandoned application may also be available to the public if the application is referenced in a published application or an issued patent (see 37 CFR 1.14). Checks and credit card authorization forms PTO-2038 submitted for navination forms are not publication forms.					
PERSON	EXECUTING THIS SUBSTITUTE S	TATEMENT:	***************************************			
Name: N	lichael J. Koss	and the second		Date (Optional):		
Signature	<u>Ceilf I</u>	Jan				
APPLICA	NT NAME AND TITLE OF PERSOI	NEXECUTING THIS SUE	STITUTE STATEMENT:			
и тве аррі	cant is a junstic entity, list the applic	cant name and the tille or	me signer;			
Applicant.	Name:					
Title of Person Executing This Substitute Statement: President / Chief Executive Officer The signer, whose title is supplied above, is authorized to act on behalf of the applicant. Residence of the signer (unless provided in an application data sheet, PTO/AI&/(4 or equivalent);						
_{city} Mi	_{city} Milwaukee State WI Country US					
Mailing Address of the signer (unless provided in an application data sheet, PTO/AIA/14 or equivalent) 4129 N. Port Washington Road						
_{city} Mi	lwaukee	State WI	53212-1052 _{Zip}	Country		
Note: Use	an additional PTO/AIA/02 form for	each inventor who is dece	ased, legally incapacitated, o	cannot be found or reached		

[Page 2 of 2]

Under	PTO/AIA/01 (06-12) Approved for use through 11/30/2020. OMB 0651-0032 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE the Panerwork Reduction Act of 1995. no persons are required to respond to a collection of information unless a valid OMB control number.
DEC	LARATION (37 CFR 1.63) FOR UTILITY OR DESIGN APPLICATION USING AN APPLICATION DATA SHEET (37 CFR 1.76)
Title of Invention	SYSTEM WITH WIRELESS EARPHONES
As the below	w named inventor, I hereby declare that:
This declara is directed f	ation The attached application, or to: United States application or PCT international application number <u>15/962,305</u> filed on <u>April 25, 2018</u>
The above-i	identified application was made or authorized to be made by me.
I believe tha	at I am the original inventor or an original joint inventor of a claimed invention in the application.
I hereby ack by fine or im	knowledge that any willful false statement made in this declaration is punishable under 18 U.S.C. 1001 aprisonment of not more than five (5) years, or both.
	WARNING:
Petitioner/ap contribute to (other than a to support a petitioners/a USPTO. Pet application of patent. Fur referenced i PTO-2038 s	pplicant is cautioned to avoid submitting personal information in documents filed in a patent application that may o 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 a petition or an application. If this type of personal information is included in documents submitted to the USPTO, applicants 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 thermore, 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 submitted for payment purposes are not retained in the application file and therefore are not publicly available.
LEGAL N	
Inventor: Signature	Morgan J. Lowery Date (Optional) :
Note: An app been previou	plication tata sheet (PTO/SB/14 or equivalent), including naming the entire inventive entity, must accompany this form or must have usly filed. Use an additional PTO/AIA/01 form for each additional inventor.
This collection of by the USPTO complete, inclu- comments on the Patent and Tra- THIS ADDRES	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 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 ding gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case, Any he 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. demark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO TSEND FEES OR COMPLETED FORMS TO S. 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.

PTO/AIA/01 (06-12) Approved for use through 11/30/2020. OMB 0651-032 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.			
DECLARATION (37 CFR 1.63) FOR UTILITY OR DESIGN APPLICATION USING AN APPLICATION DATA SHEET (37 CFR 1.76)			
Title of Invention SYSTEM WITH WIRELESS EARPHONES			
As the below named inventor, I hereby declare that:			
This declaration is directed to: The attached application, or United States application or PCT international application number			
The above-identified application was made or authorized to be made by me.			
I believe that I am the original inventor or an original joint inventor of a claimed invention in the application.			
I hereby acknowledge that any willful false statement made in this declaration is punishable under 18 U.S.C. 1001 by fine or imprisonment of not more than five (5) years, or both.			
WARNING:			
Petitioner/applicant is cautioned to avoid submitting personal information in documents filed in a patent application that may contribute to identity theft. Personal information such as social security numbers, bank account numbers, or credit card numbers (other than a check or credit card authorization form PTO-2038 submitted for payment purposes) is never required by the USPTO to support a petition or an application. If this type of personal information is included in documents submitted to the USPTO, petitioners/applicants should consider redacting such personal information from the documents before submitting them to the USPTO. Petitioner/applicant is advised that the record of a patent application is available to the public after publication of the application (unless a non-publication request in compliance with 37 CFR 1.213(a) is made in the application) or issuance of a patent. Furthermore, the record from an abandoned application may also be available to the public if the application is referenced in a published application or an issued patent (see 37 CFR 1.14). Checks and credit card authorization forms PTO-2038 submitted for payment purposes are not retained in the application file and therefore are not publicly available.			
LEGAL NAME OF INVENTOR			
Inventor: Date (Optional) : Signature: Signature:			
Note: An application data sheet (PTO/SB/14 or equivalent), including naming the entire inventive entity, must accompany this form or must have 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 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.			

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

Under	PTO/AIA/01 (06-12) Approved for use through 11/30/2020. OMB 0651-0032 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE 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.
DEC	CLARATION (37 CFR 1.63) FOR UTILITY OR DESIGN APPLICATION USING AN APPLICATION DATA SHEET (37 CFR 1.76)
Title of Invention	SYSTEM WITH WIRELESS EARPHONES
As the belo	w named inventor, I hereby declare that:
This declar is directed	The attached application, or to: United States application or PCT international application number <u>15/962,305</u> filed on <u>April 25, 2018</u> .
The above-	identified application was made or authorized to be made by me.
I believe that	at I am the original inventor or an original joint inventor of a claimed invention in the application.
l hereby acl by fine or in	knowledge that any willful false statement made in this declaration is punishable under 18 U.S.C. 1001 nprisonment of not more than five (5) years, or both.
	WARNING:
Petitioner/a contribute to (other than to support a petitioners/a USPTO. Pe application patent. Fur referenced P_TO-2038 s	pplicant is cautioned to avoid submitting personal information in documents filed in a patent application that may o 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 a petition or an application. If this type of personal information is included in documents submitted to the USPTO, applicants 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 thermore, 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 submitted for payment purposes are not retained in the application file and therefore are not publicly available.
LEGAL N	IAME OF INVENTOR
Inventor: Signature	Gregory J. Hallingstad Date (Optional): 6/18/18
Note: An app been previou	plication data sheet (PTO/SB/14 or equivalent), including naming the entire inventive entity, must accompany this form or must have usly filed. Use an additional PTO/AIA/01 form for each additional inventor.
This collection by the USPTO complete, inclu comments on the Patent and Tran THIS ADDRES	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 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 ding gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any he 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. demark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO S. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

ed assistance in completing the form, call 1-800-PTO-9199 and select option 2



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)

Michael J. Koss, Milwaukee, WI; Michael J. Pelland, Princeton, WI; Michael Sagan, Fairfield, CA; Steven R. Reckamp, Crystal Lake, IL; Gregory J. Hallingstad, Deforest, WI; Jeffrey K. Bovee, Sterling, IL; Morgan J. Lowery, Deforest, WI;

Applicant(s)

Koss Corporation, Milwaukee, WI;

Power of Attorney: The patent practitioners associated with Customer Number 26285

Domestic Priority data as claimed by applicant

This application is a CON of $15/650,362\ 07/14/2017\ PAT\ 9986325$ which is a CON of $15/293,785\ 10/14/2016\ PAT\ 9729959$ which is a CON of $15/082,040\ 03/28/2016\ PAT\ 9497535$ which is a CON of $14/695,696\ 04/24/2015\ PAT\ 9438987$ which is a CON of $13/609,409\ 09/11/2012\ PAT\ 9049502$ which is a CON of $13/459,291\ 04/30/2012\ PAT\ 8571544$ which is a CON of $12/936,488\ 12/20/2010\ PAT\ 8190203$ which is a 371 of PCT/US2009/039754\ 04/07/2009 which claims benefit of $61/123,265\ 04/07/2008$

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

page 1 of 4

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

Permission to Access Application via Priority Document Exchange: Yes

Permission to Access Search Results: Yes

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

Projected Publication Date: Not Applicable Non-Publication Request: No Early Publication Request: No ** SMALL ENTITY ** Title

SYSTEM WITH WIRELESS EARPHONES

Preliminary Class

381

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.

page 2 of 4

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

LICENSE FOR FOREIGN FILING UNDER

Title 35, United States Code, Section 184

Title 37, Code of Federal Regulations, 5.11 & 5.15

<u>GRANTED</u>

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

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

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

NOT GRANTED

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

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

page 3 of 4

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page 4 of 4

United St	ates Patent and Tradema	RK OFFICE UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS PO. Box 1430 Alexandria, Virginia 22313-1450 www.uspl.gov		
APPLICATION NUMBER	FILING OR 371(C) DATE	FIRST NAMED APPLICANT	ATTY. DOCKET NO./TITLE	
15/962,305	04/25/2018	Michael J. Koss	080188PCTUSCON8	
			CONFIRMATION NO. 4086	
26285		37 CFR 1.48 ACKNOWLEDGEMENT		
K&L GATES LLP-Pittsbur	gh	LETTER		
210 SIXTH AVENUE				
PITTSBURGH, PA 15222	2-2613			
			Date Mailed: 09/25/2018	

NOTICE OF ACCEPTANCE OF REQUEST UNDER 37 CFR 1.48(a)

This is in response to the applicant's request under 37 CFR 1.48(a) submitted on 09/19/2018.

The request under 37 CFR 1.48(a) to correct the inventorship, to correct or update the name of an inventor, or to correct the order of names of joint inventors is accepted.

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/

page 1 of 1

	TED STATES PATENT	T AND TRADEMARK OFFICE	K 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.	
15/962,305	04/25/2018	Michael J. Koss	080188PCTUSCON8	4086	
26285 7590 10/12/2018			EXAMINER		
210 SIXTH AV	/ENUE	DOAN, KIET M			
FILISBURGH	, FA 13222-2015		ART UNIT	PAPER NUMBER	
			2641		
			NOTIFICATION DATE	DELIVERY MODE	
			10/12/2018	ELECTRONIC	

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

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

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

USpatentmail@klgates.com

	Application No. 15/962,305	Applicant(s) Koss et al.			
Applicant-Initiated Interview Summary	Ated Interview SummaryExaminerArt UnitAIA SKIET M DOAN2641No		AIA Status No		
All participants (applicant, applicants representative, F	PTO personnel):				
(1) <u>KIET M. DOAN</u> .	(3) <u>Michael Koss</u> .				
(2) <u>Mark Knedeisen</u> .	(4)				
Date of Interview: 09 October 2018.					
Type: 🗹 Telephonic 🛛 Video Conference 🗋 Personal [copy given to: 🗌 applicar	applicant's representative]			
Exhibit shown or demonstration conducted:	☑ No.				
Issues Discussed 101 112 102 103 (For each of the checked box(es) above, please describe below the issue and	Others detailed description of the discussion)				
Claim(s) discussed: <u>2</u> .					
Identification of prior art discussed: <u>N/A</u> .					
Substance of Interview (For each issue discussed, provide a detailed description and indicate if agreement was reached. Some topics may include: identification or clarification of a reference or a portion thereof, claim interpretation, proposed amendments, arguments of any applied references etc)					
The examiner discussed with Applicant Representative Mark Knedeisen and Mr. Koss Michael regarding the proposed claim amendment of claim 2. The examiner carefully review the proposed amendment and indicated that the Office require further search for the newly added limitation when the Applicant officially file/submit the amendment. However, the examiner maintain the suggestion of amended claim 2 including claims 41, 42, 46 and 49 in order to place Application for condition of allowance.					
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 interview.					
Examiner recordation instructions : Examiners must summarize the substance of any interview of record. A complete and proper recordation of the substance of an interview should include the items listed in MPEP 713.04 for complete and proper recordation including the identification of the general thrust of each argument or issue discussed, a general indication of any other pertinent matters discussed regarding patentability and the general results or outcome of the interview, to include an indication as to whether or not agreement was reached on the issues raised.					
Attachment					
/KIET M DOAN/ Primary Examiner, Art Unit 2641					
U.S. Patent and Trademark Office PTOL-413 (Rev. 8/11/2010) Inte	rview Summary	Paper N	Jo . 20181009		
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 examiners 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 applicants 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
- 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 applicants 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 examiners 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 examiners initials.

Doc Code: DIST.E.FILE Document Description: Electronic Terminal Disclaimer - Filed			PTO/SB/26 U.S. Patent and Trademark Office Department of Commerce	
Electronic Petition Request	TERMINAL DISCLAIMER TO OB "PRIOR" PATENT	BVIATE A DO	OUBLE PATENTING REJECTION OVER A	
Application Number	15962305			
Filing Date	25-Apr-2018			
First Named Inventor	Michael Koss			
Attorney Docket Number	080188PCTUSCON8			
Title of Invention	SYSTEM WITH WIRELESS EARPHONES			
Filing of terminal disclaimer does Office Action	not obviate requirement for resp	ponse unde	r 37 CFR 1.111 to outstanding	
This electronic Terminal Disclaim	er is not being used for a Joint Re	esearch Agre	eement.	
Owner	Pi	ercent Inter	est	
Koss Corporation	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)				
8190203				
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. 				

I certify, in accordance with 3 required for this terminal disc	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.			
Applicant claims the following fee s	tatus:			
Small Entity) Small Entity			
O Micro Entity				
C Regular Undiscounted				
I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.				
THIS PORTION MUST BE COMPLET	ED BY THE SIGNATORY OR SIGNATORIES			
l certify, in accordance with 37 CFR 1.4(d)(4) that l am:				
 An attorney or agent registered to practice before the Patent and Trademark Office who is of record in this application 				
Registration Number 4274	Registration Number 42747			
 A sole inventor 				
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				
 A joint inventor; all of whom are signing this request 				
Signature	ignature /Mark G. Knedeisen/			
Name	Name Mark G. Knedeisen			

*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:	15	962305			
Filing Date:	25.	Apr-2018			
Title of Invention:	SY	STEM WITH WIRELES	55 EARPHONES		
First Named Inventor/Applicant Name:	Mi	chael J. Koss			
Filer:	Mark G. Knedeisen/Amanda Kernan				
Attorney Docket Number:	080188PCTUSCON8				
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.: 15962305

Filing Date: 25-Apr-2018

Applicant/Patent under Reexamination: Koss

Electronic Terminal Disclaimer filed on October 17, 2018

APPROVED

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:	34033565	
Application Number:	15962305	
International Application Number:		
Confirmation Number:	4086	
Title of Invention:	SYSTEM WITH WIRELESS EARPHONES	
First Named Inventor/Applicant Name:	Michael J. Koss	
Customer Number:	26285	
Filer:	Mark G. Knedeisen/Amanda Kernan	
Filer Authorized By:	Mark G. Knedeisen	
Attorney Docket Number:	080188PCTUSCON8	
Receipt Date:	17-OCT-2018	
Filing Date:	25-APR-2018	
Time Stamp:	12:16:06	
Application Type:	Utility under 35 USC 111(a)	

Payment information:

Submitted with Payment	yes	
Payment Type	DA	
Payment was successfully received in RAM	\$160	
RAM confirmation Number	101718INTEFSW00010203021818	
Deposit Account	021818	
Authorized User	Amanda Kernan	
The Director of the USPTO is hereby authorized to charge indicated fees and credit any overpayment as follows:		
37 CFR 1.16 (National application filing, search, and examination fees)		
37 CFR 1.17 (Patent application and reexamination processing fees)		

File Listing	g:				
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
			33501		
1	Terminal Disclaimer-Filed (Electronic)	eTerminal-Disclaimer.pdf	6484d25db3e11afa4d1d44a9f8a0eaab92c 3babc	no	2
Warnings:			1		
Information:					
			30509		
2	Fee Worksheet (SB06)	fee-info.pdf	48c4ec89aa7c642292506c60c316596cd3b 08488	no	2
Warnings:			•		
Information:					
		Total Files Size (in bytes)): 6	4010	
This Acknowl characterized Post Card, as <u>New Applicat</u> If a new appli 1.53(b)-(d) ar Acknowledge <u>National Stag</u> If a timely sul U.S.C. 371 an national stag <u>New Internat</u> If a new inter an internatio and of the Int national secu- the applicatio	ledgement Receipt evidences receipt d by the applicant, and including pag described in MPEP 503. <u>tions Under 35 U.S.C. 111</u> ication is being filed and the applicat of MPEP 506), a Filing Receipt (37 CF ement Receipt will establish the filing ge of an International Application un bmission to enter the national stage d other applicable requirements a Fo e submission under 35 U.S.C. 371 wi ional Application Filed with the USP national application is being filed an nal filing date (see PCT Article 11 and ternational Filing Date (Form PCT/RC prity, and the date shown on this Ack pn.	t on the noted date by the U ge counts, where applicable. tion includes the necessary of R 1.54) will be issued in due g date of the application. <u>der 35 U.S.C. 371</u> of an international applicat form PCT/DO/EO/903 indicat II be issued in addition to th <u>TO as a Receiving Office</u> ad the international applicat d MPEP 1810), a Notificatior D/105) will be issued in due of nowledgement Receipt will	SPTO of the indicated It serves as evidence components for a filin course and the date s ion is compliant with ing acceptance of the e Filing Receipt, in du tion includes the nece of the International A course, subject to pres establish the internat	l documents of receipt s ag date (see shown on th the condition application se course. ssary comp Application scriptions co tional filing	s, imilar to a 37 CFR is ons of 35 as a onents for Number oncerning date of

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:	Koss Corporation	Examiner:	Doan, Kiet M.
Inventor(s):	Michael J. Koss, et al.	Art Unit:	2641
Application I	No.: 15/962,305	Atty. Docket	: No . 080188PCTUSCON8
Filing Date:	April 25, 2018	Conf. No.:	4086

Title: SYSTEM WITH WIRELESS EARPHONES

AMENDMENT

K&L Gates, LLP Pittsburgh, PA 15222 October 17, 2018

VIA EFS (WEB)

Mail Stop Amendment Commissioner for Patents Box 1450 Alexandria, VA 22313-1450

Dear Sir:

In response to the Office Action mailed September 13, 2018 in connection with the above above-referenced application ("the Subject Application"), Applicant responds as follows, wherein:

<u>Amendments to the Specification</u> begin on page 2; <u>Amendments to the Claims</u> begin on page 3; and <u>Remarks</u> begin on page 17.

AMENDMENTS TO THE SPECIFICATION

Please replace paragraph [0001] with the following amended paragraph: [0001] The present application claims priority as a continuation to United States nonprovisional patent application Serial Number 15/650,362, filed July 14, 2017, now U.S. Patent 9,986,325, issued May 29, 2018, which is a continuation of United States nonprovisional patent application Serial Number 15/293,785, filed October 14, 2016, now U.S. Patent 9,729,959, issued August 8, 2017, which is a continuation of United States nonprovisional patent application Serial Number 15/082,040, filed March 28, 2016, now U.S. Patent 9,497,535, issued November 15, 2016, which is a continuation of United States nonprovisional patent application Serial Number 14/695,696, filed April 24, 2015, now U.S. Patent 9,438,987, issued on September 6, 2016, which is a continuation of United States nonprovisional patent application Serial No. 13/609,409, filed September 11, 2012, now U.S. Patent 9,049,502, issued June 2, 2015, which is a continuation of United States nonprovisional patent application Serial No. 13/459,291, filed April 30, 2012, now U.S. Patent 8,571,544, issued October 29, 2013, which is a continuation of United States patent application Serial Number 12/936,488, filed December 20, 2010, now U.S. Patent 8,190,203, issued May 29, 2012, which is a national stage entry of PCT/US2009/039754, filed April 7, 2009, which claims priority to United States provisional patent application Serial Number 61/123,265, filed April 7, 2008, all of which are incorporated herein by reference in their entireties.

AMENDMENTS TO THE CLAIMS

Please amend the claims as follows. The following is a complete listing of the claims that replaces all previous versions.

1. (Canceled)

2. (Currently Amended) A system comprising:

a mobile, digital audio player that stores digital audio content; and

- a headphone assembly, separate from and in wireless communication with the mobile digital audio player, wherein the headphone assembly comprises comprising:
 - first and second earphones, wherein each of the first and second earphones comprises an acoustic transducer;
 - an antenna for receiving wireless signals from the mobile, digital audio player via one or more ad hoc wireless communication links;
 - a wireless communication circuit connected to the at least one antenna, wherein the at least one wireless communication circuit is for receiving and transmitting wireless signals to and from the headphone assembly;
 - a processor;
 - a rechargeable battery for powering the first and second earphones headphone assembly; and

a microphone for picking up utterances by a user of the headphone assembly; and

a remote, network-connected server that is in wireless communication with the mobile, digital audio player;

- wherein the mobile, digital audio player is for transmitting digital audio content to the headphone assembly via the one or more ad hoc wireless communication links, such that the digital audio content received by the headphone assembly from the mobile, digital audio player is playable by the first and second earphones<u>; and</u>
- wherein the processor is for, upon activation of a user-control of the headphone assembly, initiating transmission of a request to the remote, network-connected server.
- 3. (Currently Amended) The system of claim 2, wherein:

- 3 -

- in a first audio play mode, the first and second earphones play audio content stored on the mobile, digital audio player and transmitted to the headphone assembly from the mobile, digital audio player via the one or more ad hoc wireless communication links; and
- in a second audio play mode, the earphones play audio content streamed from [[a]] <u>the</u> remote. network-connected server.
- 4. (Currently Amended) The system of claim 2, wherein the processor of the headphone assembly <u>is</u> further comprises a processor for:
- processing audible utterances by the user picked up by the microphone in response to activation of the microphone by the user; and
- transmitting a communication based on the audible utterances via the one or more ad hoc wireless communication links.
- 5. (Currently Amended) The system of claim 3, wherein the <u>processor of the</u> headphone assembly <u>is</u> further comprises a processor for:
- processing audible utterances by the user picked up by the microphone in response to activation of the microphone by the user; and
- transmitting a communication based on the audible utterances via the one or more ad hoc wireless communication links.
- 6. (Previously Presented) The system of claim 2, wherein upon activation of the microphone by the user, data are transmitted about the headphone assembly to a remote device.
- 7. (Currently Amended) The system of claim 2, wherein:

the mobile, digital audio player is a first digital audio source;

- the system further comprises a second digital audio source that is different from the first digital audio source; and
- the headphone assembly transitions to play digital audio content received wirelessly from the second digital audio source via a second wireless communication link <u>based on, at least</u>, when a signal strength level for the first <u>second wireless communication link</u> digital audio source is below a threshold signal strength level.

- 4 -

8. (Currently Amended) The system of claim 3, wherein:

the mobile, digital audio player is a first digital audio source;

- the system further comprises a second digital audio source that is different from the first digital audio source; and
- the headphone assembly transitions to play digital audio content received wirelessly from the second digital audio source via a second wireless communication link <u>based on, at least</u>, when a signal strength level for the first <u>second wireless communication link</u> digital audio source is below a threshold signal strength level.

9. (Currently Amended) The system of claim 4, wherein:

the mobile, digital audio player is a first digital audio source;

- the system further comprises a second digital audio source that is different from the first digital audio source; and
- the headphone assembly transitions to play digital audio content received wirelessly from the second digital audio source via a second wireless communication link <u>based on, at least</u>, when a signal strength level for the first <u>second wireless communication link</u> digital audio source is below a threshold signal strength level.

10. (Currently Amended) The system of claim 5, wherein:

the mobile, digital audio player is a first digital audio source;

- the system further comprises a second digital audio source that is different from the first digital audio source; and
- the headphone assembly transitions to play digital audio content received wirelessly from the second digital audio source via a second wireless communication link <u>based on, at least</u>, when a signal strength level for the first <u>second wireless communication link</u> digital audio source is below a threshold signal strength level.

11. (Currently Amended) The system of claim 2, further comprising a the remote, networkconnected server that transmits firmware upgrades to the headphone assembly.

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12. (Previously Presented) The system of claim 2, wherein:

the wireless communication circuit is located in the first earphone; and

the headphone assembly further comprises a connection wire between the first and second earphones to carry the received digital audio content from the first earphone to the second earphone.

13. (Currently Amended) The system of claim 12, wherein:

- in a first audio play mode, the first and second earphones play audio content stored on the mobile, digital audio player and transmitted to the headphone assembly from the mobile, digital audio player via the one or more ad hoc wireless communication links; and
- in a second audio play mode, the earphones play audio content streamed from [[a]] <u>the</u> remote, network-connected server.

14. (Currently Amended) The system of claim 12, wherein the processor of the headphone assembly <u>is</u> further comprises a processor for:

processing audible utterances by the user picked up by the microphone in response to activation of the microphone by the user; and

transmitting a communication based on the audible utterances via the one or more ad hoc wireless communication links.

15. (Currently Amended) The system of claim 13, wherein the processor of the headphone assembly <u>is</u> further comprises a processor for:

processing audible utterances by the user picked up by the microphone in response to activation of the microphone by the user; and

transmitting a communication based on the audible utterances via the one or more ad hoc wireless communication links.

16. (Previously Presented) The system of claim 12, wherein upon activation of the microphone by the user, data are transmitted about the headphone assembly to a remote device.

17. (Currently Amended) The system of claim 12, wherein:

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the mobile, digital audio player is a first digital audio source;

- the system further comprises a second digital audio source that is different from the first digital audio source; and
- the headphone assembly transitions to play digital audio content received wirelessly from the second digital audio source via a second wireless communication link <u>based on, at least</u>, when a signal strength level for the first <u>second wireless communication link</u> digital audio source is below a threshold signal strength level.

18. (Currently Amended) The system of claim 13, wherein:

the mobile, digital audio player is a first digital audio source;

- the system further comprises a second digital audio source that is different from the first digital audio source; and
- the headphone assembly transitions to play digital audio content received wirelessly from the second digital audio source via a second wireless communication link <u>based on, at least</u>, when a signal strength level for the first <u>second wireless communication link</u> digital audio source is below a threshold signal strength level.

19. (Currently Amended) The system of claim 14, wherein:

the mobile, digital audio player is a first digital audio source;

- the system further comprises a second digital audio source that is different from the first digital audio source; and
- the headphone assembly transitions to play digital audio content received wirelessly from the second digital audio source via a second wireless communication link <u>based on, at least</u>, when a signal strength level for the first <u>second wireless communication link</u> digital audio source is below a threshold signal strength level.

20. (Currently Amended) The system of claim 15, wherein:

the mobile, digital audio player is a first digital audio source;

the system further comprises a second digital audio source that is different from the first digital audio source; and

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the headphone assembly transitions to play digital audio content received wirelessly from the second digital audio source via a second wireless communication link <u>based on, at least</u>, when a signal strength level for the first second wireless communication link <u>digital audio</u> source is below a threshold signal strength level.

21. (Previously Presented) The system of claim 12, wherein the headphone assembly further comprises a headband, and wherein the headband carries the connection wire.

22. (Currently Amended) The system of claim 21, wherein:

- in a first audio play mode, the first and second earphones play audio content stored on the mobile, digital audio player and transmitted to the headphone assembly from the mobile, digital audio player via the one or more ad hoc wireless communication links; and
- in a second audio play mode, the earphones play audio content streamed from [[a]] <u>the</u> remote. network-connected server.

23. (Currently Amended) The system of claim 21, wherein the processor of the headphone assembly <u>is</u> further comprises a processor for:

- processing audible utterances by the user picked up by the microphone in response to activation of the microphone by the user; and
- transmitting a communication based on the audible utterances via the one or more ad hoc wireless communication links.
- 24. (Currently Amended) The system of claim 22, wherein the processor of the headphone assembly <u>is</u> further comprises a processor for:
- processing audible utterances by the user picked up by the microphone in response to activation of the microphone by the user; and
- transmitting a communication based on the audible utterances via the one or more ad hoc wireless communication links.

25. (Previously Presented) The system of claim 21, wherein upon activation of the microphone by the user, data are transmitted about the headphone assembly to a remote device.

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26. (Currently Amended) The system of claim 21, wherein:

the mobile, digital audio player is a first digital audio source;

- the system further comprises a second digital audio source that is different from the first digital audio source; and
- the headphone assembly transitions to play digital audio content received wirelessly from the second digital audio source via a second wireless communication link <u>based on, at least</u>, when a signal strength level for the first second wireless communication link <u>digital audio</u> source is below a threshold signal strength level.

27. (Currently Amended) The system of claim 22, wherein:

the mobile, digital audio player is a first digital audio source;

- the system further comprises a second digital audio source that is different from the first digital audio source; and
- the headphone assembly transitions to play digital audio content received wirelessly from the second digital audio source via a second wireless communication link <u>based on, at least</u>, when a signal strength level for the first <u>second wireless communication link</u> digital audio source is below a threshold signal strength level.

28. (Currently Amended) The system of claim 23, wherein:

the mobile, digital audio player is a first digital audio source;

- the system further comprises a second digital audio source that is different from the first digital audio source; and
- the headphone assembly transitions to play digital audio content received wirelessly from the second digital audio source via a second wireless communication link <u>based on, at least</u>, when a signal strength level for the first second wireless communication link <u>digital audio</u> source is below a threshold signal strength level.

29. (Currently Amended) The system of claim 24, wherein: the mobile, digital audio player is a first digital audio source;

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- the system further comprises a second digital audio source that is different from the first digital audio source; and
- the headphone assembly transitions to play digital audio content received wirelessly from the second digital audio source via a second wireless communication link <u>based on, at least</u>, when a signal strength level for the first <u>second wireless communication link</u> digital audio source is below a threshold signal strength level.

30. (Previously Presented) The system of claim 12, wherein each of the first and second earphones comprises:

- an adjustable, curved hanger bar that sits upon an upper external curvature of a user's ear, behind the an upper portion of an auricula of the user's ear, when the headphone assembly is worn by the user; and
- a body connected to the hanger bar, wherein the earphone extends from the body into the user's ear when the headphone assembly is worn by the user.

31. (Currently Amended) The system of claim 30, wherein:

- in a first audio play mode, the first and second earphones play audio content stored on the mobile, digital audio player and transmitted to the headphone assembly from the mobile, digital audio player via the one or more ad hoc wireless communication links; and
- in a second audio play mode, the earphones play audio content streamed from [[a]] <u>the</u> remote, network-connected server.

32. (Currently Amended) The system of claim 30, wherein the processor of the headphone assembly <u>is</u> further comprises a processor for:

- processing audible utterances by the user picked up by the microphone in response to activation of the microphone by the user; and
- transmitting a communication based on the audible utterances via the one or more ad hoc wireless communication links.

33. (Currently Amended) The system of claim 31, wherein the processor of the headphone assembly <u>is</u> further comprises a processor for:

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- processing audible utterances by the user picked up by the microphone in response to activation of the microphone by the user; and
- transmitting a communication based on the audible utterances via the one or more ad hoc wireless communication links.

34. (Previously Presented) The system of claim 30, wherein upon activation of the microphone by the user, data are transmitted about the headphone assembly to a remote device.

35. (Currently Amended) The system of claim 30, wherein:

the mobile, digital audio player is a first digital audio source;

- the system further comprises a second digital audio source that is different from the first digital audio source; and
- the headphone assembly transitions to play digital audio content received wirelessly from the second digital audio source via a second wireless communication link <u>based on, at least</u>, when a signal strength level for the first <u>second wireless communication link</u> digital audio source is below a threshold signal strength level.

36. (Currently Amended) The system of claim 31, wherein:

the mobile, digital audio player is a first digital audio source;

- the system further comprises a second digital audio source that is different from the first digital audio source; and
- the headphone assembly transitions to play digital audio content received wirelessly from the second digital audio source via a second wireless communication link <u>based on, at least</u>, when a signal strength level for the first <u>second wireless communication link</u> digital audio source is below a threshold signal strength level.

37. (Currently Amended) The system of claim 32, wherein:

the mobile, digital audio player is a first digital audio source;

the system further comprises a second digital audio source that is different from the first digital audio source; and

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the headphone assembly transitions to play digital audio content received wirelessly from the second digital audio source via a second wireless communication link <u>based on, at least</u>, when a signal strength level for the first <u>second wireless communication link</u> digital audio source is below a threshold signal strength level.

38. (Currently Amended) The system of claim 33, wherein:

the mobile, digital audio player is a first digital audio source;

- the system further comprises a second digital audio source that is different from the first digital audio source; and
- the headphone assembly transitions to play digital audio content received wirelessly from the second digital audio source via a second wireless communication link <u>based on, at least</u>, when a signal strength level for the first second wireless communication link <u>digital audio</u> source is below a threshold signal strength level.

39. (Currently Amended) The system of claim 12, <u>wherein the further comprising a remote</u>, <u>network-connected</u> server that transmits firmware upgrades to the headphone assembly.

40. (Previously Presented) The system of claim 12, wherein each of the first and second earphones comprise earbuds.

41. (Previously Presented) The system of claim 2, wherein each of the first and second earphones comprises:

at least one acoustic transducer;

a wireless communication circuit;

a body portion that sits at least partially in an ear of the user when the headphone assembly is worn by the user; and

an elongated portion that extends from the body portion.

42. (Previously Presented) The system of claim 41, further comprising a docking station for charging at least one of the first and second earphones.

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43. (Currently Amended) The system of claim 42, wherein:

- in a first audio play mode, the first and second earphones play audio content stored on the mobile, digital audio player and transmitted to the headphone assembly from the mobile, digital audio player via the one or more ad hoc wireless communication links; and
- in a second audio play mode, the earphones play audio content streamed from [[a]] <u>the</u> remote. network-connected server.

44. (Currently Amended) The system of claim 42, wherein the <u>processor of the</u> headphone assembly <u>is</u> further comprises a processor for:

- processing audible utterances by the user picked up by the microphone in response to activation of the microphone by the user; and
- transmitting a communication based on the audible utterances via the one or more ad hoc wireless communication links.

45. (Currently Amended) The system of claim 43, wherein the <u>processor of the</u> headphone assembly <u>is</u> further comprises a processor for:

- processing audible utterances by the user picked up by the microphone in response to activation of the microphone by the user; and
- transmitting a communication based on the audible utterances via the one or more ad hoc wireless communication links.

46. (Previously Presented) The system of claim 42, wherein upon activation of the microphone by the user, data are transmitted about the headphone assembly to a remote device.

47. (Currently Amended) The system of claim 42, wherein:

the mobile, digital audio player is a first digital audio source;

- the system further comprises a second digital audio source that is different from the first digital audio source; and
- the headphone assembly transitions to play digital audio content received wirelessly from the second digital audio source via a second wireless communication link <u>based on, at least</u>,

when a signal strength level for the first second wireless communication link digital audio source is below a threshold signal strength level.

48. (Currently Amended) The system of claim 43, wherein:

the mobile, digital audio player is a first digital audio source;

- the system further comprises a second digital audio source that is different from the first digital audio source; and
- the headphone assembly transitions to play digital audio content received wirelessly from the second digital audio source via a second wireless communication link <u>based on, at least</u>, when a signal strength level for the first <u>second wireless communication link</u> digital audio source is below a threshold signal strength level.

49. (Currently Amended) The system of claim 46, wherein:

the mobile, digital audio player is a first digital audio source;

- the system further comprises a second digital audio source that is different from the first digital audio source; and
- the headphone assembly transitions to play digital audio content received wirelessly from the second digital audio source via a second wireless communication link <u>based on, at least</u>, when a signal strength level for the first <u>second wireless communication link</u> digital audio source is below a threshold signal strength level.

50. (Currently Amended) The system of claim 44, wherein:

the mobile, digital audio player is a first digital audio source;

- the system further comprises a second digital audio source that is different from the first digital audio source; and
- the headphone assembly transitions to play digital audio content received wirelessly from the second digital audio source via a second wireless communication link <u>based on, at least</u>, when a signal strength level for the first <u>second wireless communication link</u> digital audio source is below a threshold signal strength level.
- 51. (Currently Amended) The system of claim 45, wherein:

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the mobile, digital audio player is a first digital audio source;

- the system further comprises a second digital audio source that is different from the first digital audio source; and
- the headphone assembly transitions to play digital audio content received wirelessly from the second digital audio source via a second wireless communication link <u>based on, at least</u>, when a signal strength level for the first <u>second wireless communication link</u> digital audio source is below a threshold signal strength level.

52. (Currently Amended) The system of claim 41, further comprising a wherein the remote, <u>network-connected</u> server that transmits firmware up0grades upgrades to the headphone assembly.

53. (Currently Amended) The system of claim [[4]] <u>2</u>, wherein <u>the headphone assembly further</u> <u>comprises first and second integrated circuits</u>, wherein the [[a]] first integrated <u>circuit</u> comprises the wireless communication circuit and [[a]] <u>the</u> second integrated circuit, <u>which is</u> separate from the first integrated circuit, comprises the processor.

54. (Canceled)

- 55. (New) The system of claim 2, wherein each of the first and second earphones comprises:an adjustable, curved hanger bar that sits upon an upper external curvature of a user's ear, behind the an upper portion of an auricula of the user's ear, when the headphone assembly is worn by the user; and
- a body connected to the hanger bar, wherein the earphone extends from the body into the user's ear when the headphone assembly is worn by the user.

56. (New) The system of claim 2, wherein each of the first and second earphones comprise earbuds.

57. (New) The system of claim 2, wherein each of the first and second earphones comprise onear speaker elements.

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58. (New) The system of claim 2, wherein each of the first and second earphones comprise overear speaker elements.

REMARKS

In the Office Action, claim 2 was rejected for nonstatutory obviousness-type double patenting (ODP), and claims 2-53 were rejected as being obvious under § 103 over various combinations of references. Also, claim 54 was canceled.

In response, Applicant has herein amended claims 2-5, 7-11, 13-15, 17-20, 22-24, 26-29, 31-33, 35-39, 43-45 and 47-53 without prejudice or disclaimer; and added new claims 55-58. Support for the claim amendments and new claims can be found throughout the Subject Application as originally filed; no new matter is added. Upon entry of this Amendment, claims 2-53 and 55-58 will be pending. The pending claims, as presented herein, are in condition for allowance for the reasons set forth below.

Examiner Interview

On October 9, 2018, Applicant's representatives conducted a telephonic interview with Examiner Doan. Applicant was represented by Michael J. Koss Jr., a vice president of Koss Corporation (and the son of the first-named inventor of the Subject Application) and the undersigned attorney of record. The parties discussed primarily the pending § 103 rejection, including the subject matter of the cited references and possible amendments to the claims. No agreement was reached. Applicant thanks Examiner Doan for his helpful comments provided in the interview and for his generous time.

ODP Rejection

Without prejudice or disclaimer, and without agreeing to the basis for the ODP rejection, and in order to expedite allowance, Applicant filed a Terminal Disclaimer to overcome the ODP rejection.

Section 103 Rejections

Claims 2-53 were rejected in the Office Action as being obvious under § 103 over various combinations of references. In particular, claims 2-10, 12-39, 31-38, 40-51 and 53 were rejected as being obvious over Camp (US 2009/0129605), in view of Hansen (US 2008/0311852) and further in view of Ueda (US 2009/0109054). Claims 11, 39 and 52 were rejected over Camp, Hansen, Ueda and further in view of Rabu (US 2008/0167088). Claim 30

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was rejected over Camp, Hansen, Ueda and further in view of Miyake (US 2006/0238878). And finally, claim 41 was rejected over Camp, Hansen, Ueda and further in view of Kim (US 2007/0154050).

At the outset, Applicant seeks clarification of the rejections. It seems like the Office intended to reject claims 30-38 over Camp, Hansen, Ueda and Miyake, not just claim 30, since claims 31-38 depend from claim 30 either directly or indirectly. Thus, for purposes of this response, Applicant presumes that the intended combinations of references for the § 103 rejections are as follows:

- Claims 2-10, 12-29, 40-51 and 53 are rejected over Camp, Hansen and Ueda;
- Claims 11, 39 and 52 are rejected over Camp, Hansen, Ueda and Rabu;
- Claims 30-38 are rejected over Camp, Hansen, Ueda and Miyake; and
- Claim 41 is rejected over Camp, Hansen, Ueda and Kim.

Applicant responds accordingly herein.

Claim 2 is the sole pending independent claim and is amended herein in three ways. *First*, claim 2 is amended to clarify that the headphone assembly is "separate from and in wireless communication with the mobile digital audio player..." Support for this amendment can be found at Figures 2A through 2D of the Subject Application, and the related text therefor, as originally filed, for example. *Second*, claim 2 is amended to clarify that the claimed system comprises a "remote, network-connected server that is in wireless communication with the mobile, digital audio player..." Support for this amendment can be found at Figure 2D and related text of the Subject Application as originally filed, for example. *Third*, claim 2 is amended to clarify that the headphone assembly comprises a processor that is for, "upon activation of a user-control of the headphone assembly, initiating transmission of a request to the remote, network-connected server." Support for this amendment may be found at Fig. 3 and ¶ [0051] of the Subject Application as originally filed, for example. Therefore, no new matter is added.

Amended claim 2 is nonobvious in view of the cited references because none of the cited references teach or suggest a headphone assembly, that is separate from and in wireless communication with the mobile digital audio player, where the headphone assembly comprises a processor that is configured to, "upon activation of a user-control of the headphone assembly,

initiat[e] transmission of a request to the remote, network-connected server." That none of the cited references teach or suggest this element of amended claim 2 is clear from the following:

- *Camp*, the primary reference relied upon in the obviousness rejection for claim 2, discloses a system for augmenting sound from a musical instrument. In that connection, with reference to Figure 3 of Camp, Camp discloses a mobile terminal 130 that has a microphone for picking up sound from the musical instrument 10. The mobile terminal 130 also has a wired connection to headphones 136, which may receive an audio signal from the mobile terminal 130. *See* Camp at ¶ [0050]. Thus, Camp's headphones 136 are *not* in wireless communication with the mobile terminal 130. Further, there is no teaching or suggestion in Camp that the headphones 136 can, "upon activation of a user-control of the headphone assembly, initiat[e] transmission of a request to the remote, network-connected server." In fact, there is no description in Camp of how the headphones 136 can be activated through a user-control.
- Hansen discloses what appears to be a "legacy Bluetooth" headset. See Hansen at Figs. 17 and 19, and ¶ [0089]. As such, there is no indication that Hansen's headset has two earphones, each with an acoustic transducer as recited in claim 2. Nor is there any teaching or suggestion in Hansen that Hansen's headset can, "upon activation of a user-control of the headphone assembly, initiat[e] transmission of a request to the remote, network-connected server." In fact, just like Camp, there is no description in Hansen of how Hansen's headset can be activated through a user-control.
- Ueda discloses, referring to Figure 1 thereof, a wireless and dockable interposer device 100 that can be interposed between a wireless, personal electronic device 900 (such as a cell phone), and a pair of earphones 700. See Ueda at ¶¶ [0019]-[0023]. Similar to Camp and Hansen, Ueda does not teach or suggest that Ueda's earphones 700 can, "upon activation of a user-control of the headphone assembly, initiat[e] transmission of a request to the remote, network-connected server."

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The other references cited in the Office Action, namely Rabu, Miyake and Kim, also do not teach or suggest this feature of amended claim 2. *Rabu* does not disclose wireless headphones at all. *Miyake* discloses a head-mounted display that also has earphones. Miyake does not, however, disclose or suggest that the display unit can, "upon activation of a user-control of the headphone assembly, initiat[e] transmission of a request to the remote, network-connected server." *Kim* discloses wired earphone that, like the other cited references, cannot, "upon activation of a user-control of the headphone assembly, initiat[e] transmission of a request to the remote, network-connected server." *Kim* discloses wired earphone assembly, initiat[e] transmission of a request to the remote, network-connected server."

Therefore, amended claim 2 is not obvious in view of the cited references. Claims 3-53 and 55-58, which depend therefrom, either directly or indirectly, are nonobvious at least by virtue of their dependence upon nonobvious base claim 2. *See* MPEP § 2143.03.

With respect to the dependent claims, claims 3-5, 7-11, 13-15, 17-20, 22-24, 26-29, 31-33, 35-39, 43-45 and 47-53 are amended herein to be consistent with the amendments made to claim 2, to correct clerical errors, and/or to otherwise clarify aspects of the claimed invention.

In that connection, dependent claims 7-10, 17-20, 26-29, 35-38 and 47-51 are amended to clarify that "the headphone assembly transitions to play digital audio content received wirelessly from the second digital audio source via a second wireless communication link based on, at least, a signal strength level for the second wireless communication link…" Support for this amendment may be found, for example, at ¶ [0037] of the Subject Application as originally filed. The Office Action stated that Camp, Hansen and Ueda "teach" the original versions of these claims, but the Office Action does not identify which of the references purportedly teaches this subject matter. *See* Office Action at pp. 9-10. Presumably, based on the cited paragraphs and figure, the Office Action is referring to Camp. However, Camp does not disclose or suggest that Camp's headphones 136 "transition[] to play digital audio content received wirelessly from the second digital audio source via a second wireless communication link based on, at least, a signal strength level for the second wireless communication link...," since Camp's headphones 136 are not wireless and seemingly always receive content from the mobile terminal 130.

New claims 55-58 depend from claim 2 and are not obvious in view of the cited references at least by virtue of their dependence upon a nonobvious base claim, i.e., claim 2. Support for the new claims can be found throughout the Subject Application as originally filed.

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CONCLUSION

The claims of the Subject Application are in condition for allowance for the reasons set forth above. The pending claims are nonobvious in view of the applied references. Accordingly, Applicant respectfully requests favorable reconsideration and allowance of the Subject Application.

This response should not be taken as acquiescence to any of the specific rejections, assertions, statements, and the like, presented in the Office Action that Applicant has not explicitly addressed herein. Applicant reserves the right to specifically address all such rejections, assertions, and statements in continuing applications, subsequent responses, and/or appeal or pre-appeal proceedings, if necessary.

If the undersigned can be of assistance to the Examiner in addressing any additional issues to advance the application to a condition of allowance, please contact the undersigned at the number set forth below.

The Office is hereby authorized to charge any underpayment of fees, or credit any overpayments, to Deposit Account No. 02-1818. To the extent that an extension of time is required and is not otherwise addressed, the Applicant hereby petitions for the same and requests that the fee be charged to Deposit Account 02-1818.

Respectfully submitted,

Date: October 17, 2018

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Electronic Patent Application Fee Transmittal					
Application Number:	159	962305			
Filing Date:	25-	Apr-2018			
Title of Invention:	SY	STEM WITH WIRELES	55 EARPHONES		
First Named Inventor/Applicant Name:	Mie	chael J. Koss			
Filer:	Mark G. Knedeisen/Amanda Kernan				
Attorney Docket Number:	080188PCTUSCON8				
Filed as Small Entity					
Filing Fees for Utility under 35 USC 111(a)					
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Basic Filing:					
Pages:					
Claims:					
CLAIMS IN EXCESS OF 20		2202	3	50	150
Miscellaneous-Filing:					
Petition:					
Patent-Appeals-and-Interference:	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) (\$)	150

Electronic Acknowledgement Receipt		
EFS ID:	34034068	
Application Number:	15962305	
International Application Number:		
Confirmation Number:	4086	
Title of Invention:	SYSTEM WITH WIRELESS EARPHONES	
First Named Inventor/Applicant Name:	Michael J. Koss	
Customer Number:	26285	
Filer:	Mark G. Knedeisen/Amanda Kernan	
Filer Authorized By:	Mark G. Knedeisen	
Attorney Docket Number:	080188PCTUSCON8	
Receipt Date:	17-OCT-2018	
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Time Stamp:	12:28:48	
Application Type:	Utility under 35 USC 111(a)	

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Submitted with Payment	yes	
Payment Type	DA	
Payment was successfully received in RAM	\$150	
RAM confirmation Number	101718INTEFSW00010397021818	
Deposit Account	021818	
Authorized User	Amanda Kernan	
The Director of the USPTO is hereby authorized to charge indicated fees and credit any overpayment as follows:		
37 CFR 1.16 (National application filing, search, and examination fees)		
37 CFR 1.17 (Patent application and reexamination processing fees)		

File Listing	:						
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)		
			124132				
1	Miscellaneous Incoming Letter	10-17-2018-Amendment- transmittal.pdf	c8b383b3d251dc2a42281eb7e09cf5802a9 e6d5e	no	4		
Warnings:			•				
Information:							
		10-17-2018-Amendment.pdf	171995				
2			34c528c7ba831038cc2a6f403a6f26b4cf8ee 28f	yes	21		
Multipart Description/PDF files in .zip description							
	Document Description		Start	End			
	Amendment/Req. Reconsideration-After Non-Final Reject		1	1			
	Specification		2	2			
	Claims		3	16			
	Applicant Arguments/Remarks Made in an Amendment		17	21			
Warnings:							
Information:							
			30310				
3	Fee Worksheet (SB06)	fee-info.pdf	f9d8ddce5319c8d3df3e1d0a2dd686f6841 bc6e4	no	2		
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New Applications Under 35 U.S.C. 111

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

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

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

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

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

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Applicant: Koss Corporation

Inventor(s): Michael J. Koss, et al.

Application No.: 15/962,305

Filing Date: April 25, 2018

Examiner:Doan, Kiet M.Art Unit:2641Atty. Docket No. 080188PCTUSCON8Conf. No.:4086

Title: SYSTEM WITH WIRELESS EARPHONES

VIA EFS-Web

October 17, 2018

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

AMENDMENT TRANSMITTAL

1. Transmitted herewith is an amendment for this application.

STATUS

2. Applicant is

A statement that this filing is by a small entity is hereby asserted in accordance with the rule change effective September 8, 2000, 65 Fed. Reg. 54603.

other than a small entity.

EXTENSION OF TERM

NOTE: "Extension of Time in Patent Cases (Supplement Amendments) - If a timely and complete response has been filed after a Non-Final Office Action, an extension of time is not required to permit filing and/or entry of an additional amendment after expiration of the shortened statutory period.

If a timely response has been filed after a Final Office Action, an extension of time is required to permit filing and/or entry of a Notice of Appeal or filing and/or entry of an additional amendment after expiration of the shortened statutory period unless the timely-filed response placed the application in condition for allowance. Of course, if a Notice of Appeal has been filed within the shortened statutory period, the period has ceased to run." Notice of December 10, 1985 (1061 O.G. 34-35).

NOTE: See 37 CFR 1.645 for extensions of time in interference proceedings, and 37 CFR 1.550(c) for extensions of time in reexamination proceedings.

3. The proceedings herein are for a patent application and the provisions of 37 CFR 1.136 apply.

(complete (a) or (b), as applicable)

(a) Applicant petitions for an extension of time under 37 CFR 1.136
 (fees: 37 CFR 1.17(a)-(d) for the total number of months checked below:

Extension (months)	Fee for other than small entity	Fee for <u>small entity</u>
one month	\$ 200.00	\$ 100.00
two months	\$ 600.00	\$ 300.00
three months	\$1,400.00	\$ 700.00
four months	\$2,200.00	\$ 1,100.00

Fee: \$

If an additional **extension** of time is required, please consider this a petition therefor.

(check and complete the next item, if applicable)

 \boxtimes

An extension for ______ months has already been secured and the fee paid therefor of \$______ is deducted from the total fee due for the total months of extension now requested.

Extension fee due with this request \$

OR

(b)

Applicant believes that no extension of term is required. However, this conditional petition is being made to provide for the possibility that applicant has inadvertently overlooked the need for a petition for extension of time.
4.	The fe	ee for cla	aims (37	7 CFR 1.16(b)-(d)	has been	calculate	ed as	shown be	elow:	
(Col. 1)	(Co	I. 2)	(Col. 3)	SMALL	ENTITY		OTHER SMALL	THAN A ENTITY	
RE / AME	CLAIMS MAINING AFTER ENDMENT	HIGHE PREVI PAID	ST NO OUSLY FOR	PRESENT EXTRA	RATE	ADDIT. FEE	OR	RATE	ADDIT. FEE	
TOT	AL 56∙	MINUS	53••	=3	X50=	\$150		X100=	\$0	
INDE	.P. 1∙	MINUS	3•••	=0	X230=	\$0		X460=	\$0	
F	IRST PRES	ENTATION	N OF MU	LTIPLE DEP. CLAIM	+410=	\$0		+820=	\$0	
					TOTAL ADDIT. FEE	\$150	OR	TOTAL ADDIT. EEE	\$0	
	• lf •• lf	the entry ir the "Highe	n Col. 1 is st No. Pre	less than entry in Col. eviously Paid for" IN Th	. 2, write ")" HIS SPACE	in Col. 3. is less that	n 20, er	nter "20."		
	••• If ⊤i in	the "Highes ne "Highes Col. 1 of a	st No. Pro t No. Pre i prior am	eviously Paid for" IN Th viously Paid for" (Total endment or the numbe	HIS SPACE or indep.) is er of claims	is less that s the highes originally fil	n 3, ent st numt ed.	er "3." Der found in	the appropriate	box
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				Complete (c) or	(d), as a	oplicable)			
(C)		No ad	ditional	fee for claims is r	equired.					
				(OR					
(d)	\boxtimes	Total	additior	nal fee for claims r	equired \$	150.00			_	
				FEE P	AYMEN	Т				
5.		Attach	ned is a	check in the sum	of \$					
	\boxtimes	Charg	e Acco	unt No. <u>02-1818</u>		the sum	n of \$ <u>1</u>	50.00		

FEE FOR CLAIMS

Amendment Transmittal -page 3 of 4

FEE DEFICIENCY

- NOTE: If there is a fee deficiency and there is no authorization to charge an account, additional fees are necessary to cover the additional time consumed in making up the original deficiency. If the maximum, six-month period has expired before the deficiency is noted and corrected, the application is held abandoned. In those instances where authorization to charge is included, processing delays are encountered in returning the papers to the PTO Finance Branch in order to apply these charges prior to action on the cases. Authorization to charge the deposit account for any fee deficiency should be checked. See the Notice of April 7, 1986, (1065 O.G. 31-33).
- If any additional extension and/or fee is required, charge Account No. 02-1818.

AND/OR

 If any additional fee for claims is required, charge Account No. 02-1818.

> /Mark G. Knedeisen/ SIGNATURE OF ATTORNEY

Reg. No.: 42,747

Tel. No.: 412-355-6342

Customer No. 26285

Mark G. Knedeisen (type or print name of attorney)

K&L Gates LLP P.O. Address K&L Gates Center 210 Sixth Avenue Pittsburgh, PA 15222-2613

Amendment Transmittal -page 4 of 4

PTO/SB/06 (09-11) Approved for use through 1/31/2014. OMB 0651-0032 ademark Office; U.S. DEPARTMENT OF COMMERCE LLC Retart and Tr

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P/	ATENT APPLI	Unde ICATION Substitute	FEE DETE FEE DETE e for Form P	Reduction Act of 1999 ERMINATION TO-875	5, no persons are requi	ired to respond Application 1१	to a collection of informati or Docket Number 5/962,305	on unless it displays a Filing Date 04/25/2018	To be Mailed
				APPLIC	ATION AS FIL	ED - PAR	ENTITY: 🗌 L	ARGE 🗹 SM	
			(Column 1)	(Column 2)			_	
	FOR		NUMBER FI	LED	NUMBER EXTRA		RATE (\$)		FEE (\$)
	BASIC FEE (37 CFR 1.16(a), (b), c	or (c))	N/A		N/A		N/A	_	
	SEARCH FEE (37 CFR 1.16(k), (i), or	r (m))	N/A		N/A		N/A		
	EXAMINATION FEE (37 CFR 1.16(o), (p), c	= pr (q))	N/A		N/A		N/A		
TOT (37 0	FAL CLAIMS CFR 1.16(i))		mir	nus 20 = *			x \$50 =		
IND (37 0	EPENDENT CLAIM CFR 1.16(h))	S	m	inus 3 = *			x \$230 =		
	APPLICATION SIZE CFR 1.16(s))	FEE (37 fc fr C	the specifica f paper, the a pr small entity action thereo ZFR 1.16(s).	ation and drawin application size f y) for each addit of. See 35 U.S.C	gs exceed 100 sh fee due is \$310 (\$ ional 50 sheets o). 41(a)(1)(G) and	neets §155 r I 37			
	MULTIPLE DEPENI	DENT CLAIM	PRESENT (37	CFR 1.16(j))					
* If th	ne difference in co	olumn 1 is les	ss than zero,	enter "0" in colu	ımn 2.		TOTAL		
				APPLICAT	ION AS AMEN	IDED - PA	RT II	•	
		(Column 1)	(Column 2)	(Column 3)				
≣NT	11/17/2018	CLAIMS REMAINING AFTER AMENDMEI	G NT	HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EXT	ſRA	RATE (\$)	ADDIT	IONAL FEE (\$)
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** f	the "Highest Numbe	er Previously F	Paid For" IN TH	HIS SPACE is less	than 20, enter "20"		JASON B EAD	DY	
***	f the "Highest Numb	er Previously	Paid For" IN T	HIS SPACE is less	s than 3, enter "3".		1		
The	"Highest Number P	reviously Paid	l For" (Total or	Independent) is th	e hiahest number fo	ound in the a	ppropriate box in colun	nn 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.

UNITED STATES PATENT AND TRADEMARK OFFICE



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

NOTICE OF ALLOWANCE AND FEE(S) DUE

26285 7590 12/19/2018 K&L GATES LLP-Pittsburgh 210 SIXTH AVENUE PITTSBURGH, PA 15222-2613

EXAMINER DOAN, KIET M ART UNIT PAPER NUMBER

2641

DATE MAILED: 12/19/2018

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
15/962,305	04/25/2018	Michael J. Koss	080188PCTUSCON8	4086

TITLE OF INVENTION: SYSTEM WITH WIRELESS EARPHONES

APPLN. TYPE	ENTITY STATUS	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	SMALL	\$500	\$0.00	\$0.00	\$500	03/19/2019

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

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

HOW TO REPLY TO THIS NOTICE:

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

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

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

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

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

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

IMPORTANT REMINDER: 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), by mail or fax, or via EFS-Web.

By mail, send to:	Mail Stop ISSUE Commissioner for P.O. Box 1450 Alexandria, Virgin	FEE Patents nia 22313-1450					By fax, send to	0: (571)-273-2885
INSTRUCTIONS: This further correspondence i below or directed otherw CURRENT CORRESPOND	form should be used for tr including the Patent, adva vise in Block 1, by (a) sp DENCE ADDRESS (Note: Use B	ransmitting the ISSUE 1 unce orders and notifica ecifying a new corresp lock 1 for any change of addre	FEE and PUBLICATION tion of maintenance fees v ondence address; and/or (ss)	FEE will b (b) in Note Fee(s paper	(if required). Block e mailed to the curr dicating a separate : A certificate of the s) Transmittal. This rs. Each additional	ts 1 threent con "FEE mailing s certift paper	ough 5 should be compl respondence address as ADDRESS" for mainte g can only be used for icate cannot be used for , such as an assignmen	eted where appropriate. All s indicated unless corrected nance fee notifications. domestic mailings of the or any other accompanying tt or formal drawing, must
26285 K&L GATES 210 SIXTH AV PITTSBURGH,	⁷⁵⁹⁰ 12/19 LLP-Pittsburgh ENUE PA 15222-2613	9/2018		I her State addre the U	tts own certificate Cert eby certify that thi is Postal Service w essed to the Mail S JSPTO via EFS-W	of mai tificate s Fee(s ith suf Stop IS eb or b	Ing or transmission. of Mailing or Transmission s) Transmittal is being ficient postage for first SUE FEE address abov y facsimile to (571) 27	nission deposited with the United t class mail in an envelope ve, or being transmitted to 3-2885, on the date below.
								(Typed or printed name) (Signature) (Date)
APPLICATION NO.	FILING DATE		FIRST NAMED INVEN	TOR		ATTO	RNEY DOCKET NO.	CONFIRMATION NO.
15/962,305	04/25/2018		Michael J. Koss			080	188PCTUSCON8	4086
APPIN TYPE	N: SYSTEM WITH WIR.	ISSUE FEE DUE	PUBLICATION FEE	DUE	PREV PAID ISSU	REE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	SMALL	\$500	\$0.00	02	\$0.00		\$500	03/19/2019
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	KIET M	2641	381-074000	3				
 Change of correspond CFR 1.363). Change of corresp Address form PTO/S "Fee Address" ind SB/47; Rev 03-09 or Number is required ASSIGNEE NAME A PLEASE NOTE: Unl recorded, or filed for (A) NAME OF ASSI 	ence address or indicatio pondence address (or Cha B/122) attached. lication (or "Fee Address more recent) attached. U MD RESIDENCE DAT. less an assignee is identifi recordation, as set forth i GNEE	in of "Fee Address" (3) inge of Correspondence " Indication form PTO se of a Customer A TO BE PRINTED O ied below, no assignee in 37 CFR 3.11 and 37	 2. For printing on 1 (1) The names of a or agents OR, alter (2) The name of a registered attorney 2 registered attorney 2 registered patent listed, no name wi 	the pa up to mativ single or ag attor ll be p or type tent. n of t	atent front page, lis 3 registered patent ely, e firm (having as a gent) and the name neys or agents. If r printed. e) If an assignee is id his form is NOT a and STATE OR C	t attorr memb es of u no nam entifie substit	eys 1 er a p to 2 e is 3 d below, the document ute for filing an assign RY)	must have been previously ment.
Please check the approp 4a. Fees submitted: 4b. Method of Payment: Electronic Payme The Director is he	riate assignee category or Issue Fee Put (Please first reapply any nt via EFS-Web ereby authorized to charg	r categories (will not be plication Fee (if require previously paid fee sh Enclosed check e the required fee(s), a	e printed on the patent) : d) Advance Orde <i>nown above</i>) Non-electronic payment ny deficiency, or credit ar	Inder - #	dividual 🖵 Corpor of Copies credit card (Attach erpayment to Depo	form I	or other private group e PTO-2038) count No	entity 🖵 Government
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NOTE: This form must	be signed in accordance v	with 37 CFR 1.31 and 1	1.33. See 37 CFR 1.4 for	signa	ture requirements a	and cer	tifications.	
Authorized Signature	2				Date			
Typed or printed nam	ne				Registration N	o		
PTOL-85 Part B (08-18)) Approved for use throug	gh 01/31/2020	Page 2 of 3 OMB 0651-0033	U	J.S. Patent and Tra	demarl	COffice; U.S. DEPART	TMENT OF COMMERCE

Exhibit 1096 - p. 473

SPRITENT AND TRADE UNIT	TED STATES PATEN	IT 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.					
15/962,305	04/25/2018	Michael J. Koss	080188PCTUSCON8	4086					
26285 75	90 12/19/2018		EXAM	INER					
K&L GATES LL	P-Pittsburgh		DOAN, I	KIET M					
210 SIXTH AVEN PITTSBURGH PA	UE x 15222-2613		ART UNIT	PAPER NUMBER					
111100010011,11	13222 2013		2641						
			DATE MAILED: 12/19/2013	8					

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 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 30 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)15/962,305Koss et al.							
Notice of Allowability	Examiner KIET M DOAN	Art Unit 2641	AIA Status No				
The MAILING DATE of this communication app All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85 NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT of the Office or upon petition by the applicant. See 37 CFR 1.313 1. This communication is responsive to 10/17/2018.	Dears on the cover sheet with a S (OR REMAINS) CLOSED in this or other appropriate communic RIGHTS. This application is subject and MPEP 1308.	the correspondent is application. If not ation will be mailed ect to withdrawal fre	<i>ce address</i> t included d in due course. THIS fom issue at the initiative				
2. An election was made by the applicant in response to a response to a restriction requirement and election have been incorporate	estriction requirement set forth du	iring the interview o	on; the				
3. In the allowed claim(s) is/are <u>2-53 and 55-58</u> . As a result or Prosecution Highway program at a participating intellect , please see http://www.uspto.gov/patents/init_events/	f the allowed claim(s), you may b ual property office for the corresp pph/index.jsp or send an inquir	e eligible to benefi bonding application y to PPHfeedback (t from the Patent I. For more information @ uspto.gov.				
4. Acknowledgment is made of a claim for foreign priority un	der 35 U.S.C. § 119(a)-(d) or (f).						
Certified copies: $a = \frac{1}{2} \sum_{i=1}^{n} \frac$							
a) All b) Some c) None of the:	ve been received.						
2. Certified copies of the priority documents ha	we been received in Application	No					
 Copies of the certified copies of the priority of International Bureau (PCT Rule 17.2(a)). 	documents have been received i	n this national stag	e application from the				
* Certified copies not received:							
Applicant has THREE MONTHS FROM THE "MAILING DAT noted below. Failure to timely comply will result in ABANDON THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.	E" of this communication to file a IMENT of this application.	reply complying wit	th the requirements				
5. CORRECTED DRAWINGS (as "replacement sheets") mu	st be submitted.						
including changes required by the attached Examine Paper No./Mail Date	r's Amendment / Comment or in	the Office action of					
Identifying indicia such as the application number (see 37 CFR sheet. Replacement sheet(s) should be labeled as such in the l	1.84(c)) should be written on the neader according to 37 CFR 1.121(drawings in the fron d).	t (not the back) of each				
6. DEPOSIT OF and/or INFORMATION about the deposit of attached Examiner's comment regarding REQUIREMENT	BIOLOGICAL MATERIAL must FOR THE DEPOSIT OF BIOLC	be submitted. Note GICAL MATERIAL	e the 				
Attachment(s)							
1. Notice of References Cited (PTO-892)	5. 🗌 Examiner's A	mendment/Comme	ent				
Paper No./Mail Date	6. 🗹 Examiner's S	tatement of Reaso	ns for Allowance				
 Examiner's Comment Regarding Requirement for Deposit of Biological Material 	7. 🗋 Other						
4. Interview Summary (PTO-413), Paper No./Mail Date.							
/KIET M DOAN/							
Finnary Examiner, Art Onit 2041							
U.S. Patent and Trademark Office							
PTOL-37 (Rev. 08-13) Notic	e of Allowability	Part of Paper No./	'Mail Date 20181211				

Application/Control Number: 15/962,305 Art Unit: 2641

DETAILED ACTION

Notice of Pre-AIA or AIA Status

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

Allowable Subject Matter

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

Claims 2-53 and 55-58 are allowance according to Applicant Remarks filed on 10/17/2018.

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

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to KIET M DOAN whose telephone number is (571)272-7863. The examiner can normally be reached on M-F 9:30am-5:30pm.

Examiner interviews are available via telephone, in-person, and video conferencing using a USPTO supplied web-based collaboration tool. To schedule an

Application/Control Number: 15/962,305 Art Unit: 2641

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, Charles Appiah can be reached on 571-272-7904. 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.

/KIET M DOAN/ Primary Examiner, Art Unit 2641

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Issue Classification	15/962,305	Koss et al.
	Examiner	Art Unit
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CPC						
Symbol					Туре	Version
H04R	1	1	1	1041	F	2013-01-01
H04M	1	1	1	0254	1	2013-01-01
H04R	1	1	1	1091	1	2013-01-01
H04R	1	3	1	00	1	2013-01-01
H04R		5	/	033	I	2013-01-01
H04R	1	5	//	04	I	2013-01-01
H04W	1	48	1	20	I	2013-01-01
H03G		3	1	02	I	2013-01-01
H03K	1	17	/	9622	I	2013-01-01
H04R	1	1	/	02	I	2013-01-01
H04H		20	1	95	I	2013-01-01
H04L		61	/	6068	1	2013-01-01
H04W	1	4	/	80	I	2018-02-01
H04R		25	1	554	А	2013-01-01
H04R	1	2201	1	103	А	2013-01-01
H04R	1	2225	/	55	А	2013-01-01
H04R	1	2420	/	07	А	2013-01-01
H04R		2201	1	107	A	2013-01-01
H04W	/	84	/	18	A	2013-01-01
H03K	1	2217	//	960785	А	2013-01-01
H04W	1	84	1	12	A	2013-01-01

CPC Combination Sets									
Symbol	Туре	Set	Ranking	Version					

NONE		Total Claims	s Allowed:
(Assistant Examiner)	(Date)	56	5
/KIET M DOAN/ Primary Examiner, Art Unit 2641	11 December 2018	O.G. Print Claim(s)	O.G. Print Figure
(Primary Examiner)	(Date)	2	9

U.S. Patent and Trademark Office

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Issue Classification	15/962,305	Koss et al.
	Examiner	Art Unit
	KIET M DOAN	2641

INTERNATIONAL CLASSIFICATION				
CLAIMED				
H04R	/ 1	10		
NON-CLAIMED				

US ORIGINAL CLASSIFICATION						
CLASS			SUBCLASS			
CROSS REFERENCE	CROSS REFERENCES(S)					
CLASS	SUBCLASS (ONE SUBCLASS PER BLOCK)					

NONE		Total Claim	s Allowed:
(Assistant Examiner)	(Date)	56	3
/KIET M DOAN/ Primary Examiner, Art Unit 2641	11 December 2018	O.G. Print Claim(s)	O.G. Print Figure
(Primary Examiner)	(Date)	2	9
U.S. Patent and Trademark Office		Par	of Paper No.: 20181211

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Issue Classification	15/962,305	Koss et al.
	Examiner	Art Unit
	KIET M DOAN	2641

	Claims renumbered in the same order as presented by applicant 🛛 CPA 🗹 T.D. 🗍 R.1.47														
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Final	Original	Final	Original	Final	Original	Final	Original	Final	Original	Final	Original	Final	Original	Final	Original
	1	4	10	17	19	26	28	35	37	48	46	53	55		
1	2	10	11	14	20	23	29	32	38	50	47	54	56		
2	3	11	12	20	21	29	30	38	39	45	48	55	57		
6	4	12	13	21	22	30	31	39	40	49	49	56	58		
3	5	16	14	25	23	34	32	40	41	47	50				
8	6	13	15	22	24	31	33	41	42	44	51				
9	7	18	16	27	25	36	34	42	43	51	52				
5	8	19	17	28	26	37	35	46	44	52	53				
7	9	15	18	24	27	33	36	43	45		54				

NONE		Total Claims	s Allowed:
(Assistant Examiner)	(Date)	56	3
/KIET M DOAN/ Primary Examiner, Art Unit 2641	11 December 2018	O.G. Print Claim(s)	O.G. Print Figure
(Primary Examiner)	(Date)	2	9

U.S. Patent and Trademark Office

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	Application/Control No.	Applicant(s)/Patent Under Reexamination
Search Notes	15/962,305	Koss et al.
	Examiner	Art Unit
	KIET M DOAN	2641

CPC - Searched*				
Symbol	Date	Examiner		
H04R5/033	09/07/2018	KD		
H04W92/18	09/07/2018	KD		

CPC Combination Sets - Searched*		
Symbol	Date	Examiner

US Classif	US Classification - Searched*					
Class	Subclass	Date	Examiner			
455	456.1	09/07/2018	KD			
	41.2	09/07/2018	KD			
	3.05	09/07/2018	KD			
	573	09/07/2018	KD			
381	301	09/07/2018	KD			
	380	09/07/2018	KD			
	74	09/07/2018	KD			
	151	09/07/2018	KD			

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

/KIET M DOAN/ Primary Examiner, Art Unit 2641		
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	Application/Control No.	Applicant(s)/Patent Under Reexamination
Search Notes	15/962,305	Koss et al.
	Examiner	Art Unit
	KIET M DOAN	2641

Search Notes		
Search Notes	Date	Examiner
Inventor search	09/07/2018	KD
East search	09/07/2018	KD
(earphone\$1 (ear near phone\$1)) with ((cd near player) (audio near player) (music near player) mobile mp3) with (bluetooth adhoc (ad adj hoc)) and microphone with (headphone headset) and @ad<"20080101"	09/07/2018	KD
mobile wireless \$4phone terminal handset) with ((cd near player) (audio near player) (music near player) mp3 music song\$1 multimedia) with (adhoc (ad adj hoc)) and (headphone headset) and @ad<"20080303"	09/07/2018	KD
((H04M1/7253 OR H04M2250/02 OR H04M2250/06 OR H04M2250/10 OR H04R25/554 OR H04R5/033).CPC.)	09/07/2018	KD
(headphone headset) with elongat\$3 and transducer with acoustic and @ad<"20080101"	09/07/2018	KD
curve\$3 with hang\$3 with bar\$1 and (headphone headset) and @ad<" 20080101"	09/07/2018	KD
update search	12/11/2018	KD
terminal disclaimer filed and approved	12/11/2018	KD

Interference Search								
US Class/CPC Symbol	US Subclass/CPC Group	Date	Examiner					
700	94	09/07/2018	KD					

/KIET M DOAN/	
Primary Examiner, Art Unit 2641	
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	Inday of Claim	Application/Control No.				Applicant(s)/Patent Under Reexamination				
		15/962,305				Koss et al.				
			Examiner				Art Unit			
		KIET M DOAN				2641				
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✓	Rejected	-	Cancelled	N Nor		Nor	n-Elected		Α	Appeal

Restricted

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Α	Appeal
0	Objected

CLAIMS										
🗌 Claim	ns renumbe	red in the sa	ame order as	s presented	by applican	t	🗌 СРА	⊻ ⊤.[D.	R.1.47
CL/	AIM					DATE				
Final	Original	09/06/2018	12/11/2018							
	1	-	-							
1	2	1	=							
2	3	✓ ✓	=							
6	4	- <i>·</i>	=							
3	5		=							
8	0	- 	=							
5	8		-							
7	9		=							
4	10		=							
10	11		=							
11	12	√	=							
12	13	1	=							
16	14	✓	=							
13	15	1	=							
18	16	✓	=							
19	1/	- <i>·</i>	=							
15	18		=							
17	20		=							
20	20	v	=							
20	21		=							
25	23		=							
22	24	1	=							
27	25	√	=							
28	26	✓	=							
24	27	1	=							
26	28		=							
23	29		=							
29	30		=							
34	32		=							
31	33	v √	=							
36	34		=							
37	35	1	=							
33	36	√	=							
35	37	1	=							
32	38	1	=							
38	39	√	=							
39	40		=							
40	41		=							
41	42	✓	=							

U.S. Patent and Trademark Office

Allowed

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	Examiner	Art Unit
	KIET M DOAN	2641

CL	AIM				DATE		
Final	Original	09/06/2018	12/11/2018				
42	43	1	=				
46	44	1	=				
43	45	1	=				
48	46	1	=				
50	47	✓	=				
45	48	1	=				
49	49	1	=				
47	50	✓	=				
44	51	1	=				
51	52	✓	=				
52	53	1	=				
	54	-	-				
53	55		=				
54	56		=				
55	57		=				
56	58		=				

Page 2 of 2

PART B - FEE(S) TRANSMITTAL

Complete and send this form, together with applicable fee(s), by mail or fax, or via EFS-Web.

By mail, send to: Mail Stop ISSUE FEE By fax, send to: (571)-273-2885 Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450 INSTRUCTIONS: This form should be used for transmitting the ISSUE FEE and PUBLICATION FEE (if required). Blocks 1 through 5 should be completed where appropriate. All further correspondence including the Patent, advance orders and notification of maintenance fees will be mailed to the current correspondence address as indicated unless corrected below or directed otherwise in Block 1, by (a) specifying a new correspondence address; and/or (b) indicating a separate "FEE ADDRESS" for maintenance fee notifications. Note: A certificate of mailing can only be used for domestic mailings of the Fee(s) Transmittal. This certificate cannot be used for any other accompanying CURRENT CORRESPONDENCE ADDRESS (Note: Use Block 1 for any change of address) papers. Each additional paper, such as an assignment or formal drawing, must have its own certificate of mailing or transmission. Certificate of Mailing or Transmission 26285 7590 12/19/2018 I hereby certify that this Fee(s) Transmittal is being deposited with the United States Postal Service with sufficient postage for first class mail in an envelope K&L GATES LLP-Pittsburgh 210 SIXTH AVENUE addressed to the Mail Stop ISSUE FEE address above, or being transmitted to the USPTO via EFS-Web or by facsimile to (571) 273-2885, on the date below. PITTSBURGH, PA 15222-2613 (Typed or printed name (Signatur) (Dati APPLICATION NO FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. 15/962.305 04/25/2018 080188PCTUSCON8 Michael J. Koss 4086 TITLE OF INVENTION: SYSTEM WITH WIRELESS EARPHONES APPLN, TYPE ENTITY STATUS ISSUE FEE DUE PUBLICATION FEE DUE PREV. PAID ISSUE FEE TOTAL FEE(S) DUE DATE DUE 03/19/2019 nonprovisional SMALL \$500 \$0.00 \$0.00 \$500 EXAMINER ART UNIT CLASS-SUBCLASS DOAN, KIET M 2641 381-074000 Change of correspondence address or indication of "Fee Address" (37 CFR 1.363). 2. For printing on the patent front page, list (1) The names of up to 3 registered patent attorneys 1 K&L Gates LLP or agents OR, alternatively, Change of correspondence address (or Change of Correspondence Address form PTO/SB/122) attached. (2) The name of a single firm (having as a member a registered attorney or agent) and the names of up to 2 registered patent attorneys or agents. If no name is "Fee Address" indication (or "Fee Address" Indication form PTO/ listed, no name will be printed. SB/47; Rev 03-09 or more recent) attached. Use of a Customer Number is required. 3. ASSIGNEE NAME AND RESIDENCE DATA TO BE PRINTED ON THE PATENT (print or type) PLEASE NOTE: Unless an assignee is identified below, no assignee data will appear on the patent. If an assignee is identified below, the document must have been previously recorded, or filed for recordation, as set forth in 37 CFR 3.11 and 37 CFR 3.81(a). Completion of this form is NOT a substitute for filing an assignment. (B) RESIDENCE: (CITY and STATE OR COUNTRY) (A) NAME OF ASSIGNEE KOSS CORPORATION MILWAUKEE, WISCONSIN Please check the appropriate assignce category or categories (will not be printed on the patent) : Individual 🛛 Corporation or other private group entity I Government 4a. Fees submitted: XIssue Fee Dublication Fee (if required) Advance Order - # of Copies 4b. Method of Payment: (Please first reapply any previously paid fee shown above) Electronic Payment via EFS-Web Enclosed check Non-electronic payment by credit card (Attach form PTO-2038) The Director is hereby authorized to charge the required fee(s), any deficiency, or credit any overpayment to Deposit Account No. 02-1818 5. Change in Entity Status (from status indicated above) NOTE: Absent a valid certification of Micro Entity Status (see forms PTO/SB/15A and 15B), issue Applicant certifying micro entity status. See 37 CFR 1.29 fee payment in the micro entity amount will not be accepted at the risk of application abandonment. NOTE. If the application was previously under micro entity status, checking this box will be taken Applicant asserting small entity status, See 37 CFR 1.27 to be a notification of loss of entitlement to micro entity status. NOTE: Checking this box will be taken to be a notification of loss of entitlement to small or micro Applicant changing to regular undiscounted fee status. entity status, as applicable NOTE: This form must be signed in accordance with 37 CFR 1.31 and 1.33. See 37 CFR 1.4 for signature requirements and certifications. Authorized Signature //Mark G. Knedeisen/ Date _____ December 28, 2018 Typed or printed name Mark G. Knedeisen Registration No. 42,747 Page 2 of 3

PTOL-85 Part B (08-18) Approved for use through 01/31/2020

Page 2 of 3 OMB 0651-0033

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

Electronic Patent Application Fee Transmittal									
Application Number:	159	962305							
Filing Date:	25-	Apr-2018							
Title of Invention:	SYSTEM WITH WIRELESS EARPHONES								
First Named Inventor/Applicant Name:	Michael J. Koss								
Filer:	Mark G. Knedeisen/Jessica Brandenburg								
Attorney Docket Number:	080	0188PCTUSCON8							
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:								
UTILITY APPL ISSUE FEE		2501	1	500	500				

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

Electronic Acknowledgement Receipt				
EFS ID:	34713147			
Application Number:	15962305			
International Application Number:				
Confirmation Number:	4086			
Title of Invention:	SYSTEM WITH WIRELESS EARPHONES			
First Named Inventor/Applicant Name:	Michael J. Koss			
Customer Number:	26285			
Filer:	Mark G. Knedeisen/Jessica Brandenburg			
Filer Authorized By:	Mark G. Knedeisen			
Attorney Docket Number:	080188PCTUSCON8			
Receipt Date:	28-DEC-2018			
Filing Date:	25-APR-2018			
Time Stamp:	12:08:26			
Application Type:	Utility under 35 USC 111(a)			

Payment information:

Submitted with Payment	yes			
Payment Type	DA			
Payment was successfully received in RAM	\$500			
RAM confirmation Number	122818INTEFSW00011898021818			
Deposit Account	021818			
Authorized User	Jessica Brandenburg			
The Director of the USPTO is hereby authorized to charge indicated fees and credit any overpayment as follows:				
37 CFR 1.16 (National application filing, search, and examination fees)				
37 CFR 1.17 (Patent application and reexamination processing fees)				

37 CFR 1.19 (Document supply fees)

37 CFR 1.20 (Post Issuance fees)

37 CFR 1.21 (Miscellaneous fees and charges)

File Listing:

Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)			
1 Issue Fee Payment (PTO-85B)	lssue_Fee_Transmittal_12-28-1 8.pdf	1602244	no	1				
		5a8bfa543d771787d6570c4f96f385d24fed 5769						
Warnings:								
Information	:							
		30658						
2	Fee Worksheet (SB06)	fee-info.pdf	6d55406b600f3af7616aa6a4be2343ceda9e 75e9	no	2			
Warnings:								
Information:								
		Total Files Size (in bytes)	1632902					
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



APPLICATION NO

15/962.305

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

ATTORNEY DOCKET NO.

080188PCTUSCON8

ISSUE DATE 02/12/2019

PATENT NO. 10206025

CONFIRMATION NO

4086

26285 01/23/2019 7590 K&L GATES LLP-Pittsburgh **210 SIXTH AVENUE** PITTSBURGH, PA 15222-2613

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):

Michael J. Koss, Milwaukee, WI; Koss Corporation, Milwaukee, WI; Michael J. Pelland, Princeton, WI; Michael Sagan, Fairfield, CA; Steven R. Reckamp, Crystal Lake, IL; Gregory J. Hallingstad, Deforest, WI; Jeffrey K. Bovee, Sterling, IL; Morgan J. Lowery, Deforest, WI;

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. IR103 (Rev. 10/09)